

SENATE BILL 320: Regional Water Systems and State Grants.

2019-2020 General Assembly

Committee:	Resources. If	Agriculture/Environment/Natural favorable, re-refer to Rules and		April 11, 2019
Introduced by: Analysis of:	Operations of Sen. J. Alexan First Edition		Prepared by:	Jennifer McGinnis Committee Counsel

OVERVIEW: Senate Bill 320 would amend requirements governing disbursement of water/wastewater infrastructure grants or loans to recipients engaged in regionalization to require a written agreement between the recipient and each local government unit purchasing treated or untreated water from the recipient stating the current rates of purchase and any anticipated increases over the term of the agreement, or a resolution approved by the governing board of the purchasing local government unit stating that it waives its option to establish such a written agreement. The bill also establishes a process for the Local Government Commission (LGC) to assist in resolving any disputes between local government units prior to execution of a written agreement. If the parties fail to reach agreement, the bill would prohibit the Department of Environmental Quality (DEQ) from disbursing any loan or grant to either local government unit until the dispute is resolved to the satisfaction of the LGC.

[As introduced, this bill was identical to H414, as introduced by Rep. Barnes, which is currently in House State and Local Government.]

CURRENT LAW/BACKGROUND: Chapter 159G of the General Statutes governs a number of water infrastructure loan and grant funds administered by DEQ established to meet the water infrastructure needs of the State, including the following:

- The Clean Water State Revolving Fund -- The account receives federal funds for wastewater projects and the State funds required to match the federal funds.
- The Drinking Water State Revolving Fund -- The account receives federal funds for public water systems and the State funds required to match the federal funds.
- The Wastewater Reserve -- The account is established to receive State funds that are to be used for loans and grants for wastewater systems.
- The Drinking Water Reserve -- The account is established to receive State funds that are to be used for loans and grants for public water systems.

Current law requires that the proceeds of a loan or grant must be disbursed to a recipient in a series of payments based on the progress of the project for which the loan or grant was awarded. In addition, in order to obtain a payment, a loan or grant recipient must submit a request for payment to the Department and document the expenditures for which the payment is requested.

BILL ANALYSIS: The bill would require that, prior to any disbursement of a loan or grant to a recipient that is engaged in regionalization or initiating regionalization with the loan or grant, the Department must

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.

Senate Bill 320

Page 2

ensure that the recipient has one of the following with respect to each local government unit purchasing treated or untreated water from the recipient at the time of the disbursement of the loan or grant or anticipated to be served within the 30 years following the disbursement of the loan or grant:

- A written agreement approved by the governing board of the recipient and the governing board of the local government unit stating the current rates of purchase and any anticipated increases over the term of the agreement.
- A resolution approved by the governing board of the purchasing local government unit stating the local government unit waives its option to establish such a written agreement.

In addition, the bill provides that in developing such agreements, either local government unit may request that the LGC assist in resolving any disputes between the local government units prior to execution of the written agreement. In such cases, the LGC would be required assist and provide recommendations within 90 days of the request. If the parties fail to agree, or fail to adopt the recommendations of the LGC upon disagreement between the parties, the bill would prohibit the Department from disbursing any loan or grant to either local government unit until the dispute is resolved to the satisfaction of the LGC.

EFFECTIVE DATE: The bill would be effective when it becomes law and apply to disbursements under Chapter 159G of the General Statutes on or after that date.