

April 6, 2017

### **ENGROSSED** SENATE BILL No. 416

DIGEST OF SB 416 (Updated April 5, 2017 5:34 pm - DI 92)

**Citations Affected:** IC 4-4; IC 8-1; IC 13-11; IC 13-18; IC 14-25; IC 21-47; IC 25-17.6.

Synopsis: Infrastructure assistance fund. Requires the Indiana finance authority to study the ability of utilities to provide clean and safe drinking water in Indiana for the foreseeable future. Requires the utility regulatory commission (IURC), in its deliberations in a general rate case of a water or wastewater utility, to consider governmental requirements arising from environmental law and their effect upon the (Continued next page)

Effective: July 1, 2017.

# Charbonneau, Eckerty, Tallian, Merritt, Bassler, Niezgodski, Stoops, Glick, Randolph Lonnie M

(HOUSE SPONSORS — OBER, BEUMER, STEMLER, MACER)

January 10, 2017, read first time and referred to Committee on Environmental Affairs. January 23, 2017, amended, reported favorably — Do Pass; reassigned to Committee on Appropriations.

February 16, 2017, reported favorably — Do Pass. February 20, 2017, read second time, ordered engrossed. Engrossed. February 21, 2017, read third time, passed. Yeas 46, nays 2.

HOUSE ACTION

March 9, 2017, read first time and referred to Committee on Utilities, Energy and Telecommunications.

March 23, 2017, amended, reported — Do Pass. Referred to Committee on Ways and Means pursuant to Rule 127.

April 3, 2017, amended, reported — Do Pass.

April 5, 2017, read second time, amended, ordered engrossed.



#### Digest Continued

utility's operational expenses. Authorizes the IURC, upon request by a water or wastewater utility in a general rate case, to permit the utility to voluntarily establish a customer assistance program. Provides that an IURC-approved customer assistance program may not be deemed a discriminatory utility regulation. Provides that certain water utilities that have withdrawn from the jurisdiction of the IURC may form a policy review committee to receive complaints from customers if certain conditions are met. Requires the environmental rules board to adopt rules to carry out the intent of the law concerning the safety of the public water supply. Authorizes the commissioner of the department of environmental management, when the point of water collection of a public water system is being relocated, to require that the water be tested at the new point of collection the public water system may begin to collect water at the new location. Establishes the infrastructure assistance fund (fund) to provide grants, loans, and other financial assistance for the planning, designing, acquisition, construction, renovation, improvement, and expansion of public water systems. Requires the Indiana finance authority (IFA) to administer the fund and to establish criteria for the making of grants, loans, and other financial assistance from the fund. Authorizes the IFA to sell loans and other obligations from the fund and to deposit the proceeds of the sales in the fund or in certain other funds. Authorizes the IFA to pledge loans and other obligations from the fund to secure other loans or financial assistance from the fund or from certain other funds. Requires the public finance director to submit a report on the fund to the budget committee and the legislative council not later than August 1 of each odd-numbered year through 2021. Changes the name of the Indiana geological survey to the Indiana geological and water survey (survey). Requires the survey to provide geological information about the water resources of Indiana. Changes the name of the geological survey advisory council to the geological and water survey advisory council.



First Regular Session 120th General Assembly (2017)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2016 Regular Session of the General Assembly.

## **ENGROSSED SENATE BILL No. 416**

A BILL FOR AN ACT to amend the Indiana Code concerning utilities.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 4-4-10.9-1.2, AS AMENDED BY P.L.155-2015
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2017]: Sec. 1.2. "Affected statutes" means all statutes tha
4	grant a power to or impose a duty on the authority, including but no
5	limited to IC 4-4-11, IC 4-4-11.4, IC 4-4-11.6, IC 4-4-21, IC 4-13.5
6	IC 5-1-16, IC 5-1-16.5, IC 5-1-17.5, IC 8-9.5, IC 8-14.5, IC 8-15
7	IC 8-15.5, IC 8-16, IC 13-18-13, IC 13-18-21, IC 13-18-25
8	IC 13-19-5, IC 14-14, and IC 14-28-5.
9	SECTION 2. IC 4-4-11-2, AS AMENDED BY P.L.233-2013
10	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JULY 1,2017]: Sec. 2. (a) The legislature makes the following findings
12	of fact:
13	(1) That there currently exists in certain areas of the state critica
14	conditions of unemployment, inadequate drinking water
15	inadequate wastewater and storm water management, or
16	environmental pollution, including water pollution, air pollution
17	sewage and solid waste, radioactive waste, thermal pollution



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1	radiation contamination, and noise pollution, and that these
2	conditions may well exist, from time to time, in other areas of the
3	state.
4	(2) That in some areas of the state such conditions are chronic and
5	of long standing and that without remedial measures they may
6	become so in other areas of the state.
7	(3) That economic insecurity due to unemployment, inadequate
8	drinking water, inadequate wastewater and storm water
9	management, or environmental pollution is a menace to the
10	health, safety, morals, and general welfare of not only the people
11	of the affected areas but of the people of the entire state.
12	(4) That involuntary unemployment and its resulting burden of
13	indigency falls with crushing force upon the unemployed worker
14	and ultimately upon the state in the form of public assistance and
15	unemployment compensation.
16	(5) That security against unemployment and the resulting spread
17	of indigency and economic stagnation in the areas affected can
18	best be provided by:
19	(A) the promotion, attraction, stimulation, rehabilitation, and
20	revitalization of industrial development projects, rural
21	development projects, mining operations, and agricultural
22	operations that involve the processing of agricultural products;
23	(B) the promotion and stimulation of international exports; and
24	(C) the education, both formal and informal, of people of all
25	ages throughout the state by the promotion, attraction,
26	construction, renovation, rehabilitation, and revitalization of
27	and assistance to educational facility projects.
28	(6) That the present and prospective health, safety, morals, right
29	to gainful employment, and general welfare of the people of the
30	state require as a public purpose the provision of safe drinking
31	water, the provision of wastewater and storm water management,
32	the abatement or control of pollution, the promotion of increased
33	educational enrichment (including cultural, intellectual, scientific,
34	or artistic opportunities) for people of all ages through new,
35	expanded, or revitalized educational facility projects or through
36	assisting educational facility projects, and the promotion of

employment creation or retention through development of new

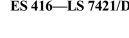
and expanded industrial development projects, rural development

projects, mining operations, and agricultural operations that

(7) That there is a need to stimulate a larger flow of private

investment funds from commercial banks, investment bankers,

involve the processing of agricultural products.





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1	insurance companies, other financial institutions, and individuals
2	into such industrial development projects, rural developmen
3	projects, mining operations, international exports, and agricultura
4	operations that involve the processing of agricultural products in
5	the state.
6	(8) That the authority can encourage the making of loans or lease
7	for creation or expansion of industrial development projects, rura
8	development projects, mining operations, international exports
9	and agricultural operations that involve the processing o
10	agricultural products, thus putting a larger portion of the private
11	capital available in Indiana for investment to use in the genera
12	economic development of the state.
13	(9) That the issuance of bonds of the authority to create a
14	financing pool for industrial development projects and carrying
15	out the purposes of IC 13-18-13 and IC 13-18-21 promoting
16	substantial likelihood of opportunities for:
17	(A) gainful employment;
18	(B) business opportunities;
19	(C) educational enrichment (including cultural, intellectual
20	scientific, or artistic opportunities);
21	(D) the abatement, reduction, or prevention of pollution;
22	(E) the provision of safe drinking water;
23	(F) the provision of wastewater and storm water management
24	(G) the removal or treatment of any substances in material
25	being processed that otherwise would cause pollution when
26	used; or
27	(H) increased options for and availability of child care;
28	will improve the health, safety, morals, and general welfare of the
29	people of the state and constitutes a public purpose for which the
30	authority shall exist and operate.
31	(10) That the issuance of bonds of the authority to create a
32	funding source for the making of guaranteed participating loan
33	will promote and encourage an expanding international export
34	market and international exports sales and will promote the
35	general welfare of all of the people of Indiana by assisting Indiana
36	businesses through stimulation of the expansion of internationa
37	exports sales for Indiana products and services, especially those
38	of small and medium-sized businesses, by providing financia
39	assistance through the authority.
40	(b) The Indiana finance authority shall exist and operate for the
41	public purposes of:

(1) promoting opportunities for gainful employment and business



1	opportunities by the promotion and development of industria
2	development projects, rural development projects, mining
3	operations, international exports, and agricultural operations that
4	involve the processing of agricultural products, in any areas of the
5	state;
6	(2) promoting the educational enrichment (including cultural
7	intellectual, scientific, or artistic opportunities) of all the people
8	of the state by the promotion, development, and assistance of
9	educational facility projects;
10	(3) promoting affordable farm credit and agricultural loan
11	financing at interest rates that are consistent with the needs of
12	borrowers for farming and agricultural enterprises;
13	(4) preventing and remediating environmental pollution
14	including water pollution, air pollution, sewage and solid waste
15	disposal, radioactive waste, thermal pollution, radiation
16	contamination, and noise pollution affecting the health and
17	well-being of the people of the state by:
18	(A) the promotion and development of industrial developmen
19	projects; and
20	(B) carrying out the purposes of IC 13-18-13, and IC 13-18-21
21	and IC 13-18-25;
22	(5) promoting the provision of safe and adequate drinking water
23	helping to upgrade deteriorating infrastructure, and
24	promoting wastewater and storm water management to positively
25	affect the public health and well-being by carrying out the
26	purposes of IC 13-18-13, and IC 13-18-21, and IC 13-18-25;
27	(6) otherwise positively affecting the public health and well-being
28	by carrying out the purposes of IC 13-18-13, and IC 13-18-21
29	and IC 13-18-25;
30	(7) promoting affordable and accessible child care for the people
31	of the state by the promotion and development of child care
32	facilities; and
33	(8) carrying out the purposes of IC 5-1-17.5 concerning a
34	motorsports investment district.
35	SECTION 3. IC 4-4-11-15, AS AMENDED BY P.L.98-2008
36	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37	JULY 1, 2017]: Sec. 15. (a) The authority is granted all powers
38	necessary or appropriate to carry out and effectuate its public and
39	corporate purposes under the affected statutes, including but no
40	limited to the following:

(1) Have perpetual succession as a body politic and corporate and an independent instrumentality exercising essential public



1	functions.
2	(2) Without complying with IC 4-22-2, adopt, amend, and repeal
3	bylaws, rules, guidelines, and policies not inconsistent with the
4	affected statutes, and necessary or convenient to regulate its
5	affairs and to carry into effect the powers, duties, and purposes of
6	the authority and conduct its business under the affected statutes.
7	These bylaws, rules, guidelines, and policies must be made by a
8	resolution of the authority introduced at one (1) meeting and
9	approved at a subsequent meeting of the authority.
10	(3) Sue and be sued in its own name.
11	(4) Have an official seal and alter it at will.
12	(5) Maintain an office or offices at a place or places within the
13	state as it may designate.
14	(6) Make, execute, and enforce contracts and all other instruments
15	necessary, convenient, or desirable for the purposes of the
16	authority or pertaining to:
17	(A) a purchase, acquisition, or sale of securities or other
18	investments; or
19	(B) the performance of the authority's duties and execution of
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20 21	any of the authority's powers under the affected statutes.
	(7) Employ architects, engineers, attorneys, inspectors,
22	accountants, agriculture experts, silviculture experts, aquaculture
23	experts, and financial experts, and such other advisors,
24	consultants, and agents as may be necessary in its judgment and
25	to fix their compensation.
26	(8) Procure insurance against any loss in connection with its
27	property and other assets, including loans and loan notes in
28	amounts and from insurers as it may consider advisable.
29	(9) Borrow money, make guaranties, issue bonds, and otherwise
30	incur indebtedness for any of the authority's purposes, and issue
31	debentures, notes, or other evidences of indebtedness, whether
32	secured or unsecured, to any person, as provided by the affected
33	statutes. Notwithstanding any other law, the:
34	(A) issuance by the authority of any indebtedness that
35	establishes a procedure for the authority or a person acting on
36	behalf of the authority to certify to the general assembly the
37	amount needed to restore a debt service reserve fund or
38	another fund to required levels; or
39	(B) execution by the authority of any other agreement that
40	creates a moral obligation of the state to pay all or part of any
41	indebtedness issued by the authority;
42	is subject to review by the budget committee and approval by the
_	and approval of the



budget director
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- (10) Procure insurance or guaranties from any public or private entities, including any department, agency, or instrumentality of the United States, for payment of any bonds issued by the authority, including the power to pay premiums on any insurance or reinsurance.
- (11) Purchase, receive, take by grant, gift, devise, bequest, or otherwise, and accept, from any source, aid or contributions of money, property, labor, or other things of value to be held, used, and applied to carry out the purposes of the affected statutes, subject to the conditions upon which the grants or contributions are made, including but not limited to gifts or grants from any department, agency, or instrumentality of the United States, and lease or otherwise acquire, own, hold, improve, employ, use, and otherwise deal in and with real or personal property or any interest in real or personal property, wherever situated, for any purpose consistent with the affected statutes.
- (12) Enter into agreements with any department, agency, or instrumentality of the United States or this state and with lenders and enter into loan agreements, sales contracts, and leases with contracting parties, including participants (as defined in IC 13-11-2-151.1) for any purpose permitted under IC 13-18-13, or IC 13-18-21, or IC 13-18-25, borrowers, lenders, developers, or users, for the purpose of planning, regulating, and providing for the financing and refinancing of any agricultural enterprise (as defined in IC 5-28-31-1), rural development project (as defined in IC 5-28-31-20), industrial development project, purpose permitted under IC 13-18-13, and IC 13-18-21, and IC 13-18-25, or international exports, and distribute data and information concerning the encouragement and improvement of agricultural enterprises and agricultural employment, rural development projects, industrial development projects, international exports, and other types of employment in the state undertaken with the assistance of the authority under this chapter.
- (13) Enter into contracts or agreements with lenders and lessors for the servicing and processing of loans and leases pursuant to the affected statutes.
- (14) Provide technical assistance to local public bodies and to profit and nonprofit entities in the development or operation of agricultural enterprises, rural development projects, and industrial development projects.
- (15) To the extent permitted under its contract with the holders of



the bonds of the authority, consent to any modification with respect to the rate of interest, time, and payment of any installment of principal or interest, or any other term of any contract, loan, loan note, loan note commitment, contract, lease, or agreement of any kind to which the authority is a party.  (16) To the extent permitted under its contract with the holders of bonds of the authority, enter into contracts with any lender containing provisions enabling it to reduce the rental or carrying charges to persons unable to pay the regular schedule of charges when, by reason of other income or payment by any department, agency, or instrumentality of the United States of America or of this state, the reduction can be made without jeopardizing the economic stability of the agricultural enterprise, rural development project, or industrial development project being financed.  (17) Notwithstanding IC 5-13, but subject to the requirements of any trust agreement entered into by the authority, invest:  (A) the authority's money, funds, and accounts;  (B) any money, funds, and accounts in the authority's custody; and  (C) proceeds of bonds or notes;  in the manner provided by an investment policy established by resolution of the authority.  (18) Fix and revise periodically, and charge and collect, fees and charges as the authority determines to be reasonable in connection with:  (A) the authority's loans, guarantees, advances, insurance, commitments, and servicing; and  (B) the use of the authority's services or facilities.  (19) Cooperate and exchange services, personnel, and information with any federal, state, or local government agency, or instrumentality of the United States or this state.  (20) Sell, at public or private sale, with or without public bidding, any loan or other obligation held by the authority.  (21) Enter into agreements concerning, and acquire, hold, and dispose by any lawful means, land or interests in land, building improvements, structures, personal property, franchises, patents, accounts r		
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1	foreclosure or conveyance to any industrial development project
2	when a guaranteed loan thereon is clearly in default and when in
3	the opinion of the authority such acquisition is necessary to
4	safeguard the industrial development project guaranty fund, and
5	sell, or on a temporary basis, lease or rent such industrial
6	development project for any use.
7	(23) Expend money provided to the authority by the Indiana
8	economic development corporation from the industrial
9	development project guaranty fund created by IC 5-28-30, subject
0	to the terms of any agreement with the Indiana economic
1	development corporation governing the expenditure of that
2	money.
3	(24) Purchase, lease as lessee, construct, remodel, rebuild,
4	enlarge, or substantially improve industrial development projects,
5	including land, machinery, equipment, or any combination
6	thereof.
7	(25) Lease industrial development projects to users or developers,
8	with or without an option to purchase.
9	(26) Sell industrial development projects to users or developers,
20	for consideration to be paid in installments or otherwise.
21	(27) Make direct loans from the proceeds of the bonds to users or
	developers for:
22 23 24 25	(A) the cost of acquisition, construction, or installation of
.5 M	industrial development projects, including land, machinery,
, T 2.5	equipment, or any combination thereof; or
26	(B) eligible expenditures for an educational facility project
27	described in IC 4-4-10.9-6.2(a)(2);
28	with the loans to be secured by the pledge of one (1) or more
.0 .9	bonds, notes, warrants, or other secured or unsecured debt
0	obligations of the users or developers.
1	(28) Lend or deposit the proceeds of bonds to or with a lender for
2	the purpose of furnishing funds to such lender to be used for
3	
	making a loan to a developer or user for the financing of industrial
4	development projects under this chapter.
5	(29) Enter into agreements with users or developers to allow the
6	users or developers, directly or as agents for the authority, to
7	wholly or partially construct industrial development projects to be
8	leased from or to be acquired by the authority.
9	(30) Establish reserves from the proceeds of the sale of bonds,
0	other funds, or both, in the amount determined to be necessary by

the authority to secure the payment of the principal and interest on



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the bonds.

1 2	(31) Adopt rules and guidelines governing its activities authorized under the affected statutes.
3	(32) Use the proceeds of bonds to make guaranteed participating
4	loans.
5	(33) Purchase, discount, sell, and negotiate, with or without
6	guaranty, notes and other evidences of indebtedness.
7	(34) Sell and guarantee securities.
8	(35) Make guaranteed participating loans under IC 4-4-21-26.
9	(36) Procure insurance to guarantee, insure, coinsure, and
10	reinsure against political and commercial risk of loss, and any
11	other insurance the authority considers necessary, including
12	insurance to secure the payment of principal and interest on notes
13	or other obligations of the authority.
14	(37) Provide performance bond guarantees to support eligible
15	export loan transactions, subject to the terms of the affected
16	statutes.
17	(38) Provide financial counseling services to Indiana exporters.
18	(39) Accept gifts, grants, or loans from, and enter into contracts
19	or other transactions with, any federal or state agency,
20	municipality, private organization, or other source.
21	(40) Sell, convey, lease, exchange, transfer, or otherwise dispose
22	of property or any interest in property, wherever the property is
23	located.
24	(41) Cooperate with other public and private organizations to
25	promote export trade activities in Indiana.
26	(42) Cooperate with the Indiana economic development
27	corporation in taking any actions necessary for the administration
28	of the agricultural loan and rural development project guarantee
29	fund established by IC 5-28-31.
30	(43) In cooperation with the Indiana economic development
31	corporation, take assignments of notes and mortgages and security
32	agreements securing notes and other forms of security, and attach,
33	seize, or take title by foreclosure or conveyance to any
34	agricultural enterprise or rural development project when a
35	guaranteed loan to the enterprise or rural development project is
36	clearly in default and when in the opinion of the Indiana
37	economic development corporation the acquisition is necessary to
38	safeguard the agricultural loan and rural development project
39	guarantee fund, and sell, or on a temporary basis, lease or rent the

agricultural enterprise or rural development project for any use.

(44) Expend money provided to the authority by the Indiana

economic development corporation from the agricultural loan and



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1	rural development project guarantee fund created by IC 5-28-31,
2	subject to the terms of any agreement with the Indiana economic
3	development corporation governing the expenditure of that
4	money.
5	(45) Reimburse from bond proceeds expenditures for industrial
6	development projects under this chapter.
7	(46) Acquire, hold, use, and dispose of the authority's income,
8	revenues, funds, and money.
9	(47) Purchase, acquire, or hold debt securities or other
10	investments for the authority's own account at prices and in a
11	manner the authority considers advisable, and sell or otherwise
12	dispose of those securities or investments at prices without
13	relation to cost and in a manner the authority considers advisable.
14	(48) Fix and establish terms and provisions with respect to:
15	(A) a purchase of securities by the authority, including dates
16	and maturities of the securities;
17	(B) redemption or payment before maturity; and
18	(C) any other matters that in connection with the purchase are
19	necessary, desirable, or advisable in the judgment of the
20	authority.
21	(49) To the extent permitted under the authority's contracts with
22	the holders of bonds or notes, amend, modify, and supplement any
23	provision or term of:
24	(A) a bond, a note, or any other obligation of the authority; or
25	(B) any agreement or contract of any kind to which the
26	authority is a party.
27	(50) Subject to the authority's investment policy, do any act and
28	enter into any agreement pertaining to a swap agreement (as
29	defined in IC 8-9.5-9-4) related to the purposes of the affected
30	statutes in accordance with IC 8-9.5-9-5 and IC 8-9.5-9-7,
31	whether the action is incidental to the issuance, carrying, or
32	securing of bonds or otherwise.
33	(51) Do any act necessary or convenient to the exercise of the
34	powers granted by the affected statutes, or reasonably implied
35	from those statutes, including but not limited to compliance with
36	requirements of federal law imposed from time to time for the
37	issuance of bonds.
38	(b) The authority's powers under this chapter shall be interpreted
39	broadly to effectuate the purposes of this chapter and may not be
40	construed as a limitation of powers. The omission of a power from the
41	list in subsection (a) does not imply that the authority lacks that power.

The authority may exercise any power that is not listed in subsection



- (a) but is consistent with the powers listed in subsection (a) to the extent that the power is not expressly denied by the Constitution of the State of Indiana or by another statute.
- (c) This chapter does not authorize the financing of industrial development projects for a developer unless any written agreement that may exist between the developer and the user at the time of the bond resolution is fully disclosed to and approved by the authority.
- (d) The authority shall work with and assist the Indiana housing and community development authority established by IC 5-20-1-3, the ports of Indiana established under IC 8-10-1-3, and the state fair commission established by IC 15-13-2-1 in the issuance of bonds, notes, or other indebtedness. The Indiana housing and community development authority, the ports of Indiana, and the state fair commission shall work with and cooperate with the authority in connection with the issuance of bonds, notes, or other indebtedness.

SECTION 4. IC 4-4-11-15.4, AS ADDED BY P.L.235-2005, SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 15.4. (a) The authority may issue bonds or notes and invest or loan the proceeds of those bonds or notes to a participant (as defined in IC 13-11-2-151.1) for the purposes of:

- (1) the wastewater revolving loan program established by IC 13-18-13-1; and
- (2) the drinking water revolving loan program established by IC 13-18-21-1;
- (3) the supplemental drinking water and wastewater assistance program established by IC 13-18-21-21; and
- (4) the infrastructure assistance program established by IC 13-18-25-1.
- (b) If the authority loans money to or purchases debt securities of a political subdivision (as defined in IC 13-11-2-164(a) and IC 13-11-2-164(b)), the authority may, by the resolution approving the bonds or notes, provide that subsection (c) is applicable to the political subdivision.
- (c) Notwithstanding any other law, to the extent that any department or agency of the state, including the treasurer of state, is the custodian of money payable to the political subdivision (other than for goods or services provided by the political subdivision), at any time after written notice to the department or agency head from the authority that the political subdivision is in default on the payment of principal or interest on the obligations then held or owned by or arising from an agreement with the authority, the department or agency shall withhold the payment of that money from that political subdivision and pay over the



money to the authority for the purpose of paying principal of and interest on bonds or notes of the authority. However, the withholding of payment from the political subdivision and payment to the authority under this section must not adversely affect the validity of the obligation in default.

SECTION 5. IC 4-4-11-40, AS AMENDED BY P.L.235-2005, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 40. Except as provided in IC 13-18-13, or IC 13-18-21, or IC 13-18-25, all income and assets of the authority are for its own use without appropriation, but shall revert to the state general fund if the authority by resolution transfers money to the state general fund or if the authority is dissolved.

SECTION 6. IC 4-4-11-44.6, AS ADDED BY P.L.235-2005, SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 44.6. (a) For purposes of this section, "program" refers to:

- (1) a program defined in IC 13-11-2-172(a) through IC 13-11-2-172(b); and
- (2) the supplemental drinking water and wastewater assistance program established by IC 13-18-21-21; **or**
- (3) the infrastructure assistance program established by IC 13-18-25-1.
- (b) Notwithstanding any statute applicable to or constituting any limitation on the investment or reinvestment of funds by or on behalf of political subdivisions:
  - (1) a participant receiving financial assistance in connection with a program may invest and reinvest funds that constitute, replace, or substitute for the proceeds of bonds or other evidence of indebtedness sold to the authority under the program, together with any account or reserves of a participant not funded with the proceeds of the bonds or other evidence of indebtedness purchased by the authority but which secure or provide payment for those bonds or other evidence of indebtedness, in any instrument or other investment authorized under a resolution of the authority; and
  - (2) a participant that is obligated to make payments on bonds or other evidence of indebtedness purchased in connection with the operation of a program may invest and reinvest funds that constitute, replace, or substitute for the proceeds of those bonds or other evidence of indebtedness, together with any account or reserves of a participant not funded with the proceeds of the bonds or other evidence of indebtedness purchased under the



1	program but which secure or provide payment for those bonds or
2	other evidence of indebtedness, in any instrument or other
3	investment authorized under a resolution of the authority.
4	SECTION 7. IC 4-4-11.7 IS ADDED TO THE INDIANA CODE
5	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2017]:
7	Chapter 11.7. Monitoring, Study, and Assessment by Indiana
8	Finance Authority
9	Sec. 1. As used in this chapter, "authority" refers to the Indiana
10	finance authority established by IC 4-4-11.
11	Sec. 2. As used in this chapter, "governmental requirement"
12	means a requirement imposed on a utility by a governmental unit
13	in connection with:
14	(1) the federal Clean Water Act (33 U.S.C. 1251 et seq.);
15	(2) the federal Safe Drinking Water Act (42 U.S.C. 300f et
16	seq.); or
17	(3) any other law, order, rule, or regulation administered or
18	issued by the United States Environmental Protection Agency,
19	the department of environmental management, or the
20	department of natural resources in connection with the
21	federal Clean Water Act or the federal Safe Drinking Water
22	Act.
23	Sec. 3. As used in this chapter, "utility" means:
24	(1) a public utility (as defined in IC 8-1-2-1(a));
25	(2) a municipally owned utility (as defined in IC 8-1-2-1(h));
26	or
27	(3) a not-for-profit utility (as defined in IC 8-1-2-125(a));
28	that provides water or wastewater service to the public.
29	Sec. 4. The authority shall monitor and study events and
30	conditions that bear upon the ability of utilities to provide clean
31	and safe drinking water in Indiana for the foreseeable future,
32	including the ability of utilities to directly or indirectly fund the
33	increasing costs of meeting governmental requirements.
34	Sec. 5. The powers of the authority under section 4 of this
35	chapter include the following:
36	(1) Assessing issues related to service line ownership and
37	replacement.
38	(2) Assessing the challenges that utilities are likely to
39	encounter as they become subject to more stringent
40	governmental requirements.
41	(3) Studying cost recovery mechanisms that enable utilities to
42	respond quickly to system needs.



1	(4) Monitoring the growing costs for utilities in complying
2	with consent decrees related to governmental requirements.
3	(5) Studying regional water ownership issues, including
4	cross-border issues.
5	SECTION 8. IC 8-1-1-16 IS ADDED TO THE INDIANA CODE
6	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1, 2017]: Sec. 16. (a) As used in this section, "commission" refers
8	to the Indiana utility regulatory commission created by section 2
9	of this chapter.
10	(b) As used in this section, "governmental requirement" means
11	a requirement imposed on a utility by a governmental unit in
12	connection with:
13	(1) the federal Clean Water Act (33 U.S.C. 1251 et seq.);
14	(2) the federal Safe Drinking Water Act (42 U.S.C. 300f et
15	seq.); or
16	(3) any other law, order, rule, or regulation administered or
17	issued by the United States Environmental Protection Agency,
18	the department of environmental management, or the
19	department of natural resources in connection with the
20	federal Clean Water Act or the federal Safe Drinking Water
21	Act.
22	(c) As used in this section, "utility" means:
23	(1) a public utility (as defined in IC 8-1-2-1(a));
24	(2) a municipally owned utility (as defined in IC 8-1-2-1(h));
25	or
26	(3) a not-for-profit utility (as defined in IC 8-1-2-125(a));
27	that provides water or wastewater service to the public and is
28	under the jurisdiction of the commission for the approval of rates
29	and charges.
30	(d) In its deliberations in a general rate case of a utility, the
31	commission shall consider governmental requirements and their
32	effect upon the utility's operational expenses.
33	SECTION 9. IC 8-1-2-46 IS AMENDED TO READ AS FOLLOWS
34	[EFFECTIVE JULY 1, 2017]: Sec. 46. (a) The commission shall
35	provide for a comprehensive classification of such service for each
36	public utility and such classification may take into account the quantity
37	used, the time when used, the purpose for which used and other
38	reasonable consideration. Each public utility is required to conform its
39	schedules of rates, tolls, and charges to such classification.
40	(b) As used in this section, "water or wastewater utility" means:
41	(1) a public utility, as defined in section 1(a) of this chapter;

(2) a municipally owned utility, as defined in section 1(h) of



1	this chapter; or
2	(3) a not-for-profit utility, as defined in section 125(a) of this
3	chapter;
4	that provides water or wastewater service to the public.
5	(c) Upon request by a water or wastewater utility in a general
6	rate case, the commission may allow, but may not require, a water
7	or wastewater utility to establish a customer assistance program
8	that:
9	(1) uses state or federal infrastructure funds; or
10	(2) provides financial relief to residential customers who
11	qualify for income related assistance.
12	A customer assistance program established under this subsection
13	that affects rates and charges for service is not discriminatory for
14	purposes of this chapter or any other law regulating rates and
15	charges for service. In considering whether to approve a water or
16	wastewater utility's proposed customer assistance program, the
17	commission shall determine that a customer assistance program
18	established under this subsection furthers the interests set forth in
19	section 0.5 of this chapter and is in the public interest.
20	(d) The commission shall adopt rules under IC 4-22-2 to
21	implement this section.
22	SECTION 10. IC 8-1-2.7-15.5 IS ADDED TO THE INDIANA
23	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
24	[EFFECTIVE JULY 1, 2017]: Sec. 15.5. (a) This section applies to a
25	utility that is described in section 1.3(a)(1)(B) of this chapter that
26	has properly withdrawn from commission jurisdiction under this
27	chapter.
28	(b) As used in this section, "committee" refers to a policy review
29	committee established under this section.
30	(c) A policy review committee may be established for a utility if
31	the lesser of:
32	(1) one hundred (100); or
33	(2) more than fifty percent (50%);
34	of the utility's customers file, individually or collectively, with the
35	utility's board of directors, a verified petition under subsection (d)
36	to establish the committee.
37	(d) A petition under this section must provide for the following:
38	(1) A procedure for establishing districts within the utility's
39	service territory and for electing members, who must be
40	customers of the utility residing within the established
41	districts, to serve as members of the committee.

(2) The terms of the members of the committee.



1	(3) Procedures by which the committee is authorized to do the
2	following:
3	(A) Receive complaints from customers of the utility
4	concerning:
5	(i) rules and policies established by the utility's board of
6	directors;
7	(ii) the utility's rates and charges;
8	(iii) utility service quality; or
9	(iv) other matters concerning the utility's operations,
10	management, or service, as specifically set forth in the
11	petition.
12	(B) Attempt to negotiate a resolution with the utility's
13	board of directors with respect to a complaint received
14	under clause (A).
15	(C) Seek mediation to be overseen by the office of the
16	attorney general with respect to complaints that are not
17	resolved through negotiations described in clause (B).
18	(4) Other matters that the petitioners consider appropriate
19	with respect to the utility's operations, management, or
20	service.
21	(e) The attorney general may adopt rules under IC 4-22-2,
22	including emergency rules in the manner provided under
23	IC 4-22-2-37.1, to implement this section.
24	SECTION 11. IC 8-1-30.7-7, AS ADDED BY P.L.102-2016,
25	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2017]: Sec. 7. As used in this chapter, "water related state
27	agency" means any of the following:
28	(1) The Indiana finance authority established by IC 4-4-11.
29	(2) The department of administration created by IC 4-13-1-2.
30	(3) The commission.
31	(4) The office of utility consumer counselor created by
32	IC 8-1-1.1-2.
33	(5) The department of environmental management established by
34	IC 13-13-1-1.
35	(6) The department of natural resources created by IC 14-9-1-1.
36	(7) The state department of health established by IC 16-19-1-1.
37	(8) The Indiana geological <b>and water</b> survey established as a part
38	of Indiana University by IC 21-47-2.
39	(9) The Indiana Water Resource Research Center of Purdue
40	University.
41	(10) The state department of agriculture established by
42	IC 15-11-2-1.



1	SECTION 12. IC 13-11-2-16, AS AMENDED BY P.L.235-2005,
2	SECTION 126, IS AMENDED TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2017]: Sec. 16. (a) "Authority", for purposes of
4	IC 13-22-10, refers to the Indiana hazardous waste facility site approval
5	authority.
6	(b) "Authority", for purposes of IC 13-18-13, IC 13-18-21,
7	IC 13-18-25, and IC 13-19-5, refers to the Indiana finance authority
8	created under IC 4-4-11.
9	SECTION 13. IC 13-11-2-29 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 29. "Clean Water Act",
11	for purposes of this chapter, IC 13-18-13, IC 13-18-22, and
12	IC 13-18-23, <b>and IC 13-18-25</b> , refers to:
13	(1) 33 U.S.C. 1251 et seq.; and
14	(2) regulations adopted under 33 U.S.C. 1251 et seq.
15	SECTION 14. IC 13-11-2-83, AS AMENDED BY P.L.235-2005,
16	SECTION 127, IS AMENDED TO READ AS FOLLOWS
17	[EFFECTIVE JULY 1, 2017]: Sec. 83. (a) "Financial assistance
18	agreement", for purposes of IC 13-18-13, refers to an agreement
19	between:
20	(1) the Indiana finance authority; and
21	(2) a participant under IC 13-18-13;
22	establishing the terms and conditions of a loan or other financial
23	assistance, including forgiveness of principal if allowed under federal
24	law, by the state to the participant under that chapter.
25	(b) "Financial assistance agreement", for purposes of IC 13-19-5,
26	means an agreement between the authority and a political subdivision
27	that:
28	(1) is approved by the budget agency; and
29	(2) establishes the terms and conditions of a loan or other
30	financial assistance by the state to the political subdivision.
31	(c) "Financial assistance agreement", for purposes of IC 13-18-21,
32	refers to an agreement between:
33	(1) the Indiana finance authority; and
34	(2) a participant under IC 13-18-21;
35	establishing the terms and conditions of a loan or other financial
36	assistance, including forgiveness of principal if allowed under federal
37	law, by the state to the participant under IC 13-18-21.
38	(d) "Financial assistance agreement", for purposes of
39	IC 13-18-25, refers to an agreement between:
40	(1) the Indiana finance authority; and
41	(2) a participant under IC 13-18-25;
42	establishing the terms and conditions of a loan or other financial



assistance, including forgiveness of principal.

2	SECTION 15. IC 13-11-2-87, AS AMENDED BY P.L.96-2016,
3	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2017]: Sec. 87. (a) "Fund", for purposes of IC 13-14-12, refers
5	to the environmental management special fund.
6	(b) "Fund", for purposes of IC 13-15-10, refers to the waste facility
7	operator trust fund.
8	(c) "Fund", for purposes of IC 13-15-11, refers to the environmental
9	management permit operation fund.
10	(d) "Fund", for purposes of IC 13-17-6, refers to the asbestos trust
11	fund.
12	(e) "Fund", for purposes of IC 13-17-8, refers to the Title V
13	operating permit program trust fund.
14	(f) "Fund", for purposes of IC 13-18-8-5, refers to a sanitary fund.
15	(g) "Fund", for purposes of IC 13-18-13, refers to the wastewater
16	revolving loan fund established by IC 13-18-13-2.
17	(h) "Fund", for purposes of IC 13-18-21, refers to the drinking water
18	revolving loan fund established by IC 13-18-21-2. The term does not
19	include the supplemental fund established by IC 13-18-21-22.
20	(i) "Fund", for purposes of IC 13-18-25, refers to the
21	infrastructure assistance fund established by IC 13-18-25-2.
22	(i) (j) "Fund", for purposes of IC 13-19-5, refers to the
23	environmental remediation revolving loan fund established by
24	IC 13-19-5-2.
25	(j) (k) "Fund", for purposes of IC 13-20-4, refers to the municipal
26	waste transportation fund.
27	(k) (l) "Fund", for purposes of IC 13-20-13, refers to the waste tire
28	management fund.
29	(1) (m) "Fund", for purposes of IC 13-20-22, refers to the state solid
30	waste management fund.
31	(m) (n) "Fund", for purposes of IC 13-21-7, refers to the waste
32	management district bond fund.
33	(n) (o) "Fund", for purposes of IC 13-21-13-2, refers to a district
34	solid waste management fund.
35	(o) (p) "Fund", for purposes of IC 13-23-6, refers to the
36	underground petroleum storage tank trust fund.
37	(p) (q) "Fund", for purposes of IC 13-23-7 and IC 13-23-8, refers to
38	the underground petroleum storage tank excess liability trust fund (or
39	ELTF).
40	(q) (r) "Fund", for purposes of IC 13-25-4, refers to the hazardous
41	substances response trust fund.

(r) (s) "Fund", for purposes of IC 13-25-5, refers to the voluntary



1	remediation fund.
2	(s) (t) "Fund", for purposes of IC 13-28-2, refers to the voluntary
3	compliance fund.
4	SECTION 16. IC 13-11-2-151.1, AS AMENDED BY P.L.235-2005,
5	SECTION 128, IS AMENDED TO READ AS FOLLOWS
6	[EFFECTIVE JULY 1, 2017]: Sec. 151.1. "Participant" means the
7	following:
8	(1) For purposes of IC 13-18-13:
9	(A) a political subdivision; or
10	(B) any person, entity, association, trust, or other manner of
11	participant permitted by law to enter contractual arrangements
12	for a purpose eligible for assistance under the Clean Water
13	Act.
14	(2) For purposes of the drinking water revolving loan program
15	under IC 13-18-21:
16	(A) a political subdivision; or
17	(B) any person, entity, association, trust, or other manner of
18	participant permitted by law to enter contractual arrangements
19	for a purpose eligible for assistance under the Safe Drinking
20	Water Act.
21	(3) For purposes of the supplemental drinking water and
22	wastewater assistance program under IC 13-18-21-21 through
23	IC 13-18-21-29:
24 25	(A) a political subdivision; or
25	(B) any person, entity, association, trust, or other manner of
26	participant permitted by law to enter contractual arrangements
27	for a purpose eligible for assistance under IC 13-18-21-21
28	through IC 13-18-21-29.
29	(4) For purposes of the infrastructure assistance program
30	under IC 13-18-25:
31	(A) a political subdivision; or
32	(B) any person, entity, association, trust, or other manner
33	of participant permitted by law to enter into contractual
34	arrangements for assistance under IC 13-18-25.
35	SECTION 17. IC 13-11-2-164 IS AMENDED TO READ AS
36	FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 164. (a) "Political
37	subdivision", for purposes of IC 13-18-13, means:
38	(1) a political subdivision (as defined in IC 36-1-2);
39	(2) a regional water, sewage, or solid waste district organized
40	under:
41	(A) IC 13-26; or
12	(R) IC 13-3-2 (before its repeal July 1, 1996); or



1	(3) a local public improvement bond bank organized under
2	IC 5-1.4.
3	(b) "Political subdivision", for purposes of IC 13-18-21 and
4	IC 13-18-25, means:
5	(1) a political subdivision (as defined in IC 36-1-2);
6	(2) a regional water, sewage, or solid waste district organized
7	under:
8	(A) IC 13-26; or
9	(B) IC 13-3-2 (before its repeal July 1, 1996);
10	(3) a local public improvement bond bank organized under
11	IC 5-1.4;
12	(4) a qualified entity described in IC 5-1.5-1-8(4) that is a public
13	water utility described in IC 8-1-2-125; or
14	(5) a conservancy district established for the purpose set forth in
15	IC 14-33-1-1(a)(4).
16	(c) "Political subdivision", for purposes of IC 13-19-5, has the
17	meaning set forth in IC 36-1-2-13 and includes a redevelopment district
18	under IC 36-7-14 or IC 36-7-15.1.
19	SECTION 18. IC 13-11-2-172 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 172. (a) "Program", for
21	purposes of IC 13-18-13, refers to the wastewater revolving loan
22	program established by IC 13-18-13-1.
23	(b) "Program", for purposes of IC 13-18-21, refers to the drinking
24	water revolving loan program established by IC 13-18-21-1. The term
25	does not include the supplemental program.
26	(c) "Program", for purposes of IC 13-18-25, refers to the
27	infrastructure assistance program established by IC 13-18-25-1.
28	(c) (d) "Program", for purposes of IC 13-19-5, refers to the
29	environmental remediation revolving loan program established by
30	IC 13-19-5-1.
31	(d) (e) "Program", for purposes of IC 13-23, refers to an
32	underground storage tank release:
33	(1) detection;
34	(2) prevention; and
35	(3) correction;
36	program created in accordance with the requirements of IC 13-23 or
37	IC 13-7-20 (before its repeal).
38	SECTION 19. IC 13-11-2-177.3, AS AMENDED BY P.L.112-2015,
39	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2017]: Sec. 177.3. "Public water system", for purposes of this
41	chapter, IC 13-18-5.5, IC 13-18-11, IC 13-18-16, IC 13-18-20.5,
42	IC 13-18-21, IC 13-18-25, and other environmental management laws,



1	has the meaning set forth in 42 U.S.C. 300f.
2	SECTION 20. IC 13-11-2-195.5, AS ADDED BY P.L.235-2005,
3	SECTION 129, IS AMENDED TO READ AS FOLLOWS
4	[EFFECTIVE JULY 1, 2017]: Sec. 195.5. "Safe Drinking Water Act",
5	for purposes of this chapter, and IC 13-18-21, and IC 13-18-25, refers
6	to:
7	(1) 42 U.S.C. 300f et seq.; and
8	(2) regulations adopted under 42 U.S.C. 300f et seq.
9	SECTION 21. IC 13-11-2-223.5 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 223.5. "Storm water
11	management program", for purposes of IC 13-18-21 and IC 13-18-25,
12	means a program that is consistent with the requirements in:
13	(1) 40 CFR 122.26(d)(2)(iv) for a proposed management
14	program; or
15	(2) 40 CFR 122.34 for a storm water management program.
16	SECTION 22. IC 13-18-16-8, AS AMENDED BY SEA 421-2017,
17	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2017]: Sec. 8. (a) The board shall adopt rules under IC 4-22-2
19	and IC 13-14-9 establishing requirements for public water systems,
20	including the following:
21	(1) The requirement to obtain a permit for the construction,
22	installation, or modification of facilities, equipment, or devices
23	for any public water system.
24	(2) The requirement to obtain a permit for the operation of
25	sources, facilities, equipment, or devices for any public water
26	system.
27	(b) The board shall adopt a permit by rule for water main extensions
28	(as defined in 327 IAC 8-3-1) to satisfy the permit requirement in
29	section 1(a) of this chapter.
30	(c) The board may adopt rules <del>under IC 4-22-2 and IC 13-14-9</del>
31	establishing requirements for the development of surface water quality
32	threat minimization and response plans under section 7.5 of this
33	chapter: to carry out the intent of this chapter related to
34	requirements necessary to protect the safety of the public water
35	supply.
36	SECTION 23. IC 13-18-16-13 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 13. (a) The
38	commissioner may investigate and determine whether any public water
39	system is providing water that is impure and dangerous to public
40	health. If the commissioner determines that the water supply of a

(1) is impure and dangerous to public health; or



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public water system:

_	
1	(2) is not sufficiently purified because of improper construction,
2	inadequate size, or inefficient management or operation; does not
3	meet drinking water standards under:
4	(A) the federal Safe Drinking Water Act (42 U.S.C. 300f
5	through 300j); or
6	(B) rules adopted by the board;
7	the commissioner may <del>under IC 13-30-3-10 through IC 13-30-3-12</del>
8	order that the water supply be made pure and safe to health in
9	accordance with the procedures under IC 13-14-2 and IC 13-30-3.
10	(b) When the point of water collection of a public water system
11	is being relocated, the commissioner may require water testing at
12	the new point of collection before allowing the public water system
13	to begin water collection at that point.
14	(b) (c) If the commissioner determines under subsection (a) that a
15	water supply is impure and dangerous to public health because of
16	inefficient management or operation of the public water system
17	providing the water, the commissioner may order the person
18	responsible for the public water system to appoint, not later than fifteen
19	(15) days after the commissioner's determination, a competent person
20	to take charge of and superintend the operation of the water system
21	plant or works.
22	(c) (d) The commissioner must approve the person appointed in
23	response to the commissioner's order under subsection (b). (c).
24	However, the person responsible for the water system plant or works
25	shall pay the salary of the person appointed.
26	SECTION 24. IC 13-18-25 IS ADDED TO THE INDIANA CODE
27	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
28	JULY 1, 2017]:
29	Chapter 25. Infrastructure Assistance Program
30	Sec. 1. The infrastructure assistance program is established.
31	Sec. 2. (a) The infrastructure assistance fund is established as a
32	source of money for grants, loans, and other financial assistance to,
33	or for the benefit of, participants in the program.
34	(b) The fund shall be administered, held, and managed by the
35	authority.
36	(c) The authority shall invest or cause to be invested all or a part
37	of the fund, pursuant to the authority's investment policy, in a
38	fiduciary account or accounts with a trustee that is a financial
39	institution. Notwithstanding any other law, any investment under
40	this subsection may be made by the trustee in accordance with one
41	(1) or more trust agreements or indentures. A trust agreement or
<b>→</b> 1	(1) of more crust agreements of indentures. A crust agreement or

indenture referred to in this subsection may permit disbursements



1	by the trustee to the authority, the department, the budget agency,
2	a participant, or any other person as provided in the trust
3	agreement or indenture.
4	(d) The fund consists of the following:
5	(1) Fees and other amounts received by the state, paid by the
6	treasurer of state to the authority upon warrants issued by the
7	auditor of state, and deposited in the fund.
8	(2) Appropriations to the fund from the general assembly.
9	(3) Grants and gifts of money to the fund.
10	(4) Proceeds of the sale of:
11	(A) gifts to the fund; and
12	(B) loans, evidences of other financial assistance, and other
13	obligations evidencing the loans or other financial
14	assistance, as provided in sections 5 through 9 of this
15	chapter.
16	(5) Repayments of loans and other financial assistance from
17	the fund, including interest, premiums, and penalties.
18	(e) Fees and other amounts received by the state pursuant to law
19	concerning the funding of the infrastructure assistance fund shall
20	be paid monthly by the treasurer of state to the authority upon
21	warrants issued by the auditor of state and deposited in the fund.
22 23	(f) The expenses of administering the fund shall be paid from
23	money in the fund.
24	(g) Money in the fund at the end of a state fiscal year does not
25	revert to the state general fund.
26	Sec. 3. Money in the infrastructure assistance fund may be used
27	to do the following:
28	(1) Provide grants, loans, and other financial assistance to or
29	for the benefit of participants for:
30	(A) the planning, designing, acquisition, construction,
31	renovation, improvement, or expansion of public water
32	systems; and
33	(B) other activities necessary or convenient to complete the
34	tasks referred to in clause (A) whether or not the other
35	activities are permitted by the Clean Water Act or the Safe
36	Drinking Water Act.
37	(2) Provide grants, loans, or other financial assistance to or
38	for the benefit of participants for:
39	(A) the planning, designing, acquisition, construction,
40	renovation, improvement, or expansion of wastewater or
41	storm water collection and treatment systems; and
12	(R) other activities necessary or convenient to complete the



1	tasks referred to in clause (A) whether or not the other
2	activities are permitted by the Clean Water Act or the Safe
3	Drinking Water Act.
4	(3) Provide grants to political subdivisions for tasks associated
5	with the development and preparation of:
6	(A) long term control plans;
7	(B) use attainability analyses; and
8	(C) storm water management programs.
9	(4) Undertake tasks associated with the development and
0	preparation of water, wastewater, and storm water
l 1	infrastructure and resource analyses.
12	(5) Conduct all other activities that are permitted by the
13	Clean Water Act or the Safe Drinking Water Act.
14	Sec. 4. The authority shall adopt guidelines under
15	IC 4-4-11-15(a)(2) to establish criteria for the making of grants,
16	loans, and other financial assistance from the infrastructure
17	assistance fund.
18	Sec. 5. (a) The making of grants and loans and the providing of
9	other financial assistance from the infrastructure assistance fund
20	to or for the benefit of participants under this chapter are subject
21	to the following conditions:
22 23 24	(1) A grant, loan, or other financial assistance may be used:
23	(A) for:
	(i) the planning, designing, acquiring, constructing,
25	renovating, improving, or expanding of public water
26	systems; and
27	(ii) other activities necessary or convenient to the
28	completion of the tasks referred to in item (i);
29	(B) to:
30	(i) establish guaranties, reserves, or sinking funds,
31	including guaranties, reserves, or sinking funds to secure
32	and pay, in whole or in part, loans or other financial
33	assistance made from sources other than the fund
34	(including financial institutions), for a purpose permitted
35	by clause (A); or
36	(ii) provide interest subsidies;
37	(C) to pay financing charges, including interest on the loan
88	during construction and for a reasonable period after the
39 10	completion of construction; or
10 11	(D) to pay the following:
11 12	(i) Consultant, advisory, and legal fees.
12	(ii) Other costs or expenses necessary or incident to the



1	making of grants, loans, or other financial assistance or
2	the administration of the fund or the program.
3	(2) A grant may be used for tasks associated with the
4	development and preparation of water infrastructure and
5	resource analyses.
6	(3) The authority must establish the terms and conditions that
7	the authority considers necessary or convenient to the making
8	of grants or loans or providing of other financial assistance
9	under this chapter.
0	(b) In addition to exercising its powers under subsection (a), the
11	authority may also make grants or loans or provide other financial
12	assistance from the fund to or for the benefit of a participant under
13	the following conditions:
14	(1) A grant, loan, or other financial assistance may be used:
15	(A) for planning, designing, acquiring, constructing,
16	renovating, improving, or expanding wastewater or storm
17	water collection and treatment systems, and other
18	activities necessary or convenient to the completion of
19	these tasks;
20	(B) to:
21	(i) establish guaranties, reserves, or sinking funds,
22	including guaranties, reserves, or sinking funds to secure
23	and pay, in whole or in part, loans or other financial
24	assistance made from sources other than the
25	infrastructure assistance fund (including financial
26	institutions), for a purpose permitted by clause (A); or
27	(ii) provide interest subsidies;
28	(C) to pay financing charges, including interest on the loan
29	during construction and for a reasonable period after the
30	completion of construction; or
31	(D) to pay:
32	(i) consultant, advisory, and legal fees; and
33	(ii) other costs or expenses necessary or incident to the
34	grant, loan, or other financial assistance or the
35	administration of the infrastructure assistance fund or
36	the infrastructure program.
37	(2) A grant may be used for tasks associated with the
38	development and preparation of:
39	(A) long term control plans;
10	(B) use attainability analyses;
11	(C) storm water management programs; or
12	(D) other wastewater or storm water infrastructure and



1	resource analyses.
2	(3) The authority must establish the terms and conditions that
3	the authority considers necessary or convenient to the making
4	of grants or loans or providing of other financial assistance
5	under this chapter.
6	Sec. 6. (a) An application for a grant, loan, or other financial
7	assistance from the infrastructure assistance fund must be
8	accompanied by all papers and opinions required by the authority.
9	(b) The authority may require that an application for a loan or
0	other financial assistance from the infrastructure assistance fund
l 1	be accompanied by the following:
12	(1) A certification and guarantee of signatures.
13	(2) A certification that, as of the date of the loan or other
14	financial assistance, no litigation is pending challenging the
15	validity of or entry into:
16	(A) the grant, loan, or other financial assistance; or
17	(B) any security for the loan or other financial assistance.
18	(3) Any other certifications, agreements, security, or
19	requirements that the authority requests.
20	(4) An approving opinion of nationally recognized bond
21	counsel.
22	Sec. 7. A participant receiving a grant, loan, or other financial
23	assistance from the infrastructure assistance fund shall enter into
24 25	a financial assistance agreement with the authority. A financial
25	assistance agreement entered into under this section is a valid,
26	binding, and enforceable agreement of the participant.
27	Sec. 8. (a) The authority may sell loans, evidences of other
28	financial assistance, and other obligations evidencing the loans or
29	other financial assistance from the infrastructure assistance fund:
30	(1) periodically;
31	(2) at any price; and
32	(3) on terms acceptable to the authority.
33	(b) Proceeds of sales under subsection (a) shall be deposited in:
34	(1) the infrastructure assistance fund;
35	(2) the wastewater revolving loan fund established by
36	IC 13-18-13-2;
37	(3) the drinking water revolving loan fund established by
38	IC 13-18-21-2; or
39	(4) the supplemental drinking water and wastewater
10	assistance fund established by IC 13-18-21-22;
11	at the direction of the authority.
12	Sec. 9. (a) The authority may pledge loans, evidences of other



1	financial assistance and other chlimations or denoing the leave on
1	financial assistance, and other obligations evidencing the loans or
2 3	other financial assistance from the infrastructure assistance fund
	to secure other loans or financial assistance from:
4	(1) the infrastructure assistance fund;
5	(2) the wastewater revolving loan fund established by
6	IC 13-18-13-2;
7	(3) the drinking water revolving loan fund established by
8	IC 13-18-21-2; or
9	(4) the supplemental drinking water and wastewater
10	assistance fund established by IC 13-18-21-22;
11	for the benefit of participants.
12	(b) The terms of a pledge under this section must be acceptable
13	to the authority.
14	(c) Notwithstanding any other law, a pledge of property made
15	by the authority under this section is binding from the time the
16	pledge is made. Revenues, other money, or other property pledged
17	and thereafter received are immediately subject to the lien of the
18	pledge without any further act. The lien of a pledge is binding
19	against all parties having claims of any kind in tort, contract, or
20	otherwise against:
21	(1) the authority;
22	(2) the budget agency; or
23	(3) the infrastructure assistance fund;
24	regardless of whether the parties have notice of any lien.
25	(d) A resolution, an indenture, or another instrument by which
26	a pledge is created under this section does not have to be filed or
27	recorded, except in the records of the authority.
28	(e) Action taken to:
29	(1) enforce a pledge made under this section; and
30	(2) realize the benefits of the pledge;
31	is limited to the property pledged.
32	(f) A pledge under this section does not create a liability or
33	indebtedness of the state.
34	Sec. 10. Not later than August 1 of each odd-numbered year
35	through 2021, the public finance director shall prepare for the
36	budget committee established by IC 4-12-1-3 and the legislative
37	council a report that includes the following:
38	(1) Information concerning the financial assistance made
39	available to participants from the infrastructure assistance
40	fund during the two (2) most recent fiscal years.
41	(2) Any other information requested by the budget committee
42	and the legislative council.
	· ·



The	report	must	be	submitted	in	an	electronic	format	under
IC 5	-14-6.								

SECTION 25. IC 14-25-7-18, AS ADDED BY P.L.102-2016, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 18. (a) As used in this section, "authority" refers to the Indiana finance authority established by IC 4-4-11-4.

- (b) As used in this section, "quality assurance review" means a process of reviewing and verifying water resources data with the goal of assuring the reliability of the data. The term includes the application of certain objectives, principles, and policies already in use at the Indiana geological **and water** survey in maintaining consistency in water resources data and accountability to the scientific community and general public.
- (c) The authority shall perform a quality assurance review of the water resources data compiled from the reports submitted by owners of significant water withdrawal facilities under:
  - (1) section 15 of this chapter; and
- (2) IC 13-2-6.1-1 and IC 13-2-6.1-7 (before their repeal); beginning with the reports submitted for the 1985 calendar year.
- (d) The authority may enter into contracts with one (1) or more professionals or state educational institutions under which the professionals or state educational institutions will perform some or all of the duties imposed on the authority by this section. The authority may compensate the professionals or state educational institutions for work performed under this section with:
  - (1) money from the drinking water revolving loan fund established by IC 13-18-21-2; or
  - (2) any other funds appropriated to the authority.
- (e) In performing the quality assurance review required by this section, the authority shall use the water resources data in a manner that:
  - (1) protects the confidential information of owners of significant water withdrawal facilities; and
  - (2) is consistent with IC 5-14-3-4.
- (f) The authority shall present the results of the quality assurance review performed under this section, as those results become available, to the water rights and use section of the department's division of water. The water rights and use section shall maintain the results in the data base of data extracted from reports submitted by owners of significant water withdrawal facilities under section 15 of this chapter (and IC 13-2-6.1-1 and IC 13-2-6.1-7 before their repeal).
- 42 SECTION 26. IC 21-47-1-6, AS ADDED BY P.L.2-2007,



	29
1	SECTION 288, IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2017]: Sec. 6. "Survey", as used in IC 21-47-2
3	refers to the Indiana geological and water survey established as a part
4	of Indiana University by IC 21-47-2.
5	SECTION 27. IC 21-47-2-1, AS ADDED BY P.L.2-2007
6	SECTION 288, IS AMENDED TO READ AS FOLLOWS
7	[EFFECTIVE JULY 1, 2017]: Sec. 1. (a) The state geologist, while
8	holding the office of state geologist, shall be regarded as a member of
9	the faculty of Indiana University. The state geologist may be appointed
10	to a full-time or part-time position on the faculty of Indiana University
11	(b) The state geologist shall be chosen by Indiana University. The
12	state geologist shall serve for an indefinite period at the pleasure of
13	Indiana University.
14	(c) The state geologist shall direct the collection and archiving of
15	rock, mineral, soil, and other geologic geological samples. These
16	samples shall be retained, as considered proper by the state geologist
17	at Indiana University.
18	SECTION 28. IC 21-47-2-2, AS ADDED BY P.L.2-2007
19	SECTION 288, IS AMENDED TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2017]: Sec. 2. (a) The Indiana geological and
21	water survey is established as a part of Indiana University.
22	(b) The head of the survey is the state geologist.
23	(c) The survey is under the direction and control of the board of
24	trustees of Indiana University to:
25	(1) continue the geological, <b>hydrogeological</b> , and scientific
26	survey of Indiana;
27	(2) continue the work of discovering, developing, and preserving
28	the water, mineral, and energy and ground water resources of
29	Indiana; and
30	(3) have charge of the state geological sample collection.
31	SECTION 29. IC 21-47-2-3, AS ADDED BY P.L.2-2007
32 33	SECTION 288, IS AMENDED TO READ AS FOLLOWS
	[EFFECTIVE JULY 1, 2017]: Sec. 3. (a) The survey shall do the
34	following:

(1) Provide geological information about the water, energy, and mineral and ground water resources and geologic geologically related hazards of Indiana.

- (2) Provide services that include:
  - (A) the archiving of rock cores, well cuttings, other subsurface geologic geological information, and other physical and chemical data on geologic geological materials; and
- (B) the collection and storage of data.



1	(3) Provide public service, information, and educational
2	programs.
3	(4) Engage in research.
4	(5) Participate in cooperative studies and contractual projects with
5	the department of natural resources and other agencies of state
6	and federal government.
7	(6) Participate in cooperative studies and contractual projects with
8	state educational institutions and private educational institutions.
9	(7) Disseminate published maps and reports and digital data.
10	(b) The survey may also do the following through contractual
11	agreements:
12	(1) Provide the department of natural resources with information
13	on the geologic geological occurrence of ground water and the
14	vulnerability of this resource to contamination.
15	(2) Provide to the department of natural resources and other state
16	agencies geological information needed for the effective
17	regulation of the mineral, water, and energy resources of Indiana.
18	(3) At the request of the department of natural resources, perform
19	geotechnical investigations for a variety of mine reclamation
20	programs.
21	(4) Provide general geotechnical consultation and assistance as
22	may be needed from time to time.
23	(5) Provide technical assistance including, but not limited to,
24	mapping and data collection as requested by the Indiana
25	finance authority established by IC 4-4-11.
26	SECTION 30. IC 21-47-2-4, AS ADDED BY P.L.2-2007,
27	SECTION 288, IS AMENDED TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 2017]: Sec. 4. (a) The president of Indiana
29	University may appoint a geological and water survey advisory
30	council.
31	(b) The council, if appointed, consists of nine (9) or more members
32	who shall be selected with regard to their experience and knowledge
33	concerning the public needs or enterprises served by the geological <b>and</b>
34	water survey.
35	(c) The president of Indiana University shall specify the length of
36	the term for which members of the council are appointed.
37	(d) Each member of the council who is not a state employee is
38	entitled to the minimum salary per diem provided by IC 4-10-11-2.1(b).
39	A member is also entitled to reimbursement for traveling expenses
40	- ·
40	actually incurred in connection with the member's duties as provided in the state policies and procedures established by the Indiana
<del>+</del> 1	in the state policies and procedures established by the Indiana

department of administration and approved by the budget agency.



1	(e) The council shall meet with the state geologist from time to time
2	at the call of the state geologist, to make recommendations concerning
3	(1) the functions and performance of the survey; and
4	(2) appropriations and funding for the survey.
5	(f) The council may make recommendations concerning the
6	effectiveness and efficiency of the survey and other matters.
7	(g) Recommendations and reports of the council shall be directed to
8	the following:
9	(1) The governor.
10	(2) The budget agency.
11	(3) The president of Indiana University.
12	(4) The director of the department of natural resources.
13	SECTION 31. IC 21-47-4-3, AS ADDED BY P.L.2-2007
14	SECTION 288, IS AMENDED TO READ AS FOLLOWS
15	[EFFECTIVE JULY 1, 2017]: Sec. 3. The center must be located a
16	Purdue University at West Lafayette. In carrying out its duties unde
17	this chapter, the center must cooperate with and may use the resource
18	of the following:
19	(1) Indiana geological and water survey and other state
20	educational institutions.
21	(2) A state or federal department or agency.
22	(3) A political subdivision.
23	(4) Interest groups representing business, environment, industry
24	science, and technology.
25	SECTION 32. IC 25-17.6-1-8, AS AMENDED BY P.L.2-2007
26	SECTION 323, IS AMENDED TO READ AS FOLLOWS
27	[EFFECTIVE JULY 1, 2017]: Sec. 8. "State geologist" means the
28	person in charge of the Indiana geological and water survey
29	established by IC 21-47-2.
30	SECTION 33. IC 25-17.6-1-9, AS AMENDED BY P.L.2-2007
31	SECTION 324 IS AMENDED TO READ AS FOLLOWS

[EFFECTIVE JULY 1, 2017]: Sec. 9. "Survey" refers to the Indiana

geological and water survey established by IC 21-47-2.



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#### COMMITTEE REPORT

Madam President: The Senate Committee on Environmental Affairs, to which was referred Senate Bill No. 416, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS and be reassigned to the Senate Committee on Appropriations.

(Reference is to SB 416 as introduced.)

ECKERTY, Chairperson

Committee Vote: Yeas 10, Nays 0

#### COMMITTEE REPORT

Madam President: The Senate Committee on Appropriations, to which was referred Senate Bill No. 416, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to SB 416 as printed January 24, 2017.)

KENLEY, Chairperson

Committee Vote: Yeas 10, Nays 1

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Utilities, Energy and Telecommunications, to which was referred Senate Bill 416, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Replace the effective dates in SECTIONS 1 through 18 with "[EFFECTIVE JULY 1, 2018]".

Page 13, between lines 3 and 4, begin a new paragraph and insert: "SECTION 6. IC 4-4-11.7 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]:

Chapter 11.7. Monitoring, Study, and Assessment by Indiana Finance Authority

Sec. 1. As used in this chapter, "authority" refers to the Indiana finance authority established by IC 4-4-11.

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- Sec. 2. As used in this chapter, "governmental requirement" means a requirement imposed on a utility by a governmental unit in connection with:
  - (1) the federal Clean Water Act (33 U.S.C. 1251 et seq.);
  - (2) the federal Safe Drinking Water Act (42 U.S.C. 300f et seq.); or
  - (3) any other law, order, rule, or regulation administered or issued by the United States Environmental Protection Agency, the department of environmental management, or the department of natural resources in connection with the federal Clean Water Act or the federal Safe Drinking Water Act
  - Sec. 3. As used in this chapter, "utility" means:
    - (1) a public utility (as defined in IC 8-1-2-1(a));
    - (2) a municipally owned utility (as defined in IC 8-1-2-1(h)); or
- (3) a not-for-profit utility (as defined in IC 8-1-2-125(a)); that provides water or wastewater service to the public.
- Sec. 4. The authority shall monitor and study events and conditions that bear upon the ability of utilities to provide clean and safe drinking water in Indiana for the foreseeable future, including the ability of utilities to directly or indirectly fund the increasing costs of meeting governmental requirements.
- Sec. 5. The powers of the authority under section 4 of this chapter include the following:
  - (1) Assessing issues related to service line ownership and replacement.
  - (2) Assessing the challenges that utilities are likely to encounter as they become subject to more stringent governmental requirements.
  - (3) Studying cost recovery mechanisms that enable utilities to respond quickly to system needs.
  - (4) Monitoring the growing costs for utilities in complying with consent decrees related to governmental requirements.
  - (5) Studying regional water ownership issues, including cross-border issues.

SECTION 7. IC 8-1-1-16 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 16. (a) As used in this section, "commission" refers to the Indiana utility regulatory commission created by section 2 of this chapter.

(b) As used in this section, "governmental requirement" means



a requirement imposed on a utility by a governmental unit in connection with:

- (1) the federal Clean Water Act (33 U.S.C. 1251 et seq.);
- (2) the federal Safe Drinking Water Act (42 U.S.C. 300f et seq.); or
- (3) any other law, order, rule, or regulation administered or issued by the United States Environmental Protection Agency, the department of environmental management, or the department of natural resources in connection with the federal Clean Water Act or the federal Safe Drinking Water Act.
- (c) As used in this section, "utility" means:
  - (1) a public utility (as defined in IC 8-1-2-1(a));
  - (2) a municipally owned utility (as defined in IC 8-1-2-1(h)); or
- (3) a not-for-profit utility (as defined in IC 8-1-2-125(a)); that provides water or wastewater service to the public and is under the jurisdiction of the commission for the approval of rates and charges.
- (d) In its deliberations in a general rate case of a utility, the commission shall consider governmental requirements and their effect upon the utility's operational expenses.

SECTION 8. IC 8-1-2-46 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 46. (a) The commission shall provide for a comprehensive classification of such service for each public utility and such classification may take into account the quantity used, the time when used, the purpose for which used and other reasonable consideration. Each public utility is required to conform its schedules of rates, tolls, and charges to such classification.

- (b) As used in this section, "water or wastewater utility" means:
  - (1) a municipally owned utility, as defined in section 1(h) of this chapter; or
  - (2) a not-for-profit utility, as defined in section 125(a) of this chapter;

that provides water or wastewater service to the public.

- (c) Upon request by a water or wastewater utility in a general rate case, the commission may allow a water or wastewater utility to establish a customer assistance program that:
  - (1) uses state or federal infrastructure funds; or
  - (2) provides financial relief to residential customers who qualify for income related assistance.

A customer assistance program established under this subsection



that affects rates and charges for service is not discriminatory for purposes of this chapter or any other law regulating rates and charges for service. In considering whether to approve a water or wastewater utility's proposed customer assistance program, the commission shall determine that a customer assistance program established under this subsection furthers the interests set forth in section 0.5 of this chapter and is in the public interest.

(d) The commission shall adopt rules under IC 4-22-2 to implement this section.

SECTION 9. IC 8-1-2.7-15.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: **Sec. 15.5.** (a) This section applies to a utility that is described in section 1.3(a)(1)(B) of this chapter that has properly withdrawn from commission jurisdiction under this chapter.

- (b) As used in this section, "committee" refers to a policy review committee established under this section.
- (c) A policy review committee may be established for a utility if the lesser of:
  - (1) one hundred (100); or
- (2) more than fifty percent (50%); of the utility's customers file, individually or collectively, with the utility's board of directors, a verified petition under subsection (d) to establish the committee.
  - (d) A petition under this section must provide for the following:
    - (1) A procedure for establishing districts within the utility's service territory and for electing members, who must be customers of the utility residing within the established districts, to serve as members of the committee.
    - (2) The terms of the members of the committee.
    - (3) Procedures by which the committee is authorized to do the following:
      - (A) Receive complaints from customers of the utility concerning:
        - (i) rules and policies established by the utility's board of directors;
        - (ii) the utility's rates and charges;
        - (iii) utility service quality; or
        - (iv) other matters concerning the utility's operations, management, or service, as specifically set forth in the petition.
      - (B) Attempt to negotiate a resolution with the utility's



board of directors with respect to a complaint received under clause (A).

- (C) Seek mediation to be overseen by the office of the attorney general with respect to complaints that are not resolved through negotiations described in clause (B).
- (4) Other matters that the petitioners consider appropriate with respect to the utility's operations, management, or service.
- (e) The attorney general may adopt rules under IC 4-22-2, including emergency rules in the manner provided under IC 4-22-2-37.1, to implement this section.

SECTION 10. IC 8-1-30.7-7, AS ADDED BY P.L.102-2016, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 7. As used in this chapter, "water related state agency" means any of the following:

- (1) The Indiana finance authority established by IC 4-4-11.
- (2) The department of administration created by IC 4-13-1-2.
- (3) The commission.
- (4) The office of utility consumer counselor created by IC 8-1-1.1-2.
- (5) The department of environmental management established by IC 13-13-1-1.
- (6) The department of natural resources created by IC 14-9-1-1.
- (7) The state department of health established by IC 16-19-1-1.
- (8) The Indiana geological **and water** survey established as a part of Indiana University by IC 21-47-2.
- (9) The Indiana Water Resource Research Center of Purdue University.
- (10) The state department of agriculture established by IC 15-11-2-1.".

Page 17, between lines 18 and 19, begin a new paragraph and insert: "SECTION 18. IC 13-18-16-8, AS AMENDED BY P.L.112-2015, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 8. (a) The board shall adopt rules under IC 4-22-2 and IC 13-14-9 establishing requirements for public water systems, including the following:

- (1) The requirement to obtain a permit for the construction, installation, or modification of facilities, equipment, or devices for any public water system.
- (2) The requirement to obtain a permit for the operation of sources, facilities, equipment, or devices for any public water system.



- (3) Requirements for the development of surface water quality threat minimization and response plans under section 7.5 of this chapter.
- (b) The board shall adopt a permit by rule for water main extensions (as defined in 327 IAC 8-3-1) to satisfy the permit requirement in section 1(a) of this chapter.
- (c) The board may adopt rules to carry out the intent of this chapter related to requirements necessary to protect the safety of the public water supply.

SECTION 19. IC 13-18-16-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 13. (a) The commissioner may investigate and determine whether any public water system is providing water that is impure and dangerous to public health. If the commissioner determines that the water supply of a public water system:

- (1) is impure and dangerous to public health; or
- (2) is not sufficiently purified because of improper construction, inadequate size, or inefficient management or operation; does not meet drinking water standards under:
  - (A) the federal Safe Drinking Water Act (42 U.S.C. 300f through 300j); or
  - (B) rules adopted by the board;

the commissioner may under IC 13-30-3-10 through IC 13-30-3-12 order that the water supply be made pure and safe to health in accordance with the procedures under IC 13-14-2 and IC 13-30-3.

- (b) When the point of water collection of a public water system is being relocated, the commissioner may require water testing at the new point of collection before allowing the public water system to begin water collection at that point.
- (b) (c) If the commissioner determines under subsection (a) that a water supply is impure and dangerous to public health because of inefficient management or operation of the public water system providing the water, the commissioner may order the person responsible for the public water system to appoint, not later than fifteen (15) days after the commissioner's determination, a competent person to take charge of and superintend the operation of the water system plant or works.
- (c) (d) The commissioner must approve the person appointed in response to the commissioner's order under subsection (b). (c). However, the person responsible for the water system plant or works shall pay the salary of the person appointed."

Page 22, line 27, delete "even numbered" and insert



#### "odd-numbered".

Page 22, line 28, delete "2020," and insert "2021,".

Page 22, delete lines 38 through 42, begin a new paragraph and insert:

"SECTION 21. IC 14-25-7-18, AS ADDED BY P.L.102-2016, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 18. (a) As used in this section, "authority" refers to the Indiana finance authority established by IC 4-4-11-4.

- (b) As used in this section, "quality assurance review" means a process of reviewing and verifying water resources data with the goal of assuring the reliability of the data. The term includes the application of certain objectives, principles, and policies already in use at the Indiana geological **and water** survey in maintaining consistency in water resources data and accountability to the scientific community and general public.
- (c) The authority shall perform a quality assurance review of the water resources data compiled from the reports submitted by owners of significant water withdrawal facilities under:
  - (1) section 15 of this chapter; and
- (2) IC 13-2-6.1-1 and IC 13-2-6.1-7 (before their repeal); beginning with the reports submitted for the 1985 calendar year.
- (d) The authority may enter into contracts with one (1) or more professionals or state educational institutions under which the professionals or state educational institutions will perform some or all of the duties imposed on the authority by this section. The authority may compensate the professionals or state educational institutions for work performed under this section with:
  - (1) money from the drinking water revolving loan fund established by IC 13-18-21-2; or
  - (2) any other funds appropriated to the authority.
- (e) In performing the quality assurance review required by this section, the authority shall use the water resources data in a manner that:
  - (1) protects the confidential information of owners of significant water withdrawal facilities; and
  - (2) is consistent with IC 5-14-3-4.
- (f) The authority shall present the results of the quality assurance review performed under this section, as those results become available, to the water rights and use section of the department's division of water. The water rights and use section shall maintain the results in the data base of data extracted from reports submitted by owners of significant water withdrawal facilities under section 15 of this chapter (and



IC 13-2-6.1-1 and IC 13-2-6.1-7 before their repeal).

SECTION 22. IC 21-47-1-6, AS ADDED BY P.L.2-2007, SECTION 288, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 6. "Survey", as used in IC 21-47-2, refers to the Indiana geological **and water** survey established as a part of Indiana University by IC 21-47-2.

SECTION 23. IC 21-47-2-1, AS ADDED BY P.L.2-2007, SECTION 288, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 1. (a) The state geologist, while holding the office of state geologist, shall be regarded as a member of the faculty of Indiana University. The state geologist may be appointed to a full-time or part-time position on the faculty of Indiana University.

- (b) The state geologist shall be chosen by Indiana University. The state geologist shall serve for an indefinite period at the pleasure of Indiana University.
- (c) The state geologist shall direct the collection and archiving of rock, mineral, soil, and other geologic geological samples. These samples shall be retained, as considered proper by the state geologist, at Indiana University.

SECTION 24. IC 21-47-2-2, AS ADDED BY P.L.2-2007, SECTION 288, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 2. (a) The Indiana geological **and water** survey is established as a part of Indiana University.

- (b) The head of the survey is the state geologist.
- (c) The survey is under the direction and control of the board of trustees of Indiana University to:
  - (1) continue the geological, **hydrogeological**, and scientific survey of Indiana;
  - (2) continue the work of discovering, developing, and preserving the **water**, mineral, **and** energy <del>and ground water</del> resources of Indiana; and
  - (3) have charge of the state geological sample collection.

SECTION 25. IC 21-47-2-3, AS ADDED BY P.L.2-2007, SECTION 288, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 3. (a) The survey shall do the following:

- (1) Provide geological information about the water, energy, and mineral and ground water resources and geologic geologically related hazards of Indiana.
- (2) Provide services that include:
  - (A) the archiving of rock cores, well cuttings, other subsurface geological information, and other physical and



chemical data on geological geological materials; and

- (B) the collection and storage of data.
- (3) Provide public service, information, and educational programs.
- (4) Engage in research.
- (5) Participate in cooperative studies and contractual projects with the department of natural resources and other agencies of state and federal government.
- (6) Participate in cooperative studies and contractual projects with state educational institutions and private educational institutions.
- (7) Disseminate published maps and reports and digital data.
- (b) The survey may also do the following through contractual agreements:
  - (1) Provide the department of natural resources with information on the geological occurrence of ground water and the vulnerability of this resource to contamination.
  - (2) Provide to the department of natural resources and other state agencies geologic geological information needed for the effective regulation of the mineral, water, and energy resources of Indiana.
  - (3) At the request of the department of natural resources, perform geotechnical investigations for a variety of mine reclamation programs.
  - (4) Provide general geotechnical consultation and assistance as may be needed from time to time.
  - (5) Provide technical assistance including, but not limited to, mapping and data collection as requested by the Indiana finance authority established by IC 4-4-11.

SECTION 26. IC 21-47-2-4, AS ADDED BY P.L.2-2007, SECTION 288, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 4. (a) The president of Indiana University may appoint a geological **and water** survey advisory council.

- (b) The council, if appointed, consists of nine (9) or more members who shall be selected with regard to their experience and knowledge concerning the public needs or enterprises served by the geological **and water** survey.
- (c) The president of Indiana University shall specify the length of the term for which members of the council are appointed.
- (d) Each member of the council who is not a state employee is entitled to the minimum salary per diem provided by IC 4-10-11-2.1(b). A member is also entitled to reimbursement for traveling expenses actually incurred in connection with the member's duties as provided



in the state policies and procedures established by the Indiana department of administration and approved by the budget agency.

- (e) The council shall meet with the state geologist from time to time, at the call of the state geologist, to make recommendations concerning:
  - (1) the functions and performance of the survey; and
  - (2) appropriations and funding for the survey.
- (f) The council may make recommendations concerning the effectiveness and efficiency of the survey and other matters.
- (g) Recommendations and reports of the council shall be directed to the following:
  - (1) The governor.
  - (2) The budget agency.
  - (3) The president of Indiana University.
  - (4) The director of the department of natural resources.

SECTION 27. IC 21-47-4-3, AS ADDED BY P.L.2-2007, SECTION 288, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 3. The center must be located at Purdue University at West Lafayette. In carrying out its duties under this chapter, the center must cooperate with and may use the resources of the following:

- (1) Indiana geological **and water** survey and other state educational institutions.
- (2) A state or federal department or agency.
- (3) A political subdivision.
- (4) Interest groups representing business, environment, industry, science, and technology.

SECTION 28. IC 25-17.6-1-8, AS AMENDED BY P.L.2-2007, SECTION 323, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 8. "State geologist" means the person in charge of the Indiana geological **and water** survey established by IC 21-47-2.

SECTION 29. IC 25-17.6-1-9, AS AMENDED BY P.L.2-2007, SECTION 324, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 9. "Survey" refers to the Indiana



geological and water survey established by IC 21-47-2.".

Delete page 23.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 416 as printed February 17, 2017.)

**OBER** 

Committee Vote: yeas 13, nays 0.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Senate Bill 416, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Replace the effective dates in SECTIONS 1 through 33 with "[EFFECTIVE JULY 1, 2017]".

and when so amended that said bill do pass.

(Reference is to ESB 416 as printed March 24, 2017.)

**BROWN T** 

Committee Vote: yeas 22, nays 0.

#### **HOUSE MOTION**

Mr. Speaker: I move that Engrossed Senate Bill 416 be amended to read as follows:

Page 14, delete lines 40 through 42, begin a new paragraph and insert:

- "(b) As used in this section, "water or wastewater utility" means:
  - (1) a public utility, as defined in section 1(a) of this chapter;
  - (2) a municipally owned utility, as defined in section 1(h) of this chapter; or
  - (3) a not-for-profit utility, as defined in section 125(a) of this chapter;

that provides water or wastewater service to the public.



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- (c) Upon request by a water or wastewater utility in a general rate case, the commission may allow, but may not require, a water or wastewater utility to establish a customer assistance program that:
  - (1) uses state or federal infrastructure funds; or
  - (2) provides financial relief to residential customers who qualify for income related assistance.

A customer assistance program established under this subsection that affects rates and charges for service is not discriminatory for purposes of this chapter or any other law regulating rates and charges for service. In considering whether to approve a water or wastewater utility's proposed customer assistance program, the commission shall determine that a customer assistance program established under this subsection furthers the interests set forth in section 0.5 of this chapter and is in the public interest."

Page 15, delete lines 1 through 17.

Page 21, delete lines 14 through 33, begin a new paragraph and insert:

"SECTION 22. IC 13-18-16-8, AS AMENDED BY SEA 421-2017, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 8. (a) The board shall adopt rules under IC 4-22-2 and IC 13-14-9 establishing requirements for public water systems, including the following:

- (1) The requirement to obtain a permit for the construction, installation, or modification of facilities, equipment, or devices for any public water system.
- (2) The requirement to obtain a permit for the operation of sources, facilities, equipment, or devices for any public water system.
- (b) The board shall adopt a permit by rule for water main extensions (as defined in 327 IAC 8-3-1) to satisfy the permit requirement in section 1(a) of this chapter.
- (c) The board may adopt rules under IC 4-22-2 and IC 13-14-9 establishing requirements for the development of surface water quality threat minimization and response plans under section 7.5 of this chapter: to carry out the intent of this chapter related to requirements necessary to protect the safety of the public water supply."

(Reference is to ESB 416 as printed April 3, 2017.)

OBER

