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WEST VIRGINIA LEGISLATURE SE VIRGINIA SECRETARY OF STATE

EIGHTIETH LEGISLATURE REGULAR SESSION, 2012

ENROLLED

Senate Bill No. 676

(By Senators Prezioso, D. Facemire, Chafin, Edgell, Green, Helmick, Laird, McCabe, Miller, Plymale, Stollings, Unger, Wells, Yost, Boley, Hall and Sypolt)

[Passed March 9, 2012; in effect from passage.]

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[Passed March 9, 2012; in effect from passage.]

AN ACT to amend and reenact §31-15A-17b of the Code of West Virginia, 1931, as amended, relating to Chesapeake Bay watershed compliance projects; and specifying dates by which eligible projects may apply for grant funding.

Be it enacted by the Legislature of West Virginia:

That §31-15A-17b of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 15A. WEST VIRGINIA INFRASTRUCTURE AND JOBS DEVELOPMENT COUNCIL.

§31-15A-17b. Infrastructure lottery revenue bonds for watershed compliance projects.

- 1 (a)(1) The Chesapeake Bay has been identified as an
- 2 impaired water body due to excessive nutrients entering the
- 3 Bay from various sources in six states, including wastewater
- 4 facilities in West Virginia. To restore the Chesapeake Bay,
- 5 the states have agreed to reduce their respective nutrient
- 6 contributions to the Chesapeake Bay.

- 7 (2) The Greenbrier River Watershed in southeastern West
 8 Virginia which encompasses approximately 1,646 square
 9 miles, the majority of which lies within Pocahontas,
 10 Greenbrier, Monroe and Summers counties, has been
 11 identified as an impaired water body due to excessive levels
 12 of fecal coliform and phosphorus entering the Watershed
 13 from various sources, including wastewater facilities in West
 14 Virginia. To restore the Greenbrier River Watershed, the
 15 state agrees to reduce the fecal coliform and phosphorus
 16 contributions to the Greenbrier River Watershed.
- 17 (b) Notwithstanding any other provision of this code to
 18 the contrary, the Water Development Authority may issue, in
 19 accordance with the provisions of section seventeen of this
 20 article, infrastructure lottery revenue bonds payable from
 21 the West Virginia infrastructure lottery revenue debt service
 22 fund created by section nine of this article and such other
 23 sources as may be legally pledged for such purposes other
 24 than the West Virginia infrastructure revenue debt service
 25 fund created by section seventeen of this article.
- 26 (c) The council shall direct the Water Development 27 Authority to issue bonds in one or more series when it has approved Chesapeake Bay watershed compliance projects and Greenbrier River watershed compliance projects with an 29 30 authorized permitted flow of four hundred thousand gallons per day or more. The proceeds of the bonds shall be used 31 solely to pay costs of issuance, fund a debt service reserve 33 account, capitalize interest, pay for security instruments necessary to market the bonds and to make grants to governmental instrumentalities of the state for the construction of 35 approved Chesapeake Bay watershed compliance projects and Greenbrier River watershed compliance projects. To the 38 extent funds are available in the West Virginia Infrastructure Lottery Revenue Debt Service Fund that are not needed for debt service, the council may direct the Water Develop-41 ment Authority to make grants to project sponsors for the design or construction of approved Chesapeake Bay watershed compliance projects and Greenbrier River watershed 44 compliance projects: Provided, That the council shall direct

the water development authority to provide from monies in the Lottery Revenue Debt Service Fund not needed to pay debt service in fiscal year 2013 a grant of \$6 million to a Chesapeake Bay watershed compliance project which opened bids on December 28, 2011 and further provided that such Chesapeake Bay watershed compliance project shall receive no further grant funding under this section after receipt of the \$6 million grant.

- 53 (d) No later than June 30, 2012, each publicly owned 54 facility with an authorized permitted flow of 400,000 gallons per day or more that is subject to meeting Chesapeake Bay compliance standards or Greenbrier River watershed 56 compliance standards shall submit to the council a ten year projected capital funding plan for Chesapeake Bay water-58 59 shed compliance projects or Greenbrier River watershed compliance projects, as the case may be, including a general 61 project description, cost estimate and estimated or actual 62 project start date and project completion date, if any. The 63 council shall timely review the submitted capital funding plans and forward approved plans to the Water Development Authority for further processing and implementation 65 66 pursuant to this article. If the council finds a plan to be incomplete, inadequate or otherwise problematic, it shall return the plan to the applicant with comment on the plan 69 shortcomings. The applicant may then resubmit to council an amended capital funding plan for further consideration 70 pursuant to the terms of this subsection. 71
- quatershed compliance project or Greenbrier River watershed compliance project, or portion of a larger project, which portion is dedicated to compliance with nutrient standards, or fecal coliform and phosphorus standards, established for the protection and restoration of the Chesapeake Bay or the Greenbrier River Watershed, as the case may be, shall be eligible for grant funding by funds generated by the infrastructure lottery revenue bonds described in section (b) of this section. At the request of the applicant, the remaining percentage of project funding not otherwise funded by grant

83 under the provisions of this article may be reviewed as a84 standard project funding application.

- (f) No later than December 1, 2012, the Water Development Authority shall report to the Joint Committee on Government and Finance the total cost of Chesapeake Bay watershed compliance projects and the Greenbrier River watershed compliance projects and the proposed grant awards for each eligible project. Grant awards shall be of equal ratio among all applicants of the total cost of each eligible project.
- 93 (g) Eligible projects that have obtained project financing 94 prior to December 31, 2012, may apply to the council for 95 funding under the provisions of this section. These applica-96 tions shall be processed and considered as all other eligible projects, and a grant funding awarded shall, to the extent 97 98 allowed by law, be dedicated to prepay all or a portion of 99 debt previously incurred by governmental instrumentalities 100 of the state for required Chesapeake Bay nutrient removal 101 projects or Greenbrier River watershed fecal coliform and 102 phosphorus removal projects, subject to the bond covenants and contractual obligations of the borrowing governmental 104 entity. However, any private portion of funding provided by 105 agreement between a political subdivision and one or more 106 private entities, either by direct capital investment or debt 107 service obligation, shall not be eligible for grant funding 108 under the provisions of this article.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

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Chairman Senate Committee	••••	
••••	Jane Vise	-
Originated in the Senate. In effect from passage. Clerk of the Senate	Chairman House Committee OFFICE WEST VIRGINIA OF STATE	2012 MAR 19 PM 3:54
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PRESENTED TO THE GOVERNOR

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