REFERENCE TITLE: water infrastructure financing; supply; augmentation

State of Arizona Senate Fifty-fifth Legislature Second Regular Session 2022

## SB 1740

Introduced by Senator Kerr

## AN ACT

AMENDING SECTION 41-192, ARIZONA REVISED STATUTES; REPEALING SECTIONS 41-3002.09 AND 41-3031.01. ARIZONA REVISED STATUTES: AMENDING SECTIONS 41-5355, 41-5356, 45-105, 45-111 AND 48-6415, ARIZONA REVISED STATUTES; REPEALING SECTIONS 49-193, 49-193.02, 49-193.03, 49-193.04 AND 49-193.05, ARIZONA REVISED STATUTES; AMENDING SECTIONS 49-1201 AND 49-1202, ARIZONA REVISED STATUTES: AMENDING SECTION 49-1203. ARIZONA REVISED STATUTES. AS AMENDED BY LAWS 2022, CHAPTER 63, SECTION 1; AMENDING TITLE 49, CHAPTER 8, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 49-1203.01; PROVIDING FOR TRANSFERRING AND RENUMBERING; AMENDING SECTION 49-1205, ARIZONA REVISED STATUTES. AS TRANSFERRED AND RENUMBERED: AMENDING TITLE 49, CHAPTER 8, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTIONS 49-1206, 49-1207, 49-1208, 49-1209, 49-1210, 49-1211, 49-1212, 49-1213 AND 49-1214: AMENDING TITLE 49, CHAPTER 8, ARTICLE 3, ARIZONA REVISED STATUTES, BY ADDING SECTION 49-1270; AMENDING SECTION 49-1271, ARIZONA REVISED STATUTES; AMENDING SECTION 49-1273, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2022, CHAPTER 63, SECTION 2; AMENDING SECTION 49-1274, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2022, CHAPTER 63, SECTION 3; AMENDING SECTION 49-1275, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2022, CHAPTER 63, SECTION 4: AMENDING TITLE 49, CHAPTER 8, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 4; AMENDING LAWS 2021, CHAPTER 408, SECTION 115; APPROPRIATING MONIES; RELATING TO THE WATER INFRASTRUCTURE FINANCE AUTHORITY OF ARIZONA.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 41-192, Arizona Revised Statutes, is amended to 3 read: 4 41-192. Powers and duties of attorney general; restrictions 5 on state agencies as to legal counsel; exceptions; 6 compromise and settlement monies 7 A. The attorney general shall have charge of and direct the 8 department of law and shall serve as chief legal officer of the state. 9 The attorney general shall: 10 1. Be the legal advisor of the departments of this state and render 11 such legal services as the departments require. 12 2. Establish administrative and operational policies and procedures 13 within his department. 14 3. Approve long-range plans for developing departmental programs therein, and coordinate the legal services required by other departments 15 16 of this state or other state agencies. 17 4. Represent school districts and governing boards of school 18 districts in any lawsuit involving a conflict of interest with other 19 county offices. 20 5. Represent political subdivisions. school districts and 21 municipalities in suits to enforce state or federal statutes pertaining to 22 antitrust, restraint of trade or price-fixing activities or conspiracies, 23 if the attorney general notifies in writing the political subdivisions, 24 school districts and municipalities of the attorney general's intention to 25 bring any such action on <del>its</del> THEIR behalf. At any time within thirty days 26 after the notification, the political subdivisions, school districts and 27 municipalities A POLITICAL SUBDIVISION, SCHOOL DISTRICT OR MUNICIPALITY, by formal resolution of its governing body, may withdraw the authority of 28 29 the attorney general to bring the intended action on its behalf. 30 6. In any action brought by the attorney general pursuant to state 31 or federal statutes pertaining to antitrust, restraint of trade, or price-fixing activities or conspiracies for the recovery of damages by 32 33 this state or any of its political subdivisions, school districts or municipalities, in addition to the attorney general's other powers and 34 35 authority, the attorney general on behalf of this state may enter into 36 contracts relating to the investigation and prosecution of such action with any other party plaintiff who has brought a similar action for the 37 38 recovery of damages and with whom the attorney general finds it 39 advantageous to act jointly or to share common expenses or to cooperate in 40 any manner relative to such action. In any such action, notwithstanding any other laws to the contrary, the attorney general may undertake, among 41 42 other things, to render legal services as special counsel or to obtain the 43 legal services of special counsel from any department or agency of the United States, of this state or any other state or any department or 44 45 agency thereof or any county, city, public corporation or public district

1 in this state or in any other state that has brought or intends to bring a 2 similar action for the recovery of damages or their ITS duly authorized 3 legal representatives in such action.

4 7. Organize the civil rights division within the department of law 5 and administer such division pursuant to the powers and duties provided in 6 chapter 9 of this title.

7 8. Compile, publish and distribute to all state agencies. departments, boards, commissions and councils, and to other persons and 8 9 government entities on request, at least every ten years, the Arizona agency handbook that sets forth and explains the major state laws that 10 11 govern state agencies, including information on the laws relating to conflicts of interest, contracting with 12 bribery. the government. 13 disclosure of public information, discrimination, nepotism, financial extra compensation, incompatible employment, 14 disclosure, gifts and political activity by employees, public access and misuse of public 15 16 resources for personal gain. A supplement to the handbook reflecting 17 revisions to the information contained in the handbook shall be compiled 18 and distributed by the attorney general as deemed necessary.

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B. Except as otherwise provided by law, the attorney general may:

20 1. Organize the department into such bureaus, subdivisions or units 21 as he deems most efficient and economical, and consolidate or abolish 22 them.

23 2. Adopt rules for the orderly conduct of the business of the24 department.

25 3. Subject to chapter 4, article 4 of this title, employ and assign 26 assistant attorneys general and other employees necessary to perform the 27 functions of the department.

4. Compromise or settle any action or claim by or against this state or any department, board or agency of this state. If the compromise or settlement involves a particular department, board or agency of this state, the compromise or settlement shall be first approved by the department, board or agency. If no department or agency is named or otherwise materially involved, the approval of the governor shall be first obtained.

5. Charge reasonable fees for distributing official publications,
 including attorney general legal opinions and the Arizona agency handbook.
 The fees received shall be transmitted to the state treasurer for deposit
 in the state general fund.

C. The powers and duties of a bureau, subdivision or unit shall be limited to those assigned by law to the department. D. Notwithstanding any law to the contrary, except as provided in subsections E and F of this section, no state agency other than the attorney general shall employ legal counsel or make an expenditure or incur an indebtedness for legal services, but the following are exempt from this section:

- 6 7
- 1. The director of water resources.
- 2. The residential utility consumer office.

9. The office of the state treasurer.

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- The industrial commission.
   The Arizona board of regents.
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- 5. The auditor general.

11 6. The corporation commissioners and the corporation commission 12 other than the securities division.

- 13 7. The office of the governor.
- 14 8. The constitutional defense council.
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10. The Arizona commerce authority.

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11. THE WATER INFRASTRUCTURE FINANCE AUTHORITY OF ARIZONA.

18 Ε. If the attorney general determines that he is disqualified from 19 providing judicial or quasi-judicial legal representation or legal 20 services on behalf of any state agency in relation to any matter, the 21 attorney general shall give written notification to the state agency 22 affected. If the agency has received written notification from the 23 attorney general that the attorney general is disqualified from providing 24 judicial or quasi-judicial legal representation or legal services in relation to any particular matter, the state agency is authorized to make 25 26 expenditures and incur indebtedness to employ attorneys to provide the 27 representation or services.

F. If the attorney general and the director of the department of 28 29 agriculture cannot agree on the final disposition of a pesticide complaint under section 3-368, if the attorney general and the director determine 30 31 that a conflict of interest exists as to any matter or if the attorney general and the director determine that the attorney general does not have 32 the expertise or attorneys available to handle a matter, the director is 33 authorized to make expenditures and incur indebtedness to employ attorneys 34 to provide representation or services to the department with regard to 35 36 that matter.

37 G. Any department or agency of this state authorized by law to maintain a legal division or incur expenses for legal services from funds 38 39 derived from sources other than the general revenue of the state, or from 40 any special or trust fund, shall pay from such source of revenue or 41 special or trust fund into the general fund of the state, to the extent 42 such funds are available and upon ON a reimbursable basis for warrants 43 drawn, the amount actually expended by the department of law within legislative appropriations for such legal division or legal services. 44

H. Appropriations made pursuant to subsection G of this section shall not be subject to lapsing provisions otherwise provided by law. Services for departments or agencies to which this subsection and subsection F of this section are applicable shall be performed by special or regular assistants to the attorney general.

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6 I. Notwithstanding section 35-148, monies received by the attorney 7 general from charges to state agencies and political subdivisions for 8 legal services relating to interagency service agreements shall be 9 deposited, pursuant to sections 35-146 and 35-147, in an attorney general 10 agency services fund. Monies in the fund are subject to legislative 11 appropriation and are exempt from the provisions of section 35-190 12 relating to lapsing of appropriations.

13 J. Unless otherwise provided by law, monies received for and 14 belonging to the state and resulting from compromises and settlements entered into pursuant to subsection B of this section, excluding 15 16 restitution and reimbursement to state agencies for costs or attorney 17 fees, shall be deposited into the state treasury and credited to the state 18 general fund pursuant to section 35-142. Monies received for and 19 belonging to the state and resulting from a compromise or settlement are 20 not considered custodial, private or quasi-private monies unless 21 specifically provided by law. On or before January 15, April 15, July 15 22 and October 15, the attorney general shall file with the governor, with copies to the director of the department of administration, the president 23 24 of the senate, the speaker of the house of representatives, the secretary 25 of state and the staff director of the joint legislative budget committee, 26 a full and complete account of the deposits into the state treasury made 27 pursuant to this subsection in the previous calendar quarter. For the purposes of this subsection, "restitution" means monies intended to 28 29 compensate a specific, identifiable person, including this state, for 30 economic loss.

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Sec. 2. <u>Repeal</u>

32 Sections 41-3002.09 and 41-3031.01, Arizona Revised Statutes, are 33 repealed.

34 Sec. 3. Section 41-5355, Arizona Revised Statutes, is amended to 35 read:

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41-5355. <u>Assets: cost of operation and administration:</u> <u>taxation</u>

A. Any monies, pledges or property issued or given to the Arizona finance authority, whether by appropriation, loan, gift or otherwise, constitute the assets of the Arizona finance authority.

41 B. This state is not responsible for any obligation incurred by the 42 authority.

43 C. All costs and expenses of the ARIZONA FINANCE authority shall be 44 paid from bond proceeds of bonds issued by any industrial development 45 authority established by the Arizona finance authority or other monies of

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1 the ARIZONA FINANCE authority, and to the extent not prohibited by state 2 or federal law or by contract, the monies of the greater Arizona 3 development authority and the water infrastructure finance authority of 4 Arizona that are available to pay the Arizona finance authority's costs 5 and expenses. 6 D. The authority and its income are exempt from taxation in this 7 state. 8 Sec. 4. Section 41-5356, Arizona Revised Statutes, is amended to 9 read: 10 41-5356. Duties of board; annual report 11 A. The board shall: 12 1. Establish an industrial development authority under title 35, 13 chapter 5 and, notwithstanding the requirements of section 35-705, serve as the board of the industrial development authority. 14 2. Serve as the board of the greater Arizona development authority 15 16 and have all powers and authority to take action on behalf of the greater 17 Arizona development authority pursuant to chapter 18 of this title. 18 3. Serve as the board of the water infrastructure finance authority 19 of Arizona and have all powers and authority to take action pursuant to 20 title 49, chapter 8 regarding water infrastructure financing. 21 4. 3. Approve the authority's budget. 22 5. Establish a water and infrastructure finance authority advisory 23 board to advise the board of directors of the authority consisting of 24 relevant state agency representatives and the following additional 25 members: 26 (a) One member who represents a public water system that serves 27 five hundred or more connections. 28 (b) One member who represents a public water system that serves 29 less than five hundred connections. 30 (c) One member who represents a sanitary district in a county with 31 a population of less than five hundred thousand persons. 32 (d) One member who represents a sanitary district in a county with 33 a population of five hundred thousand or more persons. 34 (e) One member who represents a city or town with a population of 35 less than fifty thousand persons. 36 (f) One member who represents a city or town with a population of 37 fifty thousand or more persons. 38 (g) One member who represents a county with a population of five 39 hundred thousand or more persons. 40 B. On or before October 1 of each year, the industrial development 41 authority shall submit a report to the president of the senate, the speaker of the house of representatives and the directors of the joint 42 43 legislative budget committee and the governor's office of strategic

and program activity for the previous fiscal year.

planning and budgeting regarding the authority's revenues, expenditures

1 Sec. 5. Section 45-105, Arizona Revised Statutes, is amended to 2 read: 3 45-105. Powers and duties of director 4 A. The director may: 5 1. Formulate plans and develop programs for the practical and 6 economical development, management, conservation and use of surface water, 7 groundwater and the watersheds in this state, including the management of 8 water guantity and guality. 9 2. Investigate works, plans or proposals pertaining to surface water and groundwater, including management of watersheds, and acquire, 10 11 preserve, publish and disseminate related information the director deems 12 advisable. 13 3. Collect and investigate information on and prepare and devise means and plans for the development, conservation and utilization USE of 14 all waterways, watersheds, surface water, groundwater and groundwater 15 16 basins in this state and of all related matters and subjects, including 17 irrigation, drainage, water quality maintenance, regulation of flow, 18 diversion of running streams adapted for development in cooperating with 19 the United States or by this state independently, flood control, 20 utilization USE of water power, prevention of soil waste and storage, 21 conservation and development of water for every useful purpose. 22 4. Measure, survey and investigate the water resources of this state and their potential development and cooperate and contract with 23 24 agencies of the United States for such purposes. 25 5. Acquire, hold and dispose of property, including land, 26 rights-of-way, water and water rights, as necessary or convenient for the 27 performance of the groundwater and water quality management functions of 28 the department. 29 6. Acquire, other than by condemnation, construct, improve, 30 maintain and operate early warning systems for flood control purposes and 31 works for the recovery, storage, treatment and delivery of water. 7. Accept grants, gifts or donations of money or other property 32 33 from any source, which may be used for any purpose consistent with this title. All property acquired by the director is public property and is 34 35 subject to the same tax exemptions, rights and privileges granted to 36 municipalities, public agencies and other public entities. 37 8. Enter into an interagency contract or agreement with any public agency pursuant to title 11, chapter 7, article 3 and contract, act 38 jointly or cooperate with any person to carry out the purposes of this 39 40 title. 41 9. Prosecute and defend all rights, claims and privileges of this 42 state respecting interstate streams. 43 10. Initiate and participate in conferences, conventions or 44 hearings, including <del>meetings of the Arizona water resources advisory</del> 45 board, congressional hearings, court hearings or hearings of other

competent judicial or quasi-judicial departments, agencies or
 organizations, and negotiate and cooperate with agencies of the United
 States or of any state or government and represent this state concerning
 matters within the department's jurisdiction.

5 11. Apply for and hold permits and licenses from the United States 6 or any agency of the United States for reservoirs, dam sites and 7 rights-of-way.

12. Receive 8 and review all reports, proposed contracts and 9 agreements from and with the United States or any agencies, other states or governments or their representatives and recommend to the governor and 10 11 the legislature action to be taken on such reports, proposed contracts and 12 agreements. The director shall take action on such reports, if authorized 13 by law, and review and coordinate the preparation of formal comments of this state on both the preliminary and final reports relating to water 14 resource development of the United States army corps of engineers, the 15 16 United States secretary of the interior and the United States secretary of 17 agriculture, as provided for in the flood control act of 1944 (58 Stat. 887; 33 United States Code section 701-1). 18

19 13. Contract with any person for imported water or for the 20 acquisition of water rights or rights to withdraw, divert or use surface 21 water or groundwater as necessary for the performance of the groundwater 22 management functions of the director prescribed by chapter 2 of this 23 title. If water becomes available under any contract executed under this 24 paragraph, the director may contract with any person for its delivery or 25 exchange for any other water available.

14. Recommend to the administrative heads of agencies, boards and commissions of this state, and political subdivisions of this state, rules to promote and protect the rights and interests of this state and its inhabitants in any matter relating to the surface water and groundwater in this state.

31 15. Conduct feasibility studies and remedial investigations 32 relating to groundwater quality and enter into contracts and cooperative 33 agreements under section 104 of the comprehensive environmental response, 34 compensation, and liability act of 1980 (P.L. 96-510) to conduct such 35 studies and investigations.

16. Dispose informally by stipulation, agreed settlement, consent order or alternative means of dispute resolution, including arbitration, if the parties and director agree, or by default of any case in which a hearing before the director is required or allowed by law.

40 17. Cooperate and coordinate with the appropriate governmental 41 entities in Mexico regarding water planning in areas near the border 42 between Mexico and Arizona and for the exchange of relevant hydrological 43 information.

1 B. The director shall: 2 Exercise and perform all powers and duties vested in or imposed 1. 3 on the department and adopt and issue rules necessary to carry out the 4 purposes of this title. 5 2. Administer all laws relating to groundwater, as provided in this 6 title. 7 Be responsible for the supervision and control of reservoirs and 3. 8 dams of this state and, when deemed necessary, conduct investigations to 9 determine whether the existing or anticipated condition of any dam or reservoir in this state is or may become a menace to life and property. 10 4. Coordinate and confer with and may contract with: 11 (a) The Arizona power authority, the game and fish commission, the 12 13 land department, the Arizona outdoor recreation coordinating state commission, the Arizona commerce authority, the department of health 14 services, active management area water authorities or districts and 15 16 political subdivisions of this state with respect to matters within their 17 jurisdiction relating to surface water and groundwater and the development 18 of state water plans. 19 (b) The department of environmental quality with respect to title 20 49, chapter 2 for its assistance in the development of state water plans. 21 (c) The department of environmental quality regarding water plans, 22 water resource planning, water management, wells, water rights and 23 permits, and other appropriate provisions of this title pertaining to 24 remedial investigations, feasibility studies, site prioritization, selection of remedies and implementation of the water quality assurance 25 26 revolving fund program pursuant to title 49, chapter 2, article 5. 27 (d) The department of environmental quality regarding coordination 28 of databases that are necessary for activities conducted pursuant to title 29 49, chapter 2, article 5. 30 5. Cooperate with the Arizona power authority in the performance of 31 the duties and functions of the authority. 6. Maintain a permanent public depository for existing and future 32 records of stream flow, groundwater levels and water quality and other 33 data relating to surface water and groundwater. 34 35 7. Maintain a public docket of all matters before the department 36 that may be subject to judicial review pursuant to this title. 37 8. Investigate and take appropriate action on any complaints alleging withdrawals, diversions, impoundments or uses of surface water or 38 39 groundwater that may violate this title or the rules adopted pursuant to 40 this title. 41 9. Report to and consult with the Arizona water resources advisory 42 board at regular intervals. 43 10. 9. Adopt an official seal for the authentication of records, 44 orders, rules and other official documents and actions.

1 11. 10. Provide staff support to the Arizona water protection fund 2 commission established pursuant to chapter 12 of this title.

3 12. 11. Exercise and perform all powers and duties invested in the 4 chairperson of the Arizona water banking authority commission as 5 prescribed by chapter 14 of this title.

6 13. 12. Provide staff support to the Arizona water banking 7 authority established pursuant to chapter 14 of this title.

8 14. 13. In the year following each regular general election, 9 present information to the committees with jurisdiction over water issues 10 in the house of representatives and the senate. A written report is not 11 required but the presentation shall include information concerning the 12 following:

13 (a) The current status of the water supply in this state and any 14 likely changes in that status.

15 (b) Issues of regional and local drought effects, short-term and 16 long-term drought management efforts and the adequacy of drought 17 preparation throughout the state.

18 (c) The status of current water conservation programs in this 19 state.

20 (d) The current state of each active management area and the level 21 of progress toward management goals in each active management area.

(e) Issues affecting management of the Colorado river and the
 reliability of this state's two million eight hundred thousand acre-foot
 allocation of Colorado river water, including the status of water supplies
 in and issues related to the Colorado river basin states and Mexico.

26 (f) The status of any pending or likely litigation regarding 27 surface water adjudications or other water related WATER-RELATED 28 litigation and the potential impacts on this state's water supplies.

29 (g) The status of Indian water rights settlements and related 30 negotiations that affect this state.

31 (h) Other matters related to the reliability of this state's water 32 supplies, the responsibilities of the department and the adequacy of the 33 department's and other entities' resources to meet this state's water 34 management needs.

14. NOT LATER THAN DECEMBER 1, 2023 AND EVERY YEAR THEREAFTER, 35 36 PREPARE AND ISSUE A WATER SUPPLY AND DEMAND ASSESSMENT FOR AT LEAST FOUR OF THE TWENTY-TWO PLANNING AREAS THAT THE DEPARTMENT HAS IDENTIFIED IN A 37 STATE'S STRATEGIC VISION FOR WATER 38 REPORT REGARDING THIS SUPPLY SUSTAINABILITY. THE DIRECTOR SHALL ENSURE THAT A WATER SUPPLY AND DEMAND 39 40 ASSESSMENT IS COMPLETED FOR ALL IDENTIFIED PLANNING AREAS AT LEAST ONCE 41 EVERY FIVE YEARS. THE DIRECTOR MAY CONTRACT WITH OUTSIDE ENTITIES TO PERFORM SOME OR ALL OF THE ASSESSMENTS AND THOSE OUTSIDE ENTITIES SHALL BE 42 43 IDENTIFIED IN THE ASSESSMENT.

1 Sec. 6. Section 45-111, Arizona Revised Statutes, is amended to 2 read: 3 45-111. Annual report by director 4 On or before July 1 each year the director shall render to the 5 governor and the legislature a full and true report of the department's 6 operations under this title. The report shall include suggestions as to 7 amending existing laws or enacting new legislation as the director and the 8 Arizona water resources advisory board deem DEEMS necessary and such other 9 information, suggestions and recommendations as the director considers of value to the public. The report shall be published and made available to 10 11 the public. 12 Sec. 7. Section 48-6415, Arizona Revised Statutes, is amended to 13 read: 14 48-6415. District and municipal water delivery systems in 15 district eligible to receive financial assistance 16 from water supply development revolving fund 17 The district is deemed to be a water provider for the purposes of 18 title 49, chapter 8. The district and municipal water delivery systems serving water in the district are eligible to apply for and receive 19 20 financial assistance from monies in the water supply development revolving 21 fund established under section 49-1271 notwithstanding section 49-1273, 22 subsection C. 23 Sec. 8. <u>Heading repeal</u> 24 The article heading of title 49, chapter 1, article 8, Arizona 25 Revised Statutes, is repealed. 26 Sec. 9. Repeal 27 Sections 49-193, 49-193.02, 49-193.03, 49-193.04 and 49-193.05, 28 Arizona Revised Statutes, are repealed. 29 Sec. 10. Section 49-1201, Arizona Revised Statutes, is amended to 30 read: 31 49-1201. Definitions In this chapter, unless the context otherwise requires: 32 33 1. "Authority" means the water infrastructure finance authority of 34 Arizona. "Board" means the board of directors of the Arizona finance 35 2. 36 authority established by title 41, chapter 53, article 2. 3. "Bonds of a political subdivision" means bonds issued by a 37 38 political subdivision as authorized by law. 4. "Clean water act" means the federal water pollution control act 39 40 amendments of 1972 (P.L. 92-500; 86 Stat. 816), as amended by the water 41 quality act of 1987 (P.L. 100-4; 101 Stat. 7). 5. "CONCESSION AGREEMENT" MEANS ANY LEASE, GROUND LEASE, FRANCHISE, 42 43 EASEMENT, PERMIT OR OTHER BINDING AGREEMENT TRANSFERRING RIGHTS FOR THE USE OR CONTROL, IN WHOLE OR IN PART, OF WATER-RELATED FACILITIES BY THE 44 45 AUTHORITY TO A PRIVATE PARTNER IN ACCORDANCE WITH THIS CHAPTER.

1 5. 6. "Drinking water facility": 2 (a) Means a community water system or a nonprofit noncommunity 3 water system as defined in the safe drinking water act of 1974 4 (P.L. 93-523; 88 Stat. 1660; P.L. 95-190; 91 Stat. 1393; P.L. 104-182; 110 5 Stat. 1613) that is located in this state. For purposes of this chapter, 6 drinking water facility 7 (b) Does not include water systems owned by federal agencies. 8 6. 7. "Financial assistance loan repayment agreement" means an 9 agreement to repay a loan provided to design, construct, acquire, rehabilitate or improve water or wastewater infrastructure, related 10 11 property and appurtenances or a loan provided to finance a water supply 12 development project. 13 8. "IMPORTED WATER" MEANS ANY WATER THAT ORIGINATES OUTSIDE OF THIS 14 STATE AND THAT IS MADE AVAILABLE TO WATER USERS WITHIN THIS STATE BY CONVEYANCE. EXCHANGE OR OTHERWISE THROUGH PROJECTS THAT ARE FUNDED OR 15 16 FINANCED IN WHOLE OR IN PART WITH MONIES FROM THE LONG-TERM WATER 17 AUGMENTATION FUND. 18 9. "IMPORT WATER" MEANS TO MAKE WATER ORIGINATING OUTSIDE OF THIS 19 STATE AVAILABLE TO WATER USERS WITHIN THIS STATE BY CONVEYANCE, EXCHANGE 20 OR OTHERWISE THROUGH PROJECTS THAT ARE FUNDED OR FINANCED IN WHOLE OR IN 21 PART WITH MONIES FROM THE LONG-TERM WATER AUGMENTATION FUND. 22 7. 10. "Indian tribe" means any Indian tribe, band, group or community that is recognized by the United States secretary of the 23 24 interior and that exercises governmental authority within the limits of 25 any Indian reservation under the jurisdiction of the United States 26 government, notwithstanding the issuance of any patent and including rights-of-way running through the reservation. 27 11. "LONG-TERM WATER AUGMENTATION BONDS" MEANS BONDS THAT ARE 28 29 ISSUED BY THE AUTHORITY IN ACCORDANCE WITH ARTICLE 4 OF THIS CHAPTER. 30 12. "LONG-TERM WATER AUGMENTATION FUND" MEANS THE FUND ESTABLISHED 31 BY SECTION 49-1302. 8. 13. "Nonpoint source project" means a project designed to 32 33 implement a certified water quality management plan. 9. 14. "Political subdivision" means a county, city, town or 34 special taxing district authorized by law to construct wastewater 35 36 treatment facilities, drinking water facilities or nonpoint source 37 projects. "PRIVATE PARTNER" MEANS A PERSON, ENTITY OR ORGANIZATION THAT 38 15. IS NOT THE FEDERAL GOVERNMENT, THIS STATE OR A POLITICAL SUBDIVISION OF 39 THIS STATE OR ANY OTHER UNIT OF GOVERNMENT. 40 41 16. "PUBLIC-PRIVATE PARTNERSHIP PROJECT" MEANS ANY WATER SUPPLY DEVELOPMENT PROJECT THAT IS THE SUBJECT OF A PUBLIC-PRIVATE PARTNERSHIP 42 43 AGREEMENT IN ACCORDANCE WITH THIS CHAPTER.

1 10. 17. "Safe drinking water act" means the federal safe drinking 2 water act of 1974 (P.L. 93-523; 88 Stat. 1660; P.L. 95-190; 91 Stat. 1393; 3 P.L. 104-182; 110 Stat. 1613), as amended in 1996. 4 11. 18. "Technical assistance loan repayment agreement" means 5 either of the following: 6 (a) An agreement to repay a loan provided to develop, plan and 7 water or wastewater infrastructure, related property design and 8 appurtenances. The agreement shall be for a term of not more than three 9 years and the maximum amount that may be borrowed is limited to not more 10 than \$500,000. 11 (b) An agreement to repay a loan provided to develop, plan or 12 design a water supply development project. 13 19. "UNIT OF GOVERNMENT" MEANS ANY AGENCY, OFFICE OR DEPARTMENT OF THIS STATE OR OF A CITY, TOWN, COUNTY, DISTRICT, COMMISSION, AUTHORITY OR 14 OTHER PUBLIC ENTITY THAT IS ORGANIZED AND THAT EXISTS UNDER THE STATUTORY 15 16 LAW OF THIS STATE OR UNDER A VOTER-APPROVED CHARTER OR INITIATIVE OF THIS 17 STATE. 18 12. 20. "Wastewater treatment facility" means a treatment works, as defined in section 212 of the clean water act, that is located in this 19 20 state and that is designed to hold, cleanse or purify or to prevent the 21 discharge of untreated or inadequately treated sewage or other polluted 22 waters for purposes of complying with the clean water act. 23 13. 21. "Water provider" means any of the following: 24 (a) A municipal water delivery system as defined in section 25 <del>42-5301.</del> 26 (b) A county water augmentation authority established under 27 title 45, chapter 11. 28 (c) A county water authority established under title 45. 29 chapter 13. 30 (d) An Indian tribe. 31 (e) A community facilities district as established by title 48, 32 chapter 4. 33 (f) A public water system as prescribed in section 49-352. 34 (g) A county with a population of less than three hundred thousand 35 persons. 36 (h) A natural resource conservation district. 37 (i) For purposes of funding from the water supply development 38 revolving fund pursuant to article 3 of this chapter only, a county that 39 enters into an intergovernmental agreement or other formal written 40 agreement with a city, town or other water provider regarding a water supply development project AN ENTITY THAT DISTRIBUTES OR SELLS WATER TO 41 END USERS FOR DOMESTIC, INDUSTRIAL OR AGRICULTURAL USE IN THIS STATE. 42 43 22. "WATER-RELATED FACILITIES" MEANS ANY FACILITY RELATED TO THE PRODUCTION, DELIVERY, CONSERVATION OR STORAGE OF WATER, INCLUDING ANY 44 45 CANALS, PIPELINES, DESALINATION PLANTS, PUMPING STATIONS, STORAGE

1 PROJECTS, RECOVERY WELLS, DELIVERY AND RETENTION PROJECTS, WATER AND WASTEWATER TREATMENT PLANTS, AND OTHER EQUIPMENT AND FACILITIES INSTALLED 2 3 FOR WATER CONSERVATION PURPOSES, TOGETHER WITH ANY LAND, BUILDINGS OR 4 OTHER IMPROVEMENTS AND EQUIPMENT OR PERSONAL PROPERTY RELATED THERETO. 5 14. 23. "Water supply development" means either of the following: 6 (a) Acquiring water or rights to or contracts for water to augment 7 the water supply of a water provider, including any environmental or other 8 reviews, permits or plans reasonably necessary for that acquisition. 9 (b) Planning, designing, building or developing WATER-RELATED 10 facilities OR INFRASTRUCTURE, including any environmental or other 11 reviews, permits or plans reasonably necessary for those facilities OR 12 INFRASTRUCTURE, for any of the following purposes: (i) Conveyance, OR DELIVERY OF WATER. 13 14 (ii) Storage or recovery of water UNDER TITLE 45, CHAPTER 3.1. 15 (iii) Reclamation and reuse of water. 16 (iv) Replenishment of groundwater. 17 (iv) Active or passive stormwater recharge structures that 18 increase water supplies. 19 (vi) CONSERVATION THROUGH REDUCING EXISTING WATER USE OR MORE 20 EFFICIENT USES OF EXISTING WATER SUPPLIES. 21 Sec. 11. Section 49-1202, Arizona Revised Statutes, is amended to 22 read: 23 49-1202. <u>Water infrastructure finance authority of Arizona</u> 24 The water infrastructure finance authority of Arizona is established 25 in the Arizona finance authority. The Arizona finance authority board of 26 directors shall govern the water infrastructure finance authority of 27 Arizona. Sec. 12. Section 49-1203, Arizona Revised Statutes, as amended by 28 29 Laws 2022, chapter 63, section 1, is amended to read: 30 49-1203. Powers and duties of authority; definition 31 A. The authority is a corporate and politic body and shall have an official seal that shall be judicially noticed. The authority may sue and 32 be sued, contract and acquire, hold, operate and dispose of property. 33 34 B. The authority, through its board, may: 35 1. Issue negotiable water quality bonds pursuant to section 49-1261 36 for the following purposes: (a) To generate the state match required by the clean water act for 37 the clean water revolving fund and to generate the match required by the 38 39 safe drinking water act for the drinking water revolving fund. 40 (b) To provide financial assistance to political subdivisions, 41 Indian tribes and eligible drinking water facilities for constructing, 42 acquiring or improving wastewater treatment facilities, drinking water 43 facilities, nonpoint source projects and other related water quality 44 facilities and projects.

1 2. Issue water supply development bonds for the purpose of 2 providing financial assistance to water providers ELIGIBLE ENTITIES for 3 water supply development purposes pursuant to sections 49-1274 and 4 49-1275. 5 3. Provide financial assistance to political subdivisions and 6 Indian tribes from monies in the clean water revolving fund to finance 7 wastewater treatment projects. 8 4. Provide financial assistance to drinking water facilities from 9 monies in the drinking water revolving fund to finance these facilities. 5. Provide financial assistance to water providers from monies in 10 11 the water supply development revolving fund to finance water supply 12 development AS PRESCRIBED BY THIS ARTICLE. 13 6. Guarantee debt obligations of, and provide linked deposit guarantees through third-party lenders to: 14 (a) Political subdivisions that are issued to finance wastewater 15 16 treatment projects. 17 (b) Drinking water facilities that are issued to finance these 18 facilities. 19 (c) Water providers that are issued to finance water supply 20 development projects. 21 7. Provide linked deposit guarantees through third-party lenders to 22 political subdivisions, AND drinking water facilities and water providers. 23 24 8. Apply for, accept and administer grants and other financial 25 assistance from the United States government and from other public and 26 private sources. 27 9. Enter into capitalization grant agreements with the United States environmental protection agency. 28 29 10. Adopt rules pursuant to title 41, chapter 6 governing the application for and awarding OF wastewater treatment facility, drinking 30 31 water facility and nonpoint source project financial assistance under this chapter, administering the clean water revolving fund and the drinking 32 33 water revolving fund and issuing water quality bonds. 11. Subject to title 41, chapter 4, article 4, Hire a director WHO 34 SERVES AT THE PLEASURE OF THE BOARD and WHO SHALL HIRE staff for the 35 36 authority. 12. Contract for OR EMPLOY the services of outside advisors. 37 attorneys, ENGINEERS, FINANCIAL AND OTHER consultants and aides reasonably 38 necessary or desirable to allow the authority to adequately perform its 39 40 duties. 41 13. Contract and incur obligations as reasonably necessary or desirable within the general scope of authority activities and operations 42 43 to allow the authority to adequately perform its duties. 14. Assess financial assistance origination fees and annual fees to 44 45 cover the reasonable costs of administering the authority and the monies

1 administered by the authority. Any fees collected pursuant to this 2 paragraph constitute governmental revenue and may be used for any purpose 3 consistent with the mission and objectives of the authority.

4 15. Perform any function of a fund manager under the CERCLA 5 Brownfields cleanup revolving loan fund program as requested by the 6 department. The board shall perform any action authorized under this 7 article on behalf of the Brownfields cleanup revolving loan fund program 8 established pursuant to chapter 2, article 1.1 of this title at the 9 request of the department. In order to perform these functions, the board 10 shall enter into a written agreement with the department.

11 16. Provide grants, staff assistance or technical assistance in the 12 form of loan repayment agreements and other professional assistance to 13 political subdivisions, any county with a population of less than five hundred thousand persons, Indian tribes and community water systems OR 14 OTHER ELIGIBLE ENTITIES in connection with developing or financing 15 16 wastewater, drinking water, water reclamation or related water 17 infrastructure. Assistance provided under a technical assistance loan 18 repayment agreement shall be in a form and under terms determined by the 19 authority and shall be repaid not more than three years after the date 20 that the monies are advanced to the applicant. Technical assistance 21 provided by the authority does not create any liability for the authority 22 or this state regarding designing, constructing or operating any 23 infrastructure project.

24 17. Provide grants, staff assistance or technical assistance in the 25 form of loan repayment agreements and other professional assistance to 26 water providers ELIGIBLE ENTITIES in connection with the planning or 27 design of water supply development projects. A single grant shall not exceed \$250,000. Assistance provided under a technical assistance loan 28 29 repayment agreement shall be repaid not more than three years after the date that the monies are advanced to the applicant. Technical assistance 30 31 provided by the authority does not create any liability for the authority 32 or this state regarding designing, constructing or operating any water 33 supply development project.

C. The authority may adopt rules pursuant to title 41, chapter 6 governing the application for and awarding water supply development fund froject financial assistance under this chapter and administering the water supply development revolving fund OF ASSISTANCE UNDER THIS CHAPTER AND THE ADMINISTRATION OF THE FUNDS ESTABLISHED BY THIS CHAPTER.

D. The board shall deposit, pursuant to sections 35–146 and 35–147, any monies received pursuant to subsection B, paragraph 8 of this section in the appropriate fund as prescribed by the grant or other financial assistance agreement.

43 E. Disbursements of monies by the water infrastructure finance 44 authority pursuant to a financial assistance agreement are not subject to 45 title 41, chapter 23.

1 F. For the purposes of the safe drinking water act and the clean 2 water act, the department is the state agency with primary responsibility 3 for administering this state's public water system supervision program and 4 pollution control program and, in consultation with water other 5 appropriate state agencies as appropriate, is the lead agency in 6 establishing assistance priorities as prescribed by section 49-1224, 7 subsection B, paragraph 3, section 49-1243, subsection A, paragraph 6 and 8 section 49-1244, subsection B, paragraph 3. 9 G. For the purposes of this section, "CERCLA" has the same meaning 10 prescribed in section 49-201. 11 Sec. 13. Title 49, chapter 8, article 1, Arizona Revised Statutes, 12 is amended by adding section 49-1203.01, to read: 49-1203.01. Water infrastructure finance authority of 13 14 Arizona: additional powers and duties 15 A. THE AUTHORITY, ACTING THROUGH ITS BOARD, SHALL: 16 1. ADMINISTER THE LONG-TERM WATER AUGMENTATION FUND IN ACCORDANCE 17 WITH ARTICLE 4 OF THIS CHAPTER. 18 2. USE MONIES FROM THE LONG-TERM WATER AUGMENTATION FUND 19 ESTABLISHED BY SECTION 49-1302 TO INVESTIGATE THE FEASIBILITY OF ENTERING 20 INTO AGREEMENTS WITH PUBLIC OR PRIVATE ENTITIES FOR PROJECTS TO IMPORT 21 WATER INTO THIS STATE. THE AUTHORITY MAY CONSIDER ANY EXISTING STUDIES OR 22 PLANS IT DEEMS RELEVANT FOR THIS PURPOSE. B. EXCEPT AS LIMITED IN THIS CHAPTER OR BY OTHER LAWS AND AS 23 24 REASONABLE OR NECESSARY TO ADMINISTER OR CARRY OUT THE PURPOSES OF THE LONG-TERM WATER AUGMENTATION FUND AND WATER SUPPLY DEVELOPMENT REVOLVING 25 26 FUND ESTABLISHED BY SECTION 49-1271, THE AUTHORITY MAY: 27 1. ACQUIRE, SELL, LEASE, EXCHANGE OR OTHERWISE DISPOSE OF REAL AND 28 PERSONAL PROPERTY OF EVERY KIND WITHIN THIS STATE. 29 2. APPLY FOR AND HOLD PERMITS THAT ARE REQUIRED BY LAW TO ENGAGE IN 30 ANY OF THE ACTIVITIES DESCRIBED IN THIS CHAPTER. 31 3. NEGOTIATE AND ENTER INTO INTERGOVERNMENTAL AGREEMENTS AND 32 AGREEMENTS WITH PRIVATE AND PUBLIC ENTITIES WITHIN AND OUTSIDE OF THIS STATE, INCLUDING THE UNITED STATES AND OTHER NATIONS. 33 4. CONTRACT FOR OR PERFORM FEASIBILITY STUDIES OF WATER STORAGE, 34 35 STORAGE FACILITIES AND RECOVERY WELLS. 36 5. APPLY FOR AND ACCEPT GRANTS, GIFTS OR DONATIONS OF MONIES OR 37 OTHER PROPERTY FROM ANY SOURCE THAT MAY BE SPENT FOR ANY PURPOSE CONSISTENT WITH THIS CHAPTER. 38 6. CONDUCT ANY OTHER ACTIVITIES THAT ARE REASONABLY NECESSARY AND 39 40 RELATED TO THE POWERS AND DUTIES DESCRIBED IN THIS CHAPTER. 41 C. EXCEPT AS LIMITED IN THIS CHAPTER OR BY OTHER LAWS AND AS REASONABLE OR NECESSARY TO ADMINISTER OR CARRY OUT THE PURPOSES OF THE 42 43 LONG-TERM WATER AUGMENTATION FUND, THE AUTHORITY MAY: 1. ISSUE LONG-TERM WATER AUGMENTATION BONDS IN ACCORDANCE WITH 44 45 ARTICLE 4 OF THIS CHAPTER. THE LONG-TERM WATER AUGMENTATION BONDS SHALL BE

1 IN THE NAME OF THE AUTHORITY, AND THE AUTHORITY MAY PLEDGE SOURCES FOR SECURITY AND PAYMENT OF SUCH BONDS IN ACCORDANCE WITH ARTICLE 4 OF THIS 2 3 CHAPTER. 4 2. ISSUE REFUNDING BONDS IF THE AUTHORITY DEEMS REFUNDING 5 EXPEDIENT. 6 3. REFUND BY ISSUING NEW BONDS FOR ANY BONDS ISSUED BY THE 7 AUTHORITY IF THESE BONDS ARE SECURED FROM THE SAME SOURCE OF REVENUES AS 8 THE BONDS AUTHORIZED BY THIS CHAPTER WITHOUT REGARD TO WHETHER THE BONDS 9 TO BE REFUNDED HAVE MATURED. 4. TAKE, HOLD AND ENFORCE A SECURITY INTEREST IN WATER-RELATED 10 11 FACILITIES INSIDE AND OUTSIDE OF THIS STATE IN CONNECTION WITH THE TERMS OF ANY AGREEMENT ENTERED INTO BY THE AUTHORITY IF THE AUTHORITY DETERMINES 12 THAT SUCH A SECURITIZATION IS NECESSARY TO ADEQUATELY PROTECT THIS STATE'S 13 INTERESTS. 14 5. TO THE EXTENT NECESSARY TO FACILITATE AN APPROVED WATER SUPPLY 15 **DEVELOPMENT PROJECT:** 16 (a) PLAN, CONSTRUCT, ACQUIRE, OWN, IMPROVE AND EQUIP WATER-RELATED 17 18 FACILITIES WITHIN THIS STATE TO TRANSPORT OR DELIVER IMPORTED WATER WITHIN 19 THIS STATE. 20 (b) NEGOTIATE AND EXECUTE AGREEMENTS TO ACQUIRE, SELL, LEASE, 21 EXCHANGE, HOLD, SEVER OR TRANSFER IMPORTED WATER AND RIGHTS TO IMPORTED 22 WATER. THE AUTHORITY MAY ACQUIRE IMPORTED WATER AND RIGHTS TO IMPORTED 23 WATER IN ITS OWN NAME. 24 (c) ENTER INTO AND CARRY OUT CONTRACTS OR SUBCONTRACTS FOR THE 25 TRANSPORT. TREATMENT AND DELIVERY OF IMPORTED WATER ACQUIRED BY THE 26 AUTHORITY. (d) STORE IMPORTED WATER AND ACQUIRE, HOLD, ASSIGN OR OTHERWISE 27 DISPOSE OF CREDITS FOR IMPORTED WATER REGISTERED TO STORAGE ACCOUNTS UNDER 28 29 TITLE 45, CHAPTER 3.1. 30 (e) NEGOTIATE AND ENTER INTO AGREEMENTS TO USE EXISTING 31 WATER-RELATED FACILITIES. 6. CONDUCT INVESTIGATIONS, INCLUDING PERFORMING ENVIRONMENTAL OR 32 OTHER REVIEWS, IN ASSOCIATION WITH ANY OF THE ACTIVITIES PRESCRIBED BY 33 PARAGRAPHS 4 AND 5 OF THIS SUBSECTION. 34 35 7. ASSESS FEES AND CHARGES IN CONNECTION WITH THE AUTHORITY'S 36 DESIGN, CONSTRUCTION, ACQUISITION, IMPROVEMENT, EQUIPPING AND OWNERSHIP OF WATER-RELATED FACILITIES, INCLUDING FOR THE CONVEYANCE OR DELIVERY OF 37 WATER AND IN CONNECTION WITH OPERATION AND MAINTENANCE AGREEMENTS ENTERED 38 INTO BY THE AUTHORITY IN CONNECTION WITH WATER-RELATED FACILITIES. ANY 39 FEES COLLECTED PURSUANT TO THIS PARAGRAPH CONSTITUTE GOVERNMENTAL REVENUE, 40 41 MAY BE USED FOR ANY PURPOSE CONSISTENT WITH THE PURPOSES OF THE AUTHORITY AND MUST BE DEPOSITED IN THE LONG-TERM WATER AUGMENTATION FUND. 42 43 D. THIS CHAPTER DOES NOT REPLACE, SUPPLANT OR DIMINISH THE POWERS AND DUTIES OF THE DIRECTOR AS PRESCRIBED IN SECTION 49-107. 44

1 Sec. 14. Section 49-193.01. Arizona Revised Statutes. is 2 transferred and renumbered for placement in title 49, chapter 8, article 3 1, Arizona Revised Statutes, as section 49-1205 and as so renumbered, is 4 amended to read: 5 49-1205. Water infrastructure finance authority board; 6 legislative intent 7 A. The drought mitigation revolving fund is established to be 8 maintained in perpetuity consisting of: 9 1. Monies appropriated by the legislature to the fund. 10 2. Monies received for drought mitigation purposes from the United 11 States government. 12 3. Monies received as loan repayments, interest and penalties. 13 4. Interest and other income received from investing monies in the 14 fund. 15 5. Gifts, grants and donations received for drought mitigation 16 purposes from any public or private source. 17 B. Monies in the fund are continuously appropriated and are exempt 18 the provisions of section 35-190 relating to lapsing from <del>of</del> 19 appropriations. 20 C. A. The legislature finds THAT: 21 1. NOW AND INTO THE FORESEEABLE FUTURE that many regions in this 22 state lack access to sustainable THE NECESSARY water supplies to meet 23 their CURRENT AND long-term water <del>demands and need financial assistance to</del> 24 develop water supply and conservation projects. The legislature intends 25 that the fund established by this section be used to provide financial 26 assistance for these projects under the terms set forth in this article 27 NEEDS. PROTECTING CURRENT AND FUTURE RESIDENTS, THE ECONOMY AND THE 28 2. 29 ENVIRONMENT OF THIS STATE IS BEST ACHIEVED THROUGH A COMPREHENSIVE WATER STRATEGY THAT IMPROVES THE EFFICIENCY AND REUSE OF EXISTING WATER 30 31 RESOURCES AND AUGMENTS EXISTING WATER RESOURCES WITH NEW RENEWABLE SUPPLIES OF WATER. 32 B. THE AUTHORITY IS ESTABLISHED FOR THE BENEFIT OF CURRENT AND 33 FUTURE RESIDENTS, THE ECONOMY AND THE ENVIRONMENT OF THIS STATE. 34 C. THE AUTHORITY SHALL ACCOMPLISH ITS PURPOSES OF HELPING TO MEET 35 36 EXISTING AND FUTURE WATER NEEDS OF THIS STATE BY DEVELOPING OR FACILITATING WATER CONSERVATION, REUSE AND AUGMENTATION PROJECTS. 37 D. THE AUTHORITY MAY ACCOMPLISH ITS PURPOSE INDIVIDUALLY, THROUGH 38 COLLABORATION OR BY PARTNERING WITH PUBLIC OR PRIVATE ENTITIES. IF 39 POSSIBLE, THE AUTHORITY MAY LEVERAGE EXISTING RESOURCES AND INFRASTRUCTURE 40 41 WHILE NOT INTERFERING WITH ALREADY AVAILABLE USABLE WATER RESOURCES.

1 Sec. 15. Title 49, chapter 8, article 1, Arizona Revised Statutes, 2 is amended by adding sections 49-1206, 49-1207, 49-1208, 49-1209, 49-1210, 3 49-1211, 49-1212, 49-1213 and 49-1214, to read: 4 49-1206. Water infrastructure finance authority board: 5 membership; fingerprinting; conduct of office 6 A. THE WATER INFRASTRUCTURE FINANCE AUTHORITY BOARD IS ESTABLISHED 7 TO EVALUATE AND APPROVE FUNDING REQUESTS FOR MONIES FROM THE CLEAN WATER 8 REVOLVING FUND, THE SAFE DRINKING WATER REVOLVING FUND, THE WATER SUPPLY 9 DEVELOPMENT REVOLVING FUND AND THE LONG-TERM WATER AUGMENTATION FUND AND TO PERFORM OTHER DUTIES AS PRESCRIBED IN THIS CHAPTER. 10 11 B. THE BOARD CONSISTS OF THE FOLLOWING MEMBERS: 12 1. THREE PERSONS FROM A COUNTY WITH A POPULATION OF FOUR HUNDRED 13 THOUSAND PERSONS OR MORE. 14 2. THREE PERSONS FROM A COUNTY WITH A POPULATION OF LESS THAN FOUR 15 HUNDRED THOUSAND PERSONS. 16 3. ONE PERSON WHO SPECIALIZES IN FINANCE OR STATEWIDE WATER NEEDS. 4. THE FOLLOWING AS ADVISORY MEMBERS WITHOUT THE POWER TO VOTE: 17 18 (a) THE PRESIDENT OF THE SENATE OR THE PRESIDENT'S DESIGNEE. (b) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES OR THE SPEAKER'S 19 20 DESIGNEE. 21 (c) THE MINORITY LEADER OF THE SENATE OR THE MINORITY LEADER'S 22 DESIGNEE. 23 (d) THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES OR THE 24 MINORITY LEADER'S DESIGNEE. 25 (e) THE DIRECTOR OF WATER RESOURCES OR THE DIRECTOR'S DESIGNEE. 26 (f) THE DIRECTOR OF THE DEPARTMENT OF ENVIRONMENTAL QUALITY OR THE 27 DIRECTOR'S DESIGNEE. 28 (g) THE STATE LAND COMMISSIONER OR THE COMMISSIONER'S DESIGNEE. 29 (h) THE DIRECTOR OF THE DEPARTMENT OF ADMINISTRATION OR THE DIRECTOR'S DESIGNEE. 30 31 C. THE FOLLOWING APPLY TO THE SIX MEMBERS APPOINTED PURSUANT TO 32 SUBSECTION B, PARAGRAPHS 1 AND 2 OF THIS SECTION: 33 1. NO TWO APPOINTED MEMBERS OF THE BOARD MAY BE RESIDENTS OF THE SAME COUNTY. 34 2. MEMBERS MUST HAVE A SUBSTANTIAL KNOWLEDGE OF AND EXPERIENCE WITH 35 36 WATER OR FINANCE, INCLUDING PUBLIC FINANCE. 37 D. THE FOLLOWING APPLY TO ALL MEMBERS APPOINTED PURSUANT TO SUBSECTION B, PARAGRAPHS 1 THROUGH 3 OF THIS SECTION: 38 1. THE GOVERNOR SHALL APPOINT ONE OF THE MEMBERS FROM A COUNTY WITH 39 A POPULATION OF FOUR HUNDRED THOUSAND PERSONS OR MORE, ONE OF THE MEMBERS 40 41 FROM A COUNTY WITH A POPULATION OF LESS THAN FOUR HUNDRED THOUSAND PERSONS AND THE MEMBER WHO SPECIALIZES IN FINANCE OR STATEWIDE WATER NEEDS. 42 43 2. THE PRESIDENT OF THE SENATE SHALL APPOINT ONE OF THE MEMBERS FROM A COUNTY WITH A POPULATION OF FOUR HUNDRED THOUSAND PERSONS OR MORE 44

1 AND ONE OF THE MEMBERS FROM A COUNTY WITH A POPULATION OF LESS THAN FOUR 2 HUNDRED THOUSAND PERSONS.

3 3. THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL APPOINT ONE OF 4 THE MEMBERS FROM A COUNTY WITH A POPULATION OF FOUR HUNDRED THOUSAND 5 PERSONS OR MORE AND ONE OF THE MEMBERS FROM A COUNTY WITH A POPULATION OF 6 LESS THAN FOUR HUNDRED THOUSAND PERSONS.

APPOINTED MEMBERS SERVE FIVE-YEAR TERMS OF OFFICE BEGINNING AND
ENDING ON THE THIRD MONDAY IN JANUARY AND ARE ELIGIBLE FOR REAPPOINTMENT.
A MEMBER MAY BE REMOVED ONLY FOR CAUSE BY THE PERSON WHO THEN HOLDS THE
SAME OFFICE AS THE PERSON WHO APPOINTED THAT MEMBER.

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5. MEMBERS SHALL BE RESIDENTS OF THIS STATE FOR AT LEAST TWO YEARS.

E. BEFORE A MEMBER IS APPOINTED TO THE BOARD PURSUANT TO SUBSECTION C OR D OF THIS SECTION, THE PROSPECTIVE MEMBER SHALL SUBMIT A FULL SET OF FINGERPRINTS TO THE APPOINTING ENTITY FOR THE PURPOSE OF OBTAINING A STATE AND FEDERAL CRIMINAL RECORDS CHECK PURSUANT TO SECTION 41-1750 AND PUBLIC LAW 92-544. THE DEPARTMENT OF PUBLIC SAFETY MAY EXCHANGE THIS FINGERPRINT DATA WITH THE FEDERAL BUREAU OF INVESTIGATION.

F. THE BOARD SHALL ELECT A CHAIRPERSON OF THE BOARD FROM AMONG THE
 VOTING MEMBERS. THE CHAIRPERSON MAY APPOINT SUBCOMMITTEES AS NECESSARY.

20 G. THE BOARD MAY REQUEST ASSISTANCE FROM REPRESENTATIVES OF OTHER 21 STATE AGENCIES. THE DEPARTMENT OF WATER RESOURCES SHALL PROVIDE TECHNICAL 22 ASSISTANCE TO THE BOARD.

H. BOARD MEMBERS SERVE WITHOUT COMPENSATION BUT ARE ELIGIBLE FOR
REIMBURSEMENT OF EXPENSES PURSUANT TO TITLE 38, CHAPTER 4, ARTICLE 2. A
BOARD MEMBER WHO IS OTHERWISE EMPLOYED AS A PUBLIC OFFICER MAY NOT RECEIVE
COMPENSATION PURSUANT TO THIS SUBSECTION IF IT IS OTHERWISE PROHIBITED BY
LAW.

I. A MAJORITY OF THE VOTING MEMBERS, WHICH MUST INCLUDE THE
CHAIRPERSON, CONSTITUTES A QUORUM FOR THE PURPOSE OF AN OFFICIAL MEETING
FOR CONDUCTING BUSINESS. AN AFFIRMATIVE VOTE OF A MAJORITY OF THE VOTING
MEMBERS PRESENT AT AN OFFICIAL MEETING IS SUFFICIENT FOR THE BOARD TO TAKE
ANY ACTION, EXCEPT THAT APPROVAL OF FUNDING OR OTHER FINANCIAL ASSISTANCE
REQUIRES THE AFFIRMATIVE VOTE OF AT LEAST FIVE OF THE VOTING MEMBERS
PRESENT AT AN OFFICIAL MEETING OF THE BOARD.

J. THE BOARD SHALL KEEP AND MAINTAIN A COMPLETE AND ACCURATE RECORD
 OF ALL BOARD PROCEEDINGS.

K. THE BOARD AND ANY SUBCOMMITTEES ARE SUBJECT TO TITLE 38, CHAPTER
38 3, ARTICLE 3.1, RELATING TO PUBLIC MEETINGS, EXCEPT AS FOLLOWS:

I. IN ADDITION TO SECTION 38-431.03, THE BOARD AND SUBCOMMITTEES
MAY MEET IN EXECUTIVE SESSION TO DISCUSS POTENTIAL PROJECT OPPORTUNITIES
AND STRATEGIES, THAT, IF MADE PUBLIC, COULD POTENTIALLY HARM THE
APPLICANT'S, THE POTENTIAL APPLICANT'S OR THIS STATE'S COMPETITIVE
POSITION.

44 2. ACTIVITIES AND EVENTS HELD IN PUBLIC FOR THE PURPOSE OF 45 ANNOUNCING PROJECTS ARE NOT PUBLIC MEETINGS.

L. THE BOARD, ITS SUBCOMMITTEES AND THE OFFICERS AND ANY EMPLOYEES 1 OF THE BOARD ARE SUBJECT TO TITLE 38, CHAPTER 3, ARTICLE 8, RELATING TO 2 3 CONFLICTS OF INTEREST. IN ADDITION TO THE CONFLICT OF INTEREST PROVISIONS IN TITLE 38, CHAPTER 3, ARTICLE 8, AND EXCEPT FOR EMPLOYEES OF THIS STATE 4 5 OR A UNIT OF GOVERNMENT, THE FOLLOWING APPLY: 6 A PERSON MAY NOT PARTICIPATE IN THE CONSIDERATION OF OR A VOTE 7 CONCERNING ANY AWARD OR EXPENDITURE BY THE AUTHORITY IF THE PERSON OR THE 8 PERSON'S SPOUSE MEETS ANY OF THE FOLLOWING CRITERIA: 9 (a) IS EMPLOYED BY OR PARTICIPATES IN THE MANAGEMENT OF A BUSINESS ENTITY OR OTHER ORGANIZATION THAT RECEIVES MONIES FROM THE AUTHORITY. 10 11 (b) OWNS, CONTROLS OR HAS, DIRECTLY OR INDIRECTLY, MORE THAN A TEN 12 PERCENT INTEREST IN A BUSINESS ENTITY OR OTHER ORGANIZATION THAT RECEIVES 13 MONIES FROM THE AUTHORITY. (c) USES OR RECEIVES A SUBSTANTIAL AMOUNT OF TANGIBLE GOODS, 14 15 SERVICES OR MONIES FROM THE AUTHORITY. 16 (d) HAS A PERSONAL FINANCIAL INTEREST IN THE AWARD OR EXPENDITURE. THE PERSON OR THE PERSON'S SPOUSE DOES NOT HAVE A PERSONAL FINANCIAL 17 18 INTEREST IF THE PERSON OR THE PERSON'S SPOUSE IS A MEMBER OF A CLASS OF PERSONS AND IT REASONABLY APPEARS THAT A MAJORITY OF THE TOTAL MEMBERSHIP 19 20 OF THAT CLASS IS TO BE AFFECTED BY THE ACTION. 21 2. A PERSON MAY NOT BE A MEMBER OF THE BOARD OR ACT AS THE GENERAL 22 COUNSEL TO THE BOARD OR AUTHORITY IF THE PERSON IS REQUIRED TO REGISTER AS 23 A LOBBYIST. 24 3. AN EMPLOYEE OF A POLITICAL SUBDIVISION OF THIS STATE WHO SERVES ON THE BOARD MAY NOT PARTICIPATE IN THE CONSIDERATION OF OR A VOTE 25 26 CONCERNING ANY AWARD OR EXPENDITURE BY THE AUTHORITY FOR PROJECTS THAT WILL DIRECTLY BENEFIT THE POLITICAL SUBDIVISION. 27 28 M. THE BOARD SHALL ADOPT WRITTEN POLICIES, PROCEDURES AND 29 GUIDELINES FOR STANDARDS OF CONDUCT, INCLUDING A GIFT POLICY, FOR MEMBERS OF THE BOARD AND FOR OFFICERS AND EMPLOYEES OF THE BOARD. 30 31 N. THE BOARD IS A PUBLIC BODY THAT IS SUBJECT TO TITLE 38, CHAPTER 3, ARTICLE 3. THE BOARD SHALL OPERATE ON THE STATE FISCAL YEAR. 32 O. ALL STATE AGENCIES SHALL COOPERATE WITH THE BOARD AND MAKE 33 AVAILABLE DATA PERTAINING TO THE FUNCTIONS OF THE BOARD AS REQUESTED BY 34 35 THE BOARD. 36 49-1207. Federal water programs committee: membership: 37 recommendations 38 A. THE FEDERAL WATER PROGRAMS COMMITTEE IS ESTABLISHED TO ADVISE THE BOARD AND CONSISTS OF THE FOLLOWING MEMBERS WHO ARE APPOINTED BY THE 39 40 **BOARD:** 41 1. ONE MEMBER WHO REPRESENTS A PUBLIC WATER SYSTEM THAT SERVES FIVE 42 HUNDRED OR MORE CONNECTIONS. 43 2. ONE MEMBER WHO REPRESENTS A PUBLIC WATER SYSTEM THAT SERVES LESS 44 THAN FIVE HUNDRED CONNECTIONS.

1 3. ONE MEMBER WHO REPRESENTS A DOMESTIC WATER IMPROVEMENT DISTRICT 2 OR SANITARY DISTRICT IN A COUNTY WITH A POPULATION OF LESS THAN FIVE 3 HUNDRED THOUSAND PERSONS. 4 4. ONE MEMBER WHO REPRESENTS A DOMESTIC WASTEWATER IMPROVEMENT 5 DISTRICT OR SANITARY DISTRICT IN A COUNTY WITH A POPULATION OF FIVE 6 HUNDRED THOUSAND OR MORE PERSONS. 7 5. ONE MEMBER WHO REPRESENTS A CITY OR TOWN WITH A POPULATION OF 8 LESS THAN FIFTY THOUSAND PERSONS. 9 6. ONE MEMBER WHO REPRESENTS A CITY OR TOWN WITH A POPULATION OF 10 FIFTY THOUSAND OR MORE PERSONS. 11 7. ONE MEMBER WHO REPRESENTS A COUNTY WITH A POPULATION OF FIVE 12 HUNDRED THOUSAND OR MORE PERSONS. 13 B. THE FEDERAL WATER PROGRAMS COMMITTEE SHALL REVIEW APPLICATIONS FOR FINANCIAL OR OTHER ASSISTANCE FROM THE CLEAN WATER REVOLVING FUND 14 PROGRAM. THE SAFE DRINKING WATER REVOLVING FUND PROGRAM AND THE HARDSHIP 15 16 GRANT FUND PROGRAM AND SHALL MAKE RECOMMENDATIONS TO THE BOARD REGARDING 17 THOSE APPLICATIONS FOR ASSISTANCE. 18 49-1208. <u>Water supply development committee: long-term water</u> 19 <u>augmentation</u> committee; membership; 20 <u>recommendations</u> 21 A. THE WATER SUPPLY DEVELOPMENT COMMITTEE IS ESTABLISHED CONSISTING 22 OF FIVE MEMBERS OF THE BOARD, INCLUDING THE THREE MEMBERS WHO ARE FROM COUNTIES WITH POPULATIONS OF LESS THAN FOUR HUNDRED THOUSAND PERSONS, ONE 23 24 MEMBER WHO IS FROM A COUNTY WITH A POPULATION OF FOUR HUNDRED THOUSAND PERSONS OR MORE AND WHO IS SELECTED BY A VOTE OF THE BOARD AND THE MEMBER 25 26 OF THE BOARD WHO IS APPOINTED BY THE GOVERNOR AND WHO SPECIALIZES IN FINANCE OR STATEWIDE WATER NEEDS. THE WATER SUPPLY DEVELOPMENT COMMITTEE 27 SHALL REVIEW APPLICATIONS FOR FINANCIAL ASSISTANCE FROM THE WATER SUPPLY 28 29 DEVELOPMENT REVOLVING FUND AND MAKE RECOMMENDATIONS TO THE BOARD REGARDING THOSE APPLICATIONS FOR ASSISTANCE. 30 31 B. THE LONG-TERM WATER AUGMENTATION COMMITTEE IS ESTABLISHED CONSISTING OF FIVE MEMBERS OF THE BOARD, INCLUDING THE THREE MEMBERS WHO 32 ARE FROM COUNTIES WITH POPULATIONS OF FOUR HUNDRED THOUSAND PERSONS OR 33 MORE, ONE MEMBER WHO IS FROM A COUNTY WITH A POPULATION OF LESS THAN FOUR 34 HUNDRED THOUSAND PERSONS AND WHO IS SELECTED BY A VOTE OF THE BOARD AND 35 36 THE MEMBER OF THE BOARD WHO IS APPOINTED BY THE GOVERNOR AND WHO SPECIALIZES IN FINANCE OR STATEWIDE WATER NEEDS. THE LONG-TERM WATER 37 AUGMENTATION COMMITTEE SHALL REVIEW APPLICATIONS FOR FINANCIAL ASSISTANCE 38

39 40 41

49-1209. <u>Cooperation with governmental entities</u>

BOARD REGARDING THOSE APPLICATIONS FOR ASSISTANCE.

A. THE AUTHORITY MAY REQUEST ASSISTANCE FROM REPRESENTATIVES OF
OTHER STATE AGENCIES, AND ALL STATE AGENCIES SHALL COOPERATE WITH THE
AUTHORITY AND MAKE AVAILABLE DATA PERTAINING TO THE FUNCTIONS OF THE BOARD
AS REQUESTED BY THE AUTHORITY.

FROM THE LONG-TERM WATER AUGMENTATION FUND AND MAKE RECOMMENDATIONS TO THE

B. IN THE ACQUISITION, CONSTRUCTION OR DEVELOPMENT OF WATER-RELATED
 FACILITIES, THE AUTHORITY SHALL COOPERATE WITH ESTABLISHED AND EXISTING
 STATE AGENCIES AND POLITICAL SUBDIVISIONS OF THIS STATE AND WITH THE
 UNITED STATES AND OTHER STATES.

5 C. THE AUTHORITY MAY NOT BEGIN NEGOTIATIONS REGARDING ANY AGREEMENT 6 INVOLVING THE USE, STORAGE OR CONSERVATION OF COLORADO RIVER WATER OUTSIDE 7 THIS STATE WITHOUT THE EXPRESS WRITTEN APPROVAL OF THE DIRECTOR OF WATER 8 RESOURCES AND MAY NOT ENTER INTO ANY AGREEMENT INVOLVING THE USE, STORAGE 9 OR CONSERVATION OF COLORADO RIVER WATER OUTSIDE THIS STATE WITHOUT THE 10 DIRECTOR OF WATER RESOURCES' EXPRESS WRITTEN APPROVAL.

11

49-1210. Limitations on water activities

12 A. THE AUTHORITY MAY NOT PURCHASE ANY MAINSTREAM COLORADO RIVER 13 WATER OR RIGHTS TO MAINSTREAM COLORADO RIVER WATER AND MAY NOT PROVIDE FUNDING OR FINANCIAL ASSISTANCE TO TRANSFER, PURCHASE OR LEASE ANY SUCH 14 WATER OR RIGHTS TO SUCH WATER, EXCEPT THAT THIS PROHIBITION DOES NOT APPLY 15 16 TO ANY WATER OR RIGHTS TO WATER HELD BY A FEDERALLY RECOGNIZED INDIAN 17 TRIBE. FOR PURPOSES OF THIS SUBSECTION, "MAINSTREAM COLORADO RIVER WATER" 18 MEANS COLORADO RIVER WATER THAT IS AVAILABLE TO SATISFY ENTITLEMENTS IN 19 THIS STATE BUT THAT IS NOT DELIVERED THROUGH THE CENTRAL ARIZONA PROJECT.

B. THE AUTHORITY MAY NOT ENTER INTO ANY AGREEMENTS TO CONVEY OR DELIVER WATER TO A WATER USER WITHIN THE INCORPORATED BOUNDARIES OF A CITY OR TOWN OR WITHIN THE BOUNDARIES OF A CERTIFICATE OF CONVENIENCE AND NECESSITY OF A PRIVATE WATER COMPANY WITHOUT THE WRITTEN CONSENT OF THE CITY, TOWN OR PRIVATE WATER COMPANY.

C. THE AUTHORITY MAY NOT OPERATE OR MAINTAIN ANY WATER-RELATED
FACILITIES BUT MAY ENTER INTO AGREEMENTS WITH PUBLIC OR PRIVATE ENTITIES
TO OPERATE OR MAINTAIN WATER-RELATED FACILITIES OWNED OR CONSTRUCTED BY
THE AUTHORITY.

D. EXCEPT AS PROVIDED IN SECTION 49-1203.01, SUBSECTION C,
 PARAGRAPH 4, THE AUTHORITY MAY NOT ACQUIRE OR OWN WATER-RELATED FACILITIES
 THAT ARE EITHER:

32 1. LOCATED WITHIN THIS STATE AND USED TO CONVEY OR DELIVER WATER33 THAT IS NOT IMPORTED WATER.

34

2. LOCATED OUTSIDE THIS STATE.

E. IF THE AUTHORITY ACQUIRES IMPORTED WATER OR LONG-TERM STORAGE
 CREDITS IN ITS OWN NAME, THE AUTHORITY MAY NOT SELL OR LEASE THAT WATER OR
 THOSE LONG-TERM STORAGE CREDITS FOR AMOUNTS GREATER THAN NECESSARY TO
 COMPLY WITH SECTION 49-1303, SUBSECTION E.

39

49-1211. <u>Project delivery methods</u>

40THE AUTHORITY MAY PROVIDE FOR THE DEVELOPMENT OR OPERATION OF41WATER-RELATED FACILITIES USING A VARIETY OF PROJECT DELIVERY METHODS AND42FORMS OF AGREEMENT. THE METHODS MAY INCLUDE:

431. PREDEVELOPMENTAGREEMENTSLEADINGTOOTHERIMPLEMENTING44AGREEMENTS.

45 2. A DESIGN-BUILD AGREEMENT.

1 3. A DESIGN-BUILD-MAINTAIN AGREEMENT. 2 4. A DESIGN-BUILD-FINANCE-OPERATE AGREEMENT. 3 5. A DESIGN-BUILD-OPERATE-MAINTAIN AGREEMENT. 4 6. A DESIGN-BUILD-FINANCE-OPERATE-MAINTAIN AGREEMENT. 5 7. A CONCESSION PROVIDING FOR THE PRIVATE PARTNER TO DESIGN, BUILD, 6 OPERATE, MAINTAIN, MANAGE OR LEASE A WATER-RELATED FACILITY. 7 8. ANY OTHER PROJECT DELIVERY METHOD OR AGREEMENT OR COMBINATION OF 8 METHODS OR AGREEMENTS THAT THE AUTHORITY DETERMINES ARE REASONABLE OR 9 NECESSARY TO CARRY OUT THE AUTHORITY'S PURPOSES. 49-1212. Procurement for water-related facilities; insurance: 10 11 evaluations; deviations 12 A. THE AUTHORITY MAY PROCURE SERVICES FOR THE DEVELOPMENT, DESIGN, 13 ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EQUIPPING OF WATER-RELATED FACILITIES USING ANY OF THE FOLLOWING: 14 1. REQUESTS FOR PROJECT PROPOSALS IN WHICH THE AUTHORITY DESCRIBES 15 16 A CLASS OF WATER-RELATED FACILITIES OR A GEOGRAPHIC AREA IN WHICH ENTITIES ARE INVITED TO SUBMIT PROPOSALS TO DEVELOP WATER-RELATED FACILITIES. 17 18 2. SOLICITATIONS USING REQUESTS FOR QUALIFICATIONS, SHORT-LISTING OF QUALIFIED PROPOSERS, REQUESTS FOR PROPOSALS, NEGOTIATIONS, BEST AND 19 20 FINAL OFFERS OR OTHER PROCUREMENT PROCEDURES. 21 PROCUREMENTS SEEKING DEVELOPMENT AND FINANCE PLANS THAT ARE MOST 22 SUITABLE FOR THE PROJECT. 4. BEST VALUE SELECTION PROCUREMENTS BASED ON PRICE OR FINANCIAL 23 24 PROPOSALS, OR BOTH, AND ANY OTHER RELEVANT FACTORS. 25 5. OTHER PROCEDURES THAT THE AUTHORITY DETERMINES MAY FURTHER THE 26 IMPLEMENTATION OF THIS CHAPTER. B. FOR ANY PROCUREMENT IN WHICH THE AUTHORITY ISSUES A REQUEST FOR 27 QUALIFICATIONS, REQUEST FOR PROPOSALS OR SIMILAR SOLICITATION DOCUMENT, 28 THE REQUEST SHALL SET FORTH GENERALLY THE FACTORS THAT WILL BE EVALUATED 29 AND THE MANNER IN WHICH RESPONSES WILL BE EVALUATED. IF CONTRACTOR 30 31 INSURANCE IS REQUIRED FOR SERVICES PROCURED PURSUANT TO THIS SECTION, THE INSURANCE SHALL BE PLACED WITH AN INSURER AUTHORIZED TO TRANSACT INSURANCE 32 IN THIS STATE PURSUANT TO TITLE 20, CHAPTER 2, ARTICLE 1 OR A SURPLUS 33 LINES INSURER APPROVED AND IDENTIFIED BY THE DIRECTOR OF THE DEPARTMENT OF 34 35 INSURANCE AND FINANCIAL INSTITUTIONS PURSUANT TO TITLE 20, CHAPTER 2, 36 ARTICLE 5. 37 C. IN EVALUATING PROPOSALS UNDER THIS SECTION, THE AUTHORITY SHALL 38 CONSIDER THE CRITERIA PRESCRIBED PURSUANT TO SECTION 49-1274. 39 D. THE AUTHORITY MAY DEVIATE FROM ANY REQUIREMENTS IN THIS SECTION TO THE EXTENT NECESSARY TO MAKE USE OF ANY AVAILABLE FEDERAL FUNDING FOR 40 41 THE DESIGN, DEVELOPMENT, ACQUISITION, CONSTRUCTION, IMPROVEMENT OR 42 EQUIPPING OF WATER-RELATED FACILITIES.

1 49-1213. <u>Public-private partnership agreements: private</u> 2 partners; political subdivisions; tax exemptions; 3 prohibition 4 A. IN ANY PUBLIC-PRIVATE PARTNERSHIP UNDER THIS CHAPTER, THE 5 AUTHORITY MAY INCLUDE PROVISIONS THAT: 6 1. ALLOW THE AUTHORITY OR THE PRIVATE PARTNER TO ESTABLISH AND 7 COLLECT DELIVERY CHARGES, SERVICE CHARGES, OPERATION AND MAINTENANCE CHARGES OR SIMILAR CHARGES, INCLUDING PROVISIONS THAT: 8 9 (a) ESTABLISH CIRCUMSTANCES UNDER WHICH THE AUTHORITY MAY RECEIVE 10 ALL OR A SHARE OF REVENUES FROM SUCH CHARGES. 11 (b) GOVERN ENFORCEMENT OF COLLECTION OF SUCH CHARGES. 12 (c) ALLOW THE AUTHORITY TO CONTINUE OR CEASE COLLECTION OF CHARGES 13 AFTER THE END OF THE TERM OF THE AGREEMENT. 2. ALLOW FOR PAYMENTS TO BE MADE BY THIS STATE TO THE PRIVATE 14 15 PARTNER. 16 3. ALLOW THE AUTHORITY TO ACCEPT PAYMENTS OF MONIES AND SHARE 17 REVENUES WITH THE PRIVATE PARTNER. 4. ADDRESS HOW THE PARTNERS WILL SHARE MANAGEMENT OF THE RISKS OF 18 THE PUBLIC-PRIVATE PARTNERSHIP PROJECT, INCLUDING ANY RISKS ASSOCIATED 19 20 WITH PUBLIC-PRIVATE PARTNERSHIP PROJECTS THAT WILL ORIGINATE OUTSIDE OF 21 THIS STATE. 22 5. SPECIFY HOW THE PARTNERS WILL SHARE THE COSTS OF THE DESIGN. DEVELOPMENT, ACQUISITION, CONSTRUCTION, IMPROVEMENT AND EQUIPPING OF THE 23 24 PUBLIC-PRIVATE PARTNERSHIP PROJECT. 6. ALLOCATE FINANCIAL RESPONSIBILITY FOR COST OVERRUNS. 25 26 7. ESTABLISH THE DAMAGES TO BE ASSESSED FOR NONPERFORMANCE. 8. ESTABLISH PERFORMANCE CRITERIA OR INCENTIVES, OR BOTH. 27 9. ADDRESS THE ACQUISITION OF RIGHTS-OF-WAY AND OTHER PROPERTY 28 29 INTERESTS THAT MAY BE REQUIRED. 10. ESTABLISH RECORDKEEPING, ACCOUNTING AND AUDITING STANDARDS TO 30 31 BE USED FOR THE PUBLIC-PRIVATE PARTNERSHIP PROJECT. 11. FOR A PUBLIC-PRIVATE PARTNERSHIP PROJECT THAT REVERTS TO PUBLIC 32 OWNERSHIP, ADDRESS RESPONSIBILITY FOR RECONSTRUCTION OR RENOVATIONS THAT 33 ARE REQUIRED IN ORDER FOR WATER-RELATED FACILITIES TO MEET ALL APPLICABLE 34 GOVERNMENT STANDARDS ON REVERSION OF THE WATER-RELATED FACILITIES TO THIS 35 36 STATE. 12. IDENTIFY ANY AUTHORITY SPECIFICATIONS THAT MUST BE SATISFIED. 37 INCLUDING PROVISIONS ALLOWING THE PRIVATE PARTNER TO REQUEST AND RECEIVE 38 AUTHORIZATION TO DEVIATE FROM THE SPECIFICATIONS ON MAKING A SHOWING 39 40 SATISFACTORY TO THE AUTHORITY. 41 13. REQUIRE A PRIVATE PARTNER TO PROVIDE PERFORMANCE AND PAYMENT BONDS, PARENT COMPANY GUARANTEES, LETTERS OF CREDIT OR OTHER ACCEPTABLE 42 43 FORMS OF SECURITY OR A COMBINATION OF ANY OF THESE, THE PENAL SUM OR AMOUNT OF WHICH MAY BE LESS THAN ONE HUNDRED PERCENT OF THE VALUE OF THE 44 45 CONTRACT INVOLVED BASED ON THE AUTHORITY'S DETERMINATION, MADE ON A 1 PROJECT-BY-PROJECT BASIS, OF WHAT IS REQUIRED TO ADEQUATELY PROTECT THIS 2 STATE.

3 14. ALLOW THE PRIVATE PARTNER IN ANY CONCESSION AGREEMENT TO
4 ESTABLISH AND COLLECT DELIVERY CHARGES, OPERATION AND MAINTENANCE CHARGES
5 OR SIMILAR CHARGES TO COVER ITS COSTS AND PROVIDE FOR A REASONABLE RATE OF
6 RETURN ON THE PRIVATE PARTNER'S INVESTMENT, INCLUDING ANY OF THE FOLLOWING
7 PROVISIONS:

8 (a) THE CHARGES MAY BE COLLECTED DIRECTLY BY THE PRIVATE PARTNER OR 9 BY A THIRD PARTY ENGAGED FOR THAT PURPOSE.

10 (b) A FORMULA FOR THE ADJUSTMENT OF CHARGES DURING THE TERM OF THE 11 AGREEMENT.

12 (c) FOR AN AGREEMENT THAT DOES NOT INCLUDE A FORMULA DESCRIBED IN
 13 SUBDIVISION (b) OF THIS PARAGRAPH, PROVISIONS REGULATING THE PRIVATE
 14 PARTNER'S RETURN ON INVESTMENT.

15. SPECIFY REMEDIES AVAILABLE AND DISPUTE RESOLUTION PROCEDURES, 16 INCLUDING FORUM SELECTION AND CHOICE OF LAW PROVISIONS AND THE RIGHT OF 17 THE PARTIES TO INSTITUTE LEGAL PROCEEDINGS TO OBTAIN AN ENFORCEABLE 18 JUDGMENT OR AWARD AND PROCEDURES FOR USE OF DISPUTE REVIEW BOARDS, 19 MEDIATION, FACILITATED NEGOTIATION, ARBITRATION AND OTHER ALTERNATIVE 20 DISPUTE RESOLUTION PROCEDURES.

21 16. ALLOW THE AUTHORITY TO ACQUIRE REAL PROPERTY THAT IS NEEDED FOR
22 WATER-RELATED FACILITIES, INCLUDING ACQUISITION BY EXCHANGE FOR OTHER REAL
23 PROPERTY THAT IS OWNED BY THE AUTHORITY.

B. THE AUTHORITY MAY APPROVE ANY REQUEST FROM ANOTHER UNIT OF
 GOVERNMENT TO DEVELOP WATER-RELATED FACILITIES IN A MANNER SIMILAR TO THAT
 USED BY THE AUTHORITY FOR PUBLIC-PRIVATE PARTNERSHIPS.

C. NOTWITHSTANDING ANY OTHER LAW, AGREEMENTS UNDER THIS CHAPTER
THAT ARE PROPERLY DEVELOPED, OPERATED OR HELD BY A PRIVATE PARTNER UNDER A
CONCESSION AGREEMENT PURSUANT TO THIS CHAPTER ARE EXEMPT FROM ALL STATE
AND LOCAL AD VALOREM AND PROPERTY TAXES THAT OTHERWISE MIGHT BE
APPLICABLE.

D. A PUBLIC-PRIVATE PARTNERSHIP AGREEMENT UNDER THIS CHAPTER SHALL 32 CONTAIN A PROVISION BY WHICH THE PRIVATE PARTNER EXPRESSLY AGREES THAT IT 33 IS PROHIBITED FROM SEEKING INJUNCTIVE OR OTHER EQUITABLE RELIEF TO DELAY. 34 PREVENT OR OTHERWISE HINDER THE AUTHORITY OR ANY JURISDICTION FROM 35 36 DEVELOPING, CONSTRUCTING OR MAINTAINING ANY WATER-RELATED FACILITIES THAT WERE PLANNED AND THAT WOULD OR MIGHT IMPACT THE REVENUE THAT THE PRIVATE 37 PARTNER WOULD OR MIGHT DERIVE FROM THE WATER-RELATED FACILITIES DEVELOPED 38 UNDER THE AGREEMENT, EXCEPT THAT THE AGREEMENT MAY PROVIDE FOR REASONABLE 39 COMPENSATION TO THE PRIVATE PARTNER FOR THE ADVERSE EFFECT ON WATER 40 41 DELIVERY REVENUES RESULTING FROM DEVELOPMENT, CONSTRUCTION AND MAINTENANCE 42 OF AN UNPLANNED REVENUE IMPACTING WATER-RELATED FACILITIES.

1 E. A FOREIGN PRIVATE ENTITY THAT ENTERS INTO AN AGREEMENT WITH THE AUTHORITY PURSUANT TO THIS SECTION MUST PROVIDE SATISFACTORY EVIDENCE TO 2 3 THE BOARD THAT THE FOREIGN ENTITY IS IN COMPLIANCE WITH THE REQUIREMENTS 4 OF TITLE 10, CHAPTER 38. 5 49-1214. Attorney general public-private partnership 6 agreement certification 7 AUTHORITY MAY SUBMIT TO THE ATTORNEY GENERAL A. THE ANY 8 PUBLIC-PRIVATE PARTNERSHIP AGREEMENT ENTERED INTO BY THE AUTHORITY. ON THE 9 SUBMISSION OF THE AGREEMENT TO THE ATTORNEY GENERAL, THE ATTORNEY GENERAL SHALL INVESTIGATE AND DETERMINE THE VALIDITY OF THE AGREEMENT. 10 11 B. IF THE AGREEMENT COMPLIES WITH THIS CHAPTER AND THE ATTORNEY 12 GENERAL DETERMINES THAT THE AGREEMENT WILL CONSTITUTE A BINDING AND LEGAL 13 OBLIGATION OF THE AUTHORITY THAT IS ENFORCEABLE ACCORDING TO THE TERMS OF THE AGREEMENT, THE ATTORNEY GENERAL SHALL CERTIFY, IN SUBSTANCE, THAT THE 14 AGREEMENT HAS BEEN ENTERED INTO IN ACCORDANCE WITH THE CONSTITUTION AND 15 16 LAWS OF THIS STATE. 17 Sec. 16. Title 49, chapter 8, article 3, Arizona Revised Statutes, 18 is amended by adding section 49-1270, to read: 19 49-1270. Definitions 20 IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES: 21 1. "ELIGIBLE ENTITY" MEANS ANY OF THE FOLLOWING: 22 (a) A WATER PROVIDER THAT DISTRIBUTES OR SELLS WATER OUTSIDE OF THE BOUNDARIES OF A MULTI-COUNTY WATER CONSERVATION DISTRICT ESTABLISHED 23 24 PURSUANT TO TITLE 48, CHAPTER 22. (b) ANY CITY, TOWN, COUNTY, DISTRICT, COMMISSION, AUTHORITY OR 25 26 OTHER PUBLIC ENTITY THAT IS ORGANIZED AND THAT EXISTS UNDER THE STATUTORY LAW OF THIS STATE OR UNDER A VOTER-APPROVED CHARTER OR INITIATIVE OF THIS 27 STATE THAT IS LOCATED OUTSIDE OF THE BOUNDARIES OF A MULTI-COUNTY WATER 28 29 CONSERVATION DISTRICT ESTABLISHED PURSUANT TO TITLE 48, CHAPTER 22. (c) ANY ENTITY THAT PROVIDES WATER TO A WATER PROVIDER THAT 30 31 DISTRIBUTES OR SELLS WATER OUTSIDE OF THE BOUNDARIES OF A MULTI-COUNTY WATER CONSERVATION DISTRICT ESTABLISHED PURSUANT TO TITLE 48. CHAPTER 22. 32 2. "LOAN" MEANS LEASES, LOANS OR OTHER EVIDENCE OF INDEBTEDNESS FOR 33 WATER SUPPLY DEVELOPMENT PURPOSES ISSUED FROM THE WATER SUPPLY DEVELOPMENT 34 35 **REVOLVING FUND.** 36 3. "LOAN REPAYMENT AGREEMENT" MEANS AN AGREEMENT TO REPAY A LOAN ISSUED FROM THE WATER SUPPLY DEVELOPMENT REVOLVING FUND ENTERED INTO BY AN 37 38 ELIGIBLE ENTITY. 4. "WATER SUPPLY DEVELOPMENT REVOLVING FUND" OR "FUND" MEANS THE 39 40 WATER SUPPLY DEVELOPMENT REVOLVING FUND ESTABLISHED BY SECTION 49-1271.

Sec. 17. Section 49-1271, Arizona Revised Statutes, is amended to 1 2 read: 3 49-1271. Water supply development revolving fund A. The water supply development revolving fund is established to be 4 5 maintained in perpetuity consisting of ALL OF THE FOLLOWING: 6 1. Monies received from the issuance and sale of water supply 7 development bonds under section 49-1278. 8 2. Monies appropriated by the legislature to the water supply 9 development revolving fund. 10 3. Monies received for water supply development purposes from the 11 United States government. 12 4. Monies received from water providers as loan repayments, 13 interest and penalties. 14 5. Interest and other income received from investing monies in the 15 fund. 16 6. Gifts, grants and donations received for water supply 17 development purposes from any public or private source. 18 7. ANY OTHER MONIES RECEIVED BY THE AUTHORITY IN CONNECTION WITH 19 THE PURPOSE OF THE WATER SUPPLY DEVELOPMENT REVOLVING FUND. 20 B. Monies in the fund are continuously appropriated and are exempt 21 the provisions of section 35-190 relating to lapsing from of 22 appropriations. 23 C. The legislature finds that many water providers in this state, 24 particularly in rural areas, lack access to sufficient water supplies to 25 meet their long-term water demands and need financial assistance to 26 construct water supply projects and obtain additional water supplies. It 27 is the intent of the legislature that the water supply development 28 revolving fund established by this section be used to provide financial 29 assistance to these water providers under the terms set forth in this 30 article. 31 C. ALL MONIES DEPOSITED IN THE FUND SHALL BE HELD IN TRUST. THE MONIES IN THE FUND MAY NOT BE APPROPRIATED OR TRANSFERRED BY 32 THE LEGISLATURE TO FUND THE GENERAL OPERATIONS OF THIS STATE OR TO OTHERWISE 33 MEET THE OBLIGATIONS OF THE STATE GENERAL FUND UNLESS APPROVED BY A 34 THREE-FOURTHS VOTE OF THE MEMBERS OF EACH HOUSE OF THE LEGISLATURE. THIS 35 36 SUBSECTION DOES NOT APPLY TO ANY TAXES OR OTHER LEVIES THAT ARE IMPOSED 37 PURSUANT TO TITLE 42 OR 43. D. THE AUTHORITY SHALL ADMINISTER THE FUND. THE AUTHORITY SHALL 38 ESTABLISH AS MANY OTHER ACCOUNTS AND SUBACCOUNTS AS REQUIRED TO ADMINISTER 39 THE FUND. IF ANY BONDS ARE ISSUED UNDER SECTION 49-1278, THE AUTHORITY 40 41 SHALL ESTABLISH ONE OR MORE BOND PROCEEDS ACCOUNTS AND ONE OR MORE BOND DEBT SERVICE ACCOUNTS AS NECESSARY TO ACCURATELY RECORD AND TRACK BOND 42 43 PROCEEDS AND DEBT SERVICE REVENUES. THESE ACCOUNTS MAY BE HELD BY A BANK TRUSTEE SELECTED BY THE AUTHORITY. 44

1 E. MONIES AND OTHER ASSETS IN THE FUND SHALL BE USED SOLELY FOR THE 2 PURPOSES AUTHORIZED BY THIS CHAPTER. 3 Sec. 18. Section 49-1273, Arizona Revised Statutes, as amended by 4 Laws 2022, chapter 63, section 2, is amended to read: 5 49-1273. Water supply development revolving fund; purposes 6 A. Monies in the water supply development revolving fund may be 7 used for the following purposes: 8 1. Making water supply development loans to water providers 9 ELIGIBLE ENTITLES in this state under section 49-1274 for water supply 10 development purposes PROJECTS WITHIN THIS STATE. A SINGLE LOAN SHALL NOT 11 EXCEED \$3,000,000. 12 2. Making loans or grants or providing technical assistance to 13 water providers for planning or designing ELIGIBLE ENTITIES FOR water 14 supply development projects IN THIS STATE. A single grant shall not 15 exceed <del>\$250,000</del> \$2,000,000. 16 3. Purchasing or refinancing debt obligations of water providers at 17 or below market rate if the debt obligation was issued for a water supply 18 development purpose. 4. Providing financial assistance to water providers with bonding 19 20 authority to purchase insurance for local bond obligations incurred by 21 them for water supply development purposes. 22 5. 3. Paying the costs to administer the fund. 23 6. Providing linked deposit guarantees through third-party lenders 24 by depositing monies with the lender on the condition that the lender make a loan on terms approved by the board, at a rate of return on the deposit 25 26 approved by the board and the state treasurer and by giving the lender 27 recourse against the deposit of loan repayments that are not made when 28 due. 29 7. 4. Conducting water supply studies. 30 B. If the monies pledged to secure water supply development bonds 31 issued pursuant to section 49-1278 become insufficient to pay the principal and interest on the water supply development bonds guaranteed by 32 the water supply development revolving fund, the authority shall direct 33 34 the state treasurer to liquidate securities in the fund as may be necessary and shall apply those proceeds to make current all payments then 35 36 due on the bonds. The state treasurer shall immediately notify the 37 attorney general and auditor general of the insufficiency. The auditor general shall audit the circumstances surrounding the depletion of the 38 39 fund and report the findings to the attorney general. The attorney 40 general shall conduct an investigation and report those findings to the 41 governor and the legislature.

42 C. Monies in the water supply development revolving fund shall not
43 be used to provide financial assistance to a water provider, other than an
44 Indian tribe, unless one of the following applies:

1 1. The board of supervisors of the county in which the water 2 provider is located has adopted the provision authorized by section 3 11-823, subsection A. 2. The water provider is located in a city or town and the 4 5 legislative body of the city or town has enacted the ordinance authorized 6 by section 9-463.01, subsection 0. 7 S. The water provider is located in an active management area 8 established pursuant to title 45, chapter 2, article 2. 9 4. The water provider is located outside of an active management 10 area and either of the following applies: 11 (a) The director of water resources has designated the water 12 provider as having an adequate water supply pursuant to section 45-108. 13 (b) The water provider will use the financial assistance for a water supply development project and the director of water resources has 14 15 determined pursuant to section 45-108 that there is an adequate water 16 supply for all subdivided land that will be served by the project and for 17 which a public report was issued after July 24, 2014. 18 5. The water provider is located in a county with a population of 19 less than one million five hundred thousand persons. 20 Sec. 19. Section 49-1274, Arizona Revised Statutes, as amended by 21 Laws 2022, chapter 63, section 3, is amended to read: 22 49-1274. Water supply development revolving fund financial 23 assistance: procedures 24 Α. In compliance with any applicable requirements, a water provider 25 AN ELIGIBLE ENTITY may apply to the authority for and accept and incur 26 indebtedness as a result of a loan or any other financial assistance pursuant to section 49-1273 from the water supply development revolving 27 fund for water supply development purposes PROJECTS IN THIS STATE. In 28 29 compliance with any applicable requirements, a water provider AN ELIGIBLE ENTITY may also apply to the authority for and accept grants, staff 30 31 assistance or technical assistance for the planning or design of FROM THE 32 FUND FOR a water supply development project IN THIS STATE. A water 33 provider that applies for and accepts a loan or other financial assistance 34 under this article is not precluded from applying for and accepting a loan 35 or other financial assistance under article 2 of this chapter or under any 36 other law. 37 B. The authority, in consultation with the board, shall DO ALL OF 38 THE FOLLOWING: 39 1. Prescribe a simplified form and procedure to apply for and 40 approve assistance. 41 2. Establish by rule criteria by which assistance will be awarded, 42 including: requirements for local participation in project costs, if 43 deemed advisable. The criteria shall include determining the following: 44 (a) The ability of the applicant to repay a loan according to the 45 terms and conditions established by this section. At the option of the

1 board, the existence of a current investment grade rating on existing debt 2 of the applicant that is secured by the same revenues to be pledged to 3 secure repayment under the loan repayment agreement constitutes evidence 4 regarding ability to repay a loan. 5 (b) The applicant's legal capability to enter into a loan repayment 6 agreement. 7 (c) The applicant's financial ability to construct, operate and 8 maintain the project if it receives the financial assistance. 9 (d) The applicant's ability to manage the project. 10 (e) The applicant's ability to meet any applicable environmental 11 requirements imposed by federal or state agencies. 12 (f) The applicant's ability to acquire any necessary regulatory 13 permits. (a) FOR ANY ASSISTANCE: 14 (i) A DETERMINATION OF THE APPLICANT'S FINANCIAL ABILITY 15 Τ0 16 CONSTRUCT, OPERATE AND MAINTAIN THE PROJECT IF THE APPLICANT RECEIVES THE 17 ASSISTANCE. 18 (ii) A DETERMINATION OF THE APPLICANT'S ABILITY TO MANAGE THE 19 PROJECT. (iii) A DETERMINATION OF THE APPLICANT'S ABILITY TO MEET ANY 20 21 APPLICABLE ENVIRONMENTAL REQUIREMENTS IMPOSED BY FEDERAL OR STATE 22 AGENCIES. (iv) A DETERMINATION OF THE APPLICANT'S ABILITY TO ACQUIRE ANY 23 24 NECESSARY REGULATORY PERMITS. (b) IF THE APPLICANT IS APPLYING FOR A LOAN: 25 26 (i) A DETERMINATION OF THE ABILITY OF THE APPLICANT TO REPAY A LOAN ACCORDING TO THE TERMS AND CONDITIONS ESTABLISHED BY THIS SECTION. AT THE 27 OPTION OF THE AUTHORITY, THE EXISTENCE OF A CURRENT INVESTMENT GRADE 28 29 RATING ON EXISTING DEBT OF THE APPLICANT THAT IS SECURED BY THE SAME REVENUES TO BE PLEDGED TO SECURE REPAYMENT UNDER THE LOAN REPAYMENT 30 31 AGREEMENT CONSTITUTES EVIDENCE REGARDING ABILITY TO REPAY A LOAN. (ii) A DETERMINATION OF THE APPLICANT'S LEGAL CAPABILITY TO ENTER 32 33 INTO A LOAN REPAYMENT AGREEMENT. 3. Determine the order and priority of projects assisted under this 34 35 section based on the merits of the application with respect to water 36 supply development issues, including the following: 37 (a) Existing, near-term and long-term water demands of the water 38 provider compared to the existing water supplies of the water provider. 39 (b) Existing and planned conservation and water management programs 40 of the water provider, including watershed management or protection. 41 (c) Benefits of the project. 42 (d) The sustainability of the water supply to be developed through 43 the project. 44 (e) The water provider's need for financial assistance. 45 (f) The cost-effectiveness of the project.

1 (a) THE ABILITY OF THE PROJECT TO PROVIDE MULTIPLE WATER SUPPLY 2 DEVELOPMENT BENEFITS. 3 (b) THE COST-EFFECTIVENESS OF THE PROJECT. (c) THE RELIABILITY AND LONG-TERM SECURITY OF THE WATER SUPPLY TO 4 5 BE DEVELOPED THROUGH THE PROJECT. (d) THE DEGREE TO WHICH THE PROJECT WILL MAXIMIZE OR LEVERAGE 6 7 MULTIPLE AVAILABLE FUNDING SOURCES, INCLUDING FEDERAL FUNDING. (e) THE FEASIBILITY OF THE PROJECT, INCLUDING THE FEASIBILITY OF 8 9 THE PROPOSED DESIGN AND OPERATION OF ANY PROJECT. 10 (f) COMMENTS FROM WATER USERS, LOCAL CITIZENS AND AFFECTED 11 JURISDICTIONS. 12 (q) EXISTING, NEAR-TERM AND LONG-TERM WATER DEMANDS COMPARED TO THE 13 VOLUME AND RELIABILITY OF EXISTING WATER SUPPLIES OF THE PROPOSED 14 RECIPIENTS OF THE WATER SUPPLY. (h) EXISTING AND PLANNED CONSERVATION. BEST MANAGEMENT PRACTICES 15 16 AND WATER MANAGEMENT PROGRAMS OF THE APPLICANT OR THE PROPOSED RECIPIENTS 17 OF THE WATER SUPPLY. 18 (i) THE ABILITY OF THE PROJECT TO PROVIDE WATER SUPPLY DEVELOPMENT 19 BENEFITS TO MULTIPLE JURISDICTIONS WITHIN THE STATE. 20 (j) OTHER CRITERIA THAT THE AUTHORITY DEEMS APPROPRIATE. 21 C. THE AUTHORITY SHALL CONDUCT BACKGROUND CHECKS, FINANCIAL CHECKS 22 AND OTHER REVIEWS DEEMED APPROPRIATE FOR INDIVIDUAL APPLICANTS. 23 APPLICANTS' BOARDS OF DIRECTORS AND OTHER PARTNERS OF THE APPLICANTS. 24 C. D. The board AUTHORITY shall review on its merits each 25 application received and shall inform the applicant of the board's 26 AUTHORITY'S determination within ninety days after receipt of a complete and correct application. If the application is not approved, the board 27 AUTHORITY shall notify the applicant, stating the reasons. If the 28 29 application is approved, the **board** AUTHORITY may condition the approval on assurances the board AUTHORITY deems necessary to ensure that the 30 31 financial assistance will be used according to law and the terms of the 32 application. D. On approval of an application under this section by the board, 33 34 the authority shall use monies in the water supply development revolving 35 fund to finance the project. 36 Sec. 20. Section 49-1275, Arizona Revised Statutes, as amended by 37 Laws 2022, chapter 63, section 4, is amended to read: 38 49-1275. Water supply development revolving fund financial 39 assistance; terms 40 A. A loan from the water supply development revolving fund shall be 41 evidenced by bonds, if the water provider ELIGIBLE ENTITY has bonding authority, or by a financial assistance LOAN REPAYMENT agreement, 42 43 delivered to and held by the authority. B. A loan under this section shall: 44 45 1. Be repaid not more than forty years after the date incurred.

for repaying the loan.

2. Require that interest payments begin not later than the next
 date that either principal or interest must be paid by the authority to
 the holders of any of the authority's bonds that provided funding for the
 loan. If the loan is for constructing water supply development facilities,
 the authority may provide that loan interest accruing during construction
 and one year after completing the construction be capitalized in the loan.
 Be conditioned on establishing a dedicated revenue source

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2. BE REPAID IN A PERIOD AND ON TERMS DETERMINED BY THE AUTHORITY.

The authority, in consultation with the board, shall prescribe 10 C. 11 the rate of interest on loans made under this section, but the rate shall not exceed the prevailing market rate for similar types of loans. The 12 13 authority, on recommendations from the board, may adopt rules that provide for flexible interest rates and interest-free loans. All financial 14 assistance LOAN agreements or bonds of a water provider AN ELIGIBLE ENTITY 15 16 shall clearly specify the amount of principal and interest and any 17 redemption premium that is due on any payment date.

D. The approval of a loan is conditioned on a written commitment by the water provider ELIGIBLE ENTITY to complete all applicable reviews and approvals and to secure all required permits in a timely manner.

21 E. A loan made to a water provider under this section AN ELIGIBLE 22 ENTITY THAT IS A POLITICAL SUBDIVISION OF THIS STATE may be secured 23 additionally by an irrevocable pledge of any shared state revenues due to 24 the water provider ELIGIBLE ENTITY for the duration of the loan as 25 prescribed by <del>a resolution of the board. If the board requires</del> an 26 irrevocable pledge of the shared state revenues for financial assistance 27 loan repayment agreements, the authority shall enter into an intercreditor 28 agreement with the greater Arizona development authority to define the 29 allocation of shared state revenues in relation to individual borrowers THE AUTHORITY. AS APPLICABLE TO LOANS ADDITIONALLY SECURED WITH SHARED 30 31 STATE REVENUES, THE AUTHORITY MAY ENTER INTO AGREEMENTS TO SPECIFY THE ALLOCATION OF SHARED STATE REVENUES IN RELATION TO INDIVIDUAL BORROWERS 32 33 FROM SUCH AUTHORITIES. If a pledge OF SHARED STATE REVENUES AS ADDITIONAL 34 SECURITY FOR A LOAN is required and a water provider THE ELIGIBLE ENTITY 35 fails to make any payment due to the authority under its loan repayment 36 agreement or THE ELIGIBLE ENTITY'S bonds, the authority shall certify to 37 the state treasurer and notify the governing body of the defaulting water provider ELIGIBLE ENTITY that the water provider ELIGIBLE ENTITY has 38 failed to make the required payment and shall direct a withholding of 39 40 state shared STATE revenues as prescribed in subsection F of this 41 section. The certificate of default shall be in the form determined by 42 the authority, except that the certificate shall specify the amount 43 required to satisfy the unpaid payment obligation of the water provider 44 ELIGIBLE ENTITY.

1 F. On receipt of a certificate of default from the authority, the 2 state treasurer, to the extent not expressly prohibited by law, shall 3 withhold any monies due to the defaulting water provider ELIGIBLE ENTITY 4 from the next succeeding distribution of monies pursuant to section 5 In the case of AN ELIGIBLE ENTITY THAT IS a city or town, the 42-5029. 6 state treasurer shall also withhold from the monies due to the defaulting 7 city or town from the next succeeding distribution of monies pursuant to 8 section 43-206 the amount specified in the certificate of default and 9 shall immediately deposit the monies in the water supply development revolving fund. The state treasurer shall continue to withhold and 10 11 deposit monies until the authority certifies to the state treasurer that 12 the default has been cured. The state treasurer shall not withhold any 13 amount that is necessary to make any required deposits then due for the payment of principal and interest on bonds OR INDEBTEDNESS of the water 14 provider ELIGIBLE ENTITY if so certified by the defaulting water provider 15 16 ELIGIBLE ENTITY to the state treasurer and the authority. The water 17 provider DEFAULTING ELIGIBLE ENTITY shall not certify deposits as 18 necessary for payment for bonds OR INDEBTEDNESS unless the bonds were 19 issued OR THE INDEBTEDNESS INCURRED before the date of the loan repayment 20 agreement and the bonds were OR INDEBTEDNESS WAS secured by a pledge of 21 distribution DISTRIBUTIONS made pursuant to sections 42-5029 and 43-206.

G. BY RESOLUTION OF THE BOARD, THE AUTHORITY MAY IMPOSE ANY
ADDITIONAL REQUIREMENTS IT CONSIDERS NECESSARY TO ENSURE THAT THE LOAN
PRINCIPAL AND INTEREST ARE TIMELY PAID.

H. ALL MONIES RECEIVED FROM ELIGIBLE ENTITIES AS LOAN REPAYMENTS,
INTEREST AND PENALTIES SHALL BE DEPOSITED, PURSUANT TO SECTIONS 35-146 AND
35-147, IN THE WATER SUPPLY DEVELOPMENT REVOLVING FUND.

I. FOR AN ELIGIBLE ENTITY THAT IS A POLITICAL SUBDIVISION OF THIS
STATE, THE REVENUES OF THE ELIGIBLE ENTITY'S UTILITY SYSTEM OR SYSTEMS MAY
BE PLEDGED TO THE PAYMENT OF A LOAN WITHOUT AN ELECTION, IF THE PLEDGE OF
REVENUES DOES NOT VIOLATE ANY COVENANT PERTAINING TO THE UTILITY SYSTEM OR
SYSTEMS OR THE REVENUES PLEDGED TO SECURE OUTSTANDING BONDS OR OTHER
OBLIGATIONS OR INDEBTEDNESS OF THE ELIGIBLE ENTITY.

J. FOR AN ELIGIBLE ENTITY THAT IS A POLITICAL SUBDIVISION OF THIS STATE, IF THE REVENUES FROM A SECONDARY PROPERTY TAX LEVY CONSTITUTE REVENUES PLEDGED BY THE ELIGIBLE ENTITY TO REPAY A LOAN, THE ELIGIBLE FINITY SHALL SUBMIT THE QUESTION OF ENTERING AND PERFORMING A LOAN REPAYMENT AGREEMENT TO THE QUALIFIED ELECTORS OF THE ELIGIBLE ENTITY AT AN ELECTION HELD ON THE FIRST TUESDAY FOLLOWING THE FIRST MONDAY IN NOVEMBER.

40 K. AN ELECTION IS NOT REQUIRED IF VOTER APPROVAL HAS PREVIOUSLY 41 BEEN OBTAINED FOR SUBSTANTIALLY THE SAME PROJECT WITH ANOTHER FUNDING 42 SOURCE.

43 L. PAYMENTS MADE PURSUANT TO A LOAN REPAYMENT AGREEMENT ARE NOT 44 SUBJECT TO SECTION 42-17106.

1 M. FOR AN ELIGIBLE ENTITY THAT IS A POLITICAL SUBDIVISION OF THIS 2 STATE, A LOAN REPAYMENT AGREEMENT UNDER THIS SECTION DOES NOT CREATE A 3 DEBT OF THE ELIGIBLE ENTITY, AND THE AUTHORITY MAY NOT REQUIRE THAT 4 PAYMENT OF A LOAN REPAYMENT AGREEMENT BE MADE FROM OTHER THAN THE REVENUES 5 PLEDGED BY THE ELIGIBLE ENTITY. 6 N. AN ELIGIBLE ENTITY MAY EMPLOY ATTORNEYS, ACCOUNTANTS, FINANCIAL 7 CONSULTANTS AND OTHER EXPERTS IN THEIR FIELDS AS DEEMED NECESSARY TO 8 PERFORM SERVICES WITH RESPECT TO A LOAN REPAYMENT AGREEMENT. 9 O. AT THE DIRECTION OF THE AUTHORITY, AN ELIGIBLE ENTITY SHALL PAY, AND IS AUTHORIZED TO PAY, THE AUTHORITY'S COSTS IN ISSUING WATER SUPPLY 10 11 DEVELOPMENT BONDS OR OTHERWISE BORROWING TO FUND A LOAN. 12 Sec. 21. Title 49, chapter 8, Arizona Revised Statutes, is amended 13 by adding article 4, to read: 14 ARTICLE 4. LONG-TERM WATER AUGMENTATION FUND 15 49-1301. Definitions 16 IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES: 17 1. "ELIGIBLE ENTITY" MEANS ANY OF THE FOLLOWING: 18 (a) A WATER PROVIDER. 19 (b) ANY CITY, TOWN, COUNTY, DISTRICT, COMMISSION, AUTHORITY OR 20 OTHER PUBLIC ENTITY THAT IS ORGANIZED AND THAT EXISTS UNDER THE STATUTORY 21 LAW OF THIS STATE OR UNDER A VOTER-APPROVED CHARTER OR INITIATIVE OF THIS 22 STATE. (c) AN ENTITY THAT PROVIDES WATER TO A WATER PROVIDER WITHIN THIS 23 24 STATE. "FINANCIAL ASSISTANCE" MEANS LOANS PROVIDED BY THE AUTHORITY TO 25 2. 26 ELIGIBLE ENTITIES AND CREDIT ENHANCEMENTS PURCHASED FOR AN ELIGIBLE ENTITY'S BONDS OR OTHER FORMS OF INDEBTEDNESS PURSUANT TO SECTION 49-1307. 27 3. "LOAN" MEANS A BOND, LEASE, LOAN OR OTHER EVIDENCE OF 28 29 INDEBTEDNESS PERTAINING TO FINANCIAL ASSISTANCE FOR WATER SUPPLY DEVELOPMENT ISSUED FROM THE LONG-TERM WATER AUGMENTATION FUND. 30 31 4. "LOAN REPAYMENT AGREEMENT" MEANS AN AGREEMENT TO REPAY A LOAN THAT IS ISSUED FROM THE LONG-TERM WATER AUGMENTATION FUND AND THAT IS 32 ENTERED INTO BY AN ELIGIBLE ENTITY. 33 5. "PLEDGED REVENUES" MEANS ANY MONIES TO BE RECEIVED BY AN 34 ELIGIBLE ENTITY, INCLUDING PROPERTY TAXES, OTHER LOCAL TAXES, FEES, 35 36 ASSESSMENTS, RATES OR CHARGES THAT ARE PLEDGED BY THE ENTITY AS A SOURCE OF REPAYMENT FOR A LOAN REPAYMENT AGREEMENT. 37 38 49-1302. Long-term water augmentation fund A. THE LONG-TERM WATER AUGMENTATION FUND IS ESTABLISHED TO BE 39 40 MAINTAINED IN PERPETUITY CONSISTING OF ALL OF THE FOLLOWING: 41 1. MONIES RECEIVED FROM THE ISSUANCE AND SALE OF LONG-TERM WATER AUGMENTATION BONDS UNDER SECTION 49-1309. 42 2. MONIES APPROPRIATED BY THE LEGISLATURE TO THE FUND. 43 3. MONIES RECEIVED FOR ANY ALLOWABLE PURPOSE OF THE FUND FROM THE 44 45 UNITED STATES GOVERNMENT.

1 4. MONIES RECEIVED AS LOAN REPAYMENTS, INTEREST, ADMINISTRATIVE 2 FEES AND PENALTIES. 3 5. MONIES FROM ANY LAWFUL ACTIVITIES OF THE AUTHORITY, INCLUDING 4 PUBLIC-PRIVATE PARTNERSHIP AGREEMENTS RELATING TO WATER SUPPLY DEVELOPMENT 5 PROJECTS. 6 6. INTEREST AND OTHER INCOME RECEIVED FROM INVESTING MONIES IN THE 7 FUND. 8 7. GIFTS, GRANTS AND DONATIONS RECEIVED FOR PURPOSES OF THE FUND 9 FROM ANY PUBLIC OR PRIVATE SOURCE. B. MONIES IN THE FUND ARE CONTINUOUSLY APPROPRIATED AND ARE EXEMPT 10 11 FROM THE PROVISIONS OF SECTION 35-190 RELATING TO LAPSING 0F APPROPRIATIONS. ON NOTICE FROM THE AUTHORITY, THE STATE TREASURER SHALL 12 13 INVEST AND DIVEST MONIES IN THE FUND AS PROVIDED IN SECTION 35-313, AND MONIES EARNED FROM INVESTMENT SHALL BE CREDITED TO THE FUND. 14 C. ALL MONIES DEPOSITED IN THE FUND SHALL BE HELD IN TRUST. 15 THE 16 MONIES IN THE FUND MAY NOT BE APPROPRIATED OR TRANSFERRED BY THE LEGISLATURE TO FUND THE GENERAL OPERATIONS OF THIS STATE OR TO OTHERWISE 17 18 MEET THE OBLIGATIONS OF THE STATE GENERAL FUND UNLESS APPROVED BY A THREE-FOURTHS VOTE OF THE MEMBERS OF EACH HOUSE OF THE LEGISLATURE. 19 20 D. THE AUTHORITY SHALL ADMINISTER THE FUND. THE AUTHORITY SHALL 21 ESTABLISH AS MANY OTHER ACCOUNTS AND SUBACCOUNTS AS REQUIRED TO ADMINISTER 22 THE FUND. AND THESE ACCOUNTS MAY BE HELD BY A BANK TRUSTEE SELECTED BY THE IF ANY LONG-TERM WATER AUGMENTATION BONDS ARE ISSUED UNDER 23 AUTHORITY. 24 SECTION 49-1309, THE AUTHORITY SHALL ESTABLISH ONE OR MORE BOND PROCEEDS ACCOUNTS AND ONE OR MORE BOND DEBT SERVICE ACCOUNTS AS NECESSARY TO 25 26 ACCURATELY RECORD AND TRACK BOND PROCEEDS AND DEBT SERVICE REVENUES. 27 E. THE AUTHORITY SHALL USE THE MONIES AND OTHER ASSETS IN THE FUND 28 SOLELY FOR THE PURPOSES AUTHORIZED BY THIS CHAPTER. 29 F. MONIES IN THE FUND MAY BE USED FOR SECURING LONG-TERM WATER AUGMENTATION BONDS OF THE AUTHORITY. 30 31 49-1303. Long-term water augmentation fund: purposes: 32 <u>limitation</u> 33 A. MONIES AND OTHER ASSETS IN THE LONG-TERM WATER AUGMENTATION FUND MAY BE USED FOR THE FOLLOWING PURPOSES: 34 35 1. FUNDING WATER SUPPLY DEVELOPMENT PROJECTS THAT IMPORT WATER FROM 36 OUTSIDE THE BOUNDARIES OF THIS STATE. AT LEAST SEVENTY-FIVE PERCENT OF THE MONIES IN THE FISCAL YEARS 2022-2023, 2023-2024 AND 2024-2025 37 APPROPRIATIONS TO THE FUND SHALL BE RESERVED FOR ONE OR MORE PROJECTS WITH 38 THIS PURPOSE, AND THOSE MONIES SHALL BE ACCOUNTED FOR SEPARATELY. 39 2. PURCHASING IMPORTED WATER OR RIGHTS TO IMPORTED WATER. 40 41 3. ACQUIRING OR CONSTRUCTING WATER-RELATED FACILITIES IN THIS STATE 42 TO CONVEY OR DELIVER IMPORTED WATER WITHIN THE STATE. 43 4. CONDUCTING INVESTIGATIONS, INCLUDING PERFORMING ENVIRONMENTAL OR 44 OTHER REVIEWS. 45 5. CONTRACTING FOR WATER NEEDS ASSESSMENTS.

6. PROVIDING FINANCIAL ASSISTANCE TO ELIGIBLE ENTITIES FOR THE
 PURPOSES OF FINANCING OR REFINANCING WATER SUPPLY DEVELOPMENT PROJECTS
 WITHIN THIS STATE, INCLUDING PROJECTS FOR CONSERVATION THROUGH REDUCING
 EXISTING WATER USE OR MORE EFFICIENT USES OF EXISTING WATER SUPPLIES.

7. GUARANTEEING DEBT OBLIGATIONS OF ELIGIBLE ENTITIES THAT ARE
ISSUED OR INCURRED TO FINANCE OR REFINANCE WATER SUPPLY DEVELOPMENT
PROJECTS WITHIN THIS STATE.

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8. PAYING THE COSTS TO ADMINISTER THE FUND.

9 B. IN PROVIDING FINANCIAL ASSISTANCE FROM THE FUND, THE AUTHORITY 10 SHALL COMPLY WITH SECTION 49-1304.

11 C. MONIES IN THE FUND MAY NOT BE USED TO PURCHASE CONSERVATION OR 12 OTHER SIMILAR EASEMENTS ON REAL PROPERTY.

13 D. IF THE MONIES PLEDGED TO SECURE LONG-TERM WATER AUGMENTATION BONDS ISSUED PURSUANT TO SECTION 49-1309 BECOME INSUFFICIENT TO PAY THE 14 PRINCIPAL AND INTEREST ON THE LONG-TERM WATER AUGMENTATION BONDS 15 16 GUARANTEED BY THE FUND, THE AUTHORITY SHALL DIRECT THE STATE TREASURER TO 17 LIQUIDATE SECURITIES IN THE FUND AS MAY BE NECESSARY AND SHALL APPLY THOSE 18 PROCEEDS TO MAKE CURRENT ALL PAYMENTS THEN DUE ON THE LONG-TERM WATER AUGMENTATION BONDS. THE STATE TREASURER SHALL IMMEDIATELY NOTIFY THE 19 20 ATTORNEY GENERAL AND AUDITOR GENERAL OF THE INSUFFICIENCY. THE AUDITOR 21 GENERAL SHALL AUDIT THE CIRCUMSTANCES SURROUNDING THE DEPLETION OF THE 22 FUND AND REPORT THE FINDINGS TO THE ATTORNEY GENERAL. THE ATTORNEY GENERAL SHALL CONDUCT AN INVESTIGATION AND REPORT THOSE FINDINGS TO THE 23 24 GOVERNOR AND THE LEGISLATURE.

E. ANY MONIES OR OTHER FINANCIAL ASSISTANCE PROVIDED FROM THE FUND,
OTHER THAN MONIES SPENT BY THE AUTHORITY FOR INVESTIGATIONS AND STUDIES,
AND MONIES SPENT IN CONNECTION WITH LOAN GUARANTEES, SHALL BE FULLY REPAID
BY THE RECIPIENTS OF THE FUNDING OR FINANCIAL ASSISTANCE OR THE RECIPIENTS
OF THE WATER SUPPLY THROUGH WATER SUBCONTRACTS, LOAN REPAYMENTS, RATES,
FEES AND CHARGES COLLECTED BY THE AUTHORITY, OR OTHERWISE, AS APPROPRIATE.
49-1304. Evaluation criteria for projects from the long-term

31 32

water augmentation fund

A. THE AUTHORITY SHALL DETERMINE THE ORDER AND PRIORITY OF WATER
 SUPPLY DEVELOPMENT PROJECTS PROPOSED TO BE FUNDED IN WHOLE OR IN PART WITH
 MONIES FROM THE LONG-TERM WATER AUGMENTATION FUND, PARTICIPATION IN
 IMPORTATION PROJECTS OR ALLOCATION OF IMPORTED WATER BASED ON THE
 FOLLOWING, AS APPLICABLE:

THE BENEFITS OF THE PROJECT TO CURRENT AND FUTURE RESIDENTS OF
THIS STATE, INCLUDING THE ABILITY OF THE PROJECT TO IMPROVE ACCESS TO
WATER SUPPLIES FOR USE WITHIN THIS STATE AND PROMOTE ECONOMIC GROWTH, IN
RELATION TO THE PROJECTED COST OF THE PROJECT.

42 2. THE ABILITY OF THE PROJECT TO PROVIDE MULTIPLE WATER SUPPLY 43 DEVELOPMENT BENEFITS.

44

3. THE PROJECTED COSTS OF THE PROJECT.

1 4. THE ABILITY OF THE PROJECT TO ADDRESS OR MITIGATE WATER SUPPLY 2 REDUCTIONS TO EXISTING WATER USERS. CONSIDERING THE EXISTENCE. FEASIBILITY 3 AND LONG-TERM RELIABILITY OF MITIGATION MEASURES AVAILABLE TO THE APPLICANT OR PROPOSED BENEFICIARIES, INCLUDING THE AVAILABILITY OF WATER 4 5 SUPPLIES FROM THE ARIZONA WATER BANKING AUTHORITY. 6 5. THE COST-EFFECTIVENESS OF THE PROJECT. 7 6. THE RELIABILITY AND LONG-TERM SECURITY OF THE WATER SUPPLY TO BE 8 DEVELOPED THROUGH THE PROJECT. 9 7. EXISTING AND PLANNED CONSERVATION, BEST MANAGEMENT PRACTICES AND WATER MANAGEMENT PROGRAMS OF THE APPLICANT OR POTENTIAL APPLICANT. 10 11 8. THE DEGREE TO WHICH THE PROJECT WILL MAXIMIZE OR LEVERAGE 12 MULTIPLE AVAILABLE FUNDING SOURCES, INCLUDING FEDERAL FUNDING. 13 9. THE APPLICANT'S ABILITY TO MEET ANY APPLICABLE ENVIRONMENTAL REQUIREMENTS IMPOSED ON ANY FEDERAL OR STATE AGENCY. 14 10. THE QUALIFICATIONS, INDUSTRY EXPERIENCE, INCLUDING EXPERIENCE 15 16 WITH SIMILAR PROJECTS, GENERAL REPUTATION AND FINANCIAL CAPACITY OF THE 17 APPLICANT OR ANY PRIVATE PARTNER, BASED ON APPROPRIATE DUE DILIGENCE. 18 11. THE FEASIBILITY OF THE PROJECT, INCLUDING THE FEASIBILITY OF 19 THE PROPOSED DESIGN AND OPERATION OF THE PROJECT. 12. COMMENTS FROM WATER USERS, LOCAL CITIZENS 20 AND AFFECTED 21 JURISDICTIONS. 22 13. FOR PROJECTS INVOLVING THE CONSTRUCTION OR OPERATION OF WATER-RELATED FACILITIES, THE SAFETY RECORD OF ANY PRIVATE PARTNER. 23 24 14. EXISTING, NEAR-TERM AND LONG-TERM WATER DEMANDS COMPARED TO THE VOLUME AND RELIABILITY OF EXISTING WATER SUPPLIES OF THE BENEFICIARIES OF 25 26 THE FUNDING OR PROJECT. AFTER THE DIRECTOR OF WATER RESOURCES ISSUES THE FIRST WATER SUPPLY AND DEMAND ASSESSMENT PURSUANT TO SECTION 45-105, IN 27 EVALUATING THIS CRITERION, THE AUTHORITY SHALL CONSIDER INFORMATION 28 29 CONTAINED IN THE MOST RECENTLY ISSUED ASSESSMENT ISSUED PURSUANT TO THAT SECTION, IN ADDITION TO ANY OTHER INFORMATION SUBMITTED TO EVALUATE THESE 30 31 CRITERIA. 15. POTENTIAL IMPACTS TO RATEPAYERS. 32 33 16. THE ABILITY OF THE APPLICANT AND ANY PUBLIC OR PRIVATE PARTNER TO REPAY A LOAN OR OTHERWISE COMPLY WITH THE TERMS OF A FINANCIAL 34 35 ASSISTANCE LOAN REPAYMENT AGREEMENT. 36 17. OTHER CRITERIA THAT THE AUTHORITY DEEMS APPROPRIATE. B. THE BOARD SHALL CONDUCT BACKGROUND CHECKS, FINANCIAL CHECKS AND 37 38 OTHER REVIEWS DEEMED APPROPRIATE FOR INDIVIDUAL APPLICANT'S, APPLICANTS' 39 BOARDS OF DIRECTORS AND OTHER PARTNERS OF THE APPLICANTS. 40 49-1305. Opportunity for participation by Colorado River 41 water users ANY ENTITY WITH AN ENTITLEMENT TO WATER FROM THE COLORADO RIVER. 42 43 INCLUDING WATER DELIVERED THROUGH THE CENTRAL ARIZONA PROJECT, WHOSE DELIVERIES OF WATER FROM THE COLORADO RIVER HAVE BEEN REDUCED SHALL BE 44

1 PROVIDED AN OPPORTUNITY TO PARTICIPATE IN ANY PROJECT TO IMPORT WATER BY 2 THE AUTHORITY. 3 49-1306. Taxation exemption A. THE AUTHORITY IS REGARDED AS PERFORMING A GOVERNMENTAL FUNCTION 4 5 IN CARRYING OUT THE PURPOSES OF THIS ARTICLE AND IS NOT REQUIRED TO PAY 6 TAXES OR ASSESSMENTS ON ANY OF THE PROPERTY ACQUIRED OR CONSTRUCTED FOR 7 THESE PURPOSES OR ON THE AGREEMENTS OF THE AUTHORITY PERTAINING TO 8 MAINTAINING AND OPERATING WATER-RELATED FACILITIES OR IN THE REVENUES 9 DERIVED FROM THE WATER-RELATED FACILITIES. B. THE LONG-TERM WATER AUGMENTATION BONDS ISSUED UNDER THIS 10 11 CHAPTER, THEIR TRANSFER AND THE INCOME THE BONDS PRODUCE ARE AT ALL TIMES EXEMPT FROM TAXATION BY THIS STATE OR BY ANY POLITICAL SUBDIVISION OF THIS 12 13 STATE. C. THE AUTHORITY IS AUTHORIZED UNDER THIS CHAPTER AND UNDER TITLE 14 35, CHAPTER 3, ARTICLE 7 TO TAKE ALL ACTIONS DETERMINED NECESSARY BY THE 15 16 BOARD TO COMPLY WITH FEDERAL INCOME TAX LAWS, INCLUDING THE PAYMENT OF 17 REBATES TO THE UNITED STATES TREASURY. 18 49-1307. Financial assistance from the long-term water 19 augmentation fund: terms 20 A. THE AUTHORITY SHALL CONSIDER APPLICATIONS FOR FINANCIAL 21 ASSISTANCE FROM THE LONG-TERM WATER AUGMENTATION FUND IN ACCORDANCE WITH 22 SECTION 49-1304 AND SHALL CONSIDER THE RECOMMENDATIONS OF THE LONG-TERM WATER AUGMENTATION COMMITTEE ESTABLISHED BY SECTION 49-1208. 23 24 B. THE AUTHORITY MAY PROVIDE FINANCIAL ASSISTANCE FROM THE LONG-TERM WATER AUGMENTATION FUND FOR WATER SUPPLY DEVELOPMENT PROJECTS 25 26 INSIDE OR OUTSIDE THIS STATE. THE FINANCIAL ASSISTANCE MAY INCLUDE: 27 1. LOANS AS PROVIDED IN THIS SECTION. 28 CREDIT ENHANCEMENTS PURCHASED FOR AN ELIGIBLE ENTITY'S BONDS OR 29 OTHER FORMS OF INDEBTEDNESS. C. A LOAN SHALL BE EVIDENCED BY A LOAN REPAYMENT AGREEMENT OR LEASE 30 31 PURCHASE AGREEMENT, OR TO THE EXTENT AN ELIGIBLE ENTITY IS A POLITICAL SUBDIVISION OF THIS STATE AND HAS BONDING AUTHORITY, BONDS OF THE ELIGIBLE 32 33 ENTITY THAT ARE DELIVERED TO AND HELD BY THE AUTHORITY. D. A LOAN UNDER THIS SECTION: 34 1. SHALL BE REPAID DURING A PERIOD APPROVED BY THE AUTHORITY. 35 36 2. SHALL REQUIRE THAT INTEREST PAYMENTS BEGIN NOT LATER THAN THE NEXT DATE THAT EITHER PRINCIPAL OR INTEREST MUST BE PAID BY THE AUTHORITY 37 TO HOLDERS OF ANY OF THE AUTHORITY'S LONG-TERM WATER AUGMENTATION BONDS 38 THAT PROVIDED FUNDING FOR THE LOAN. THE AUTHORITY MAY PROVIDE THAT LOAN 39 INTEREST ACCRUING DURING CONSTRUCTION OF THE ELIGIBLE ENTITY'S WATER 40 41 SUPPLY DEVELOPMENT PROJECT AND UP TO ONE YEAR AFTER COMPLETION OF THE CONSTRUCTION OF THE WATER SUPPLY DEVELOPMENT PROJECT BE CAPITALIZED IN THE 42 43 LOAN. SHALL CLEARLY SPECIFY THE AMOUNT OF PRINCIPAL, INTEREST AND 44 3. 45 REDEMPTION PREMIUM, IF ANY, THAT IS DUE ON ANY PAYMENT DATE.

4. SHALL BE CONDITIONED ON THE IDENTIFICATION OF PLEDGED REVENUES
 FOR REPAYING THE LOAN. IF THE WATER SUPPLY DEVELOPMENT PROJECT FINANCED
 OR REFINANCED BY THE LOAN IS PART OF A MUNICIPAL UTILITY AND THE CITY OR
 TOWN PLEDGES REVENUES OF THE UTILITY TO REPAY THE LOAN, THE LOAN MAY BE
 TREATED UNDER SECTION 9-530, SUBSECTION B AS A LAWFUL LONG-TERM OBLIGATION
 INCURRED FOR A SPECIFIC PURPOSE.

7 5. TO THE EXTENT ALLOWED BY LAW, SHALL BE SECURED BY A DEBT SERVICE
8 RESERVE ACCOUNT THAT IS HELD IN TRUST AND THAT IS IN AN AMOUNT, IF ANY, AS
9 DETERMINED BY THE AUTHORITY.

6. SHALL CONTAIN THE COVENANTS AND CONDITIONS PERTAINING TO
 CONSTRUCTING, ACQUIRING, IMPROVING OR EQUIPPING WATER SUPPLY DEVELOPMENT
 PROJECTS AND REPAYING THE LOAN AS THE AUTHORITY DEEMS PROPER.

137. MAY PROVIDE FOR PAYING INTEREST ON THE UNPAID PRINCIPAL BALANCE14OF THE LOAN AT THE RATES ESTABLISHED IN THE LOAN REPAYMENT AGREEMENT.

8. MAY PROVIDE FOR PAYING THE ELIGIBLE ENTITY'S PROPORTIONATE SHARE
OF THE EXPENSES OF ADMINISTERING THE LONG-TERM WATER AUGMENTATION FUND AND
MAY PROVIDE THAT THE ELIGIBLE ENTITY PAY FINANCING AND LOAN ADMINISTRATION
FEES APPROVED BY THE AUTHORITY. THE COSTS MAY BE INCLUDED IN THE LEVY,
ASSESSMENT, RATES OR CHARGES OF THE PLEDGED REVENUES PLEDGED BY THE
ELIGIBLE ENTITY TO REPAY THE LOAN.

E. THE AUTHORITY SHALL PRESCRIBE THE RATE OR RATES OF INTEREST ON LOANS MADE UNDER THIS SECTION, BUT THE RATE OR RATES MAY NOT EXCEED THE PREVAILING MARKET RATE FOR SIMILAR TYPES OF LOANS. AN ELIGIBLE ENTITY THAT IS A POLITICAL SUBDIVISION OF THIS STATE MAY NEGOTIATE THE SALE OF ITS BONDS TO, OR A LOAN REPAYMENT AGREEMENT WITH, THE AUTHORITY WITHOUT COMPLYING WITH ANY PUBLIC OR ACCELERATED BIDDING REQUIREMENTS IMPOSED BY ANY OTHER LAW FOR THE SALE OF ITS BONDS.

F. THE APPROVAL OF A LOAN SHALL BE CONDITIONED ON A WRITTEN
COMMITMENT BY THE ELIGIBLE ENTITY TO COMPLETE ALL APPLICABLE REVIEWS AND
APPROVALS AND TO SECURE ALL REQUIRED PERMITS IN A TIMELY MANNER.

31 G. BY RESOLUTION OF THE BOARD, THE AUTHORITY MAY IMPOSE ANY 32 ADDITIONAL REQUIREMENTS IT CONSIDERS NECESSARY TO ENSURE THAT THE LOAN 33 PRINCIPAL AND INTEREST ARE TIMELY PAID.

H. ALL MONIES RECEIVED FROM ELIGIBLE ENTITIES AS LOAN REPAYMENTS,
 INTEREST AND PENALTIES SHALL BE DEPOSITED, PURSUANT TO SECTIONS 35-146 AND
 35-147, IN THE LONG-TERM WATER AUGMENTATION FUND.

I. IF REQUESTED BY THE AUTHORITY, THE ATTORNEY GENERAL MAY TAKE
 WHATEVER ACTIONS ARE NECESSARY TO ENFORCE THE LOAN REPAYMENT AGREEMENT AND
 ACHIEVE REPAYMENT OF LOANS PROVIDED BY THE AUTHORITY PURSUANT TO THIS
 ARTICLE.

J. FOR ELIGIBLE ENTITIES THAT ARE POLITICAL SUBDIVISIONS OF THIS STATE, THE REVENUES OF THE ELIGIBLE ENTITIES' UTILITY SYSTEM OR SYSTEMS MAY BE PLEDGED TO THE PAYMENT OF A LOAN REPAYMENT AGREEMENT WITHOUT AN ELECTION, IF THE PLEDGE OF REVENUES DOES NOT VIOLATE ANY COVENANT PERTAINING TO THE UTILITY SYSTEM OR SYSTEMS OR THE REVENUES PLEDGED TO

1 SECURE OUTSTANDING BONDS OR OTHER OBLIGATIONS OR INDEBTEDNESS OF THE 2 ELIGIBLE ENTITIES. 3 K. FOR AN ELIGIBLE ENTITY THAT IS A POLITICAL SUBDIVISION OF THIS 4 STATE, AND NOTWITHSTANDING SECTIONS 9-571 AND 11-671, IF THE REVENUES FROM 5 A SECONDARY PROPERTY TAX LEVY CONSTITUTE PLEDGED REVENUES, THE ELIGIBLE 6 ENTITY IS NOT REQUIRED TO SUBMIT TO A VOTE THE QUESTION OF ENTERING AND 7 PERFORMING A LOAN REPAYMENT AGREEMENT. 8 L. PAYMENTS MADE PURSUANT TO A LOAN REPAYMENT AGREEMENT ARE NOT 9 SUBJECT TO SECTION 42-17106. M. FOR ELIGIBLE ENTITIES THAT ARE POLITICAL SUBDIVISIONS OF THIS 10 11 STATE, A LOAN REPAYMENT AGREEMENT UNDER THIS SECTION DOES NOT CREATE A DEBT OF THE ELIGIBLE ENTITIES, AND THE AUTHORITY MAY NOT REQUIRE THAT 12 PAYMENT OF A LOAN REPAYMENT AGREEMENT BE MADE FROM OTHER THAN THE PLEDGED 13 REVENUES PLEDGED BY THE ELIGIBLE ENTITIES. 14 N. AN ELIGIBLE ENTITY MAY EMPLOY ATTORNEYS, ACCOUNTANTS, FINANCIAL 15 16 CONSULTANTS AND OTHER EXPERTS IN THEIR FIELDS AS DEEMED NECESSARY TO PERFORM SERVICES WITH RESPECT TO A LOAN REPAYMENT AGREEMENT. 17 18 O. AT THE DIRECTION OF THE AUTHORITY, THE ELIGIBLE ENTITY SHALL PAY, AND IS HEREBY AUTHORIZED TO PAY, THE AUTHORITY'S COSTS IN ISSUING 19 20 LONG-TERM WATER AUGMENTATION BONDS OR OTHERWISE BORROWING TO FUND A LOAN. 21 49-1308. Long-term water augmentation financial assistance; 22 procedures A. IN COMPLIANCE WITH ANY APPLICABLE REQUIREMENTS, AN ELIGIBLE 23 24 ENTITY MAY APPLY TO THE AUTHORITY FOR AND ACCEPT AND INCUR INDEBTEDNESS AS A RESULT OF FINANCIAL ASSISTANCE FROM THE LONG-TERM WATER AUGMENTATION 25 26 FUND FOR WATER SUPPLY DEVELOPMENT PROJECTS. 27 B. THE AUTHORITY SHALL: 28 1. PRESCRIBE A SIMPLIFIED FORM AND PROCEDURE TO APPLY FOR AND 29 APPROVE FINANCIAL ASSISTANCE. 30 ESTABLISH BY RULE CRITERIA BY WHICH FINANCIAL ASSISTANCE WILL BE 31 AWARDED, INCLUDING: 32 (a) FOR ANY FINANCIAL ASSISTANCE: 33 (i) A DETERMINATION OF THE APPLICANT'S FINANCIAL ABILITY TO CONSTRUCT, OPERATE AND MAINTAIN THE PROJECT IF IT RECEIVES THE ASSISTANCE. 34 35 (ii) A DETERMINATION OF THE APPLICANT'S ABILITY TO MANAGE THE 36 PROJECT. 37 (iii) A DETERMINATION OF THE APPLICANT'S ABILITY TO MEET ANY 38 APPLICABLE ENVIRONMENTAL REQUIREMENTS IMPOSED BY FEDERAL OR STATE 39 AGENCIES. (iv) A DETERMINATION OF THE APPLICANT'S ABILITY TO ACQUIRE ANY 40 41 NECESSARY REGULATORY PERMITS. (v) REQUIREMENTS FOR LOCAL PARTICIPATION IN PROJECT COSTS, IF 42 43 DEEMED ADVISABLE BY THE AUTHORITY.

1	
1	(b) IF THE APPLICANT IS APPLYING FOR A LOAN:
2 3	(i) A DETERMINATION OF THE ABILITY OF THE APPLICANT TO REPAY A LOAN
3 4	ACCORDING TO THE TERMS AND CONDITIONS ESTABLISHED BY THIS CHAPTER. AT THE
4 5	OPTION OF THE AUTHORITY, THE EXISTENCE OF A CURRENT INVESTMENT GRADE
	RATING ON EXISTING DEBT OF THE APPLICANT THAT IS SECURED BY THE SAME
6	REVENUES TO BE PLEDGED TO SECURE REPAYMENT UNDER THE LOAN REPAYMENT
7	AGREEMENT CONSTITUTES EVIDENCE REGARDING ABILITY TO REPAY A LOAN.
8	(ii) A DETERMINATION OF THE APPLICANT'S LEGAL CAPABILITY TO ENTER
9	INTO A LOAN REPAYMENT AGREEMENT.
10	3. DETERMINE THE ORDER AND PRIORITY OF PROJECTS ASSISTED UNDER THIS
11	CHAPTER BASED ON THE MERITS OF THE APPLICATION WITH RESPECT TO WATER
12	SUPPLY DEVELOPMENT CRITERIA SET FORTH IN SECTION 49-1304.
13	C. THE AUTHORITY SHALL REVIEW ON ITS MERITS EACH APPLICATION
14	RECEIVED AND SHALL INFORM THE APPLICANT OF THE AUTHORITY'S DETERMINATION.
15	IF THE APPLICATION IS NOT APPROVED, THE AUTHORITY SHALL NOTIFY THE
16	APPLICANT, STATING THE REASONS. IF THE APPLICATION IS APPROVED, THE
17	AUTHORITY MAY CONDITION THE APPROVAL ON ASSURANCES THE AUTHORITY DEEMS
18	NECESSARY TO ENSURE THAT THE FINANCIAL OR OTHER ASSISTANCE WILL BE USED ACCORDING TO LAW AND THE TERMS OF THE APPLICATION.
19	
20 21	49–1309. <u>Long-term water augmentation bonds; requirements;</u> authority; exemption from liability
21	A. THE AUTHORITY, THROUGH THE BOARD, MAY ISSUE NEGOTIABLE LONG-TERM
22	WATER AUGMENTATION BONDS IN A PRINCIPAL AMOUNT THAT, IN ITS OPINION, IS
23 24	NECESSARY TO DO ALL OF THE FOLLOWING:
24 25	1. PROVIDE SUFFICIENT MONIES FOR WATER SUPPLY DEVELOPMENT PROJECTS
26	AND FINANCIAL ASSISTANCE FOR WATER SUPPLY DEVELOPMENT PROJECTS APPROVED
27	UNDER THIS CHAPTER.
28	2. REFUND LONG-TERM WATER AUGMENTATION BONDS, WHEN THE AUTHORITY
29	DEEMS IT EXPEDIENT TO DO SO.
30	3. INCREASE THE CAPITALIZATION OF THE LONG-TERM WATER AUGMENTATION
31	FUND.
32	4. MAINTAIN SUFFICIENT RESERVES IN THE LONG-TERM WATER AUGMENTATION
33	FUND TO SECURE THE LONG-TERM WATER AUGMENTATION BONDS.
34	5. PAY THE NECESSARY COSTS OF ISSUING, SELLING AND REDEEMING THE
35	LONG-TERM WATER AUGMENTATION BONDS.
36	6. PAY OTHER EXPENDITURES OF THE AUTHORITY INCIDENTAL TO AND
37	NECESSARY AND CONVENIENT TO CARRY OUT THE PURPOSES OF THIS ARTICLE.
38	B. THE BOARD SHALL AUTHORIZE LONG-TERM WATER AUGMENTATION BONDS BY
39	RESOLUTION. THE RESOLUTION SHALL PRESCRIBE ALL OF THE FOLLOWING:
40	1. THE RATE OR RATES OF INTEREST AND THE DENOMINATIONS OF THE
41	LONG-TERM WATER AUGMENTATION BONDS.
• +	

1 2. THE DATE OR DATES AND MATURITY OF THE LONG-TERM WATER 2 AUGMENTATION BONDS. 3 3. THE COUPON OR REGISTERED FORM OF THE LONG-TERM WATER AUGMENTATION BONDS. 4 5 4. THE MANNER OF EXECUTING THE LONG-TERM WATER AUGMENTATION BONDS. 6 5. THE MEDIUM AND PLACE OF PAYMENT. 7 6. THE TERMS OF REDEMPTION. 8 THE LONG-TERM WATER AUGMENTATION BONDS SHALL BE SOLD AT PUBLIC С. 9 OR PRIVATE SALE AT THE PRICE AND ON THE TERMS DETERMINED BY THE BOARD. ALL PROCEEDS FROM THE ISSUANCE OF LONG-TERM WATER AUGMENTATION BONDS, 10 11 EXCEPT ANY AMOUNTS USED TO PAY COSTS ASSOCIATED WITH THE ISSUANCE AND SALE 12 OF THE LONG-TERM WATER AUGMENTATION BONDS, SHALL BE DEPOSITED IN THE 13 LONG-TERM WATER AUGMENTATION FUND OR A SEPARATELY HELD ACCOUNT AS SPECIFIED IN THE RESOLUTION. 14 D. TO SECURE ANY LONG-TERM WATER AUGMENTATION BONDS AUTHORIZED BY 15 16 THIS SECTION, THE BOARD BY RESOLUTION MAY: 1. REQUIRE THAT LONG-TERM WATER AUGMENTATION BONDS ISSUED UNDER 17 18 THIS SECTION BE SECURED BY A LIEN ON ALL OR A PART OF THE MONIES PAID IN THE APPROPRIATE ACCOUNT OR SUBACCOUNT OF THE LONG-TERM WATER 19 T0 20 AUGMENTATION FUND AND PROVIDE THE PRIORITY OF THE LIEN. 21 2. PLEDGE OR ASSIGN TO OR IN TRUST TO BE HELD BY THE STATE 22 TREASURER OR A TRUSTEE APPOINTED BY THE AUTHORITY FOR THE BENEFIT OF THE HOLDER OR HOLDERS OF THE LONG-TERM WATER AUGMENTATION BONDS ANY PART OF 23 24 THE APPROPRIATE ACCOUNT OR SUBACCOUNT OF THE LONG-TERM WATER AUGMENTATION FUND MONIES AS IS NECESSARY TO PAY THE PRINCIPAL AND INTEREST OF THE 25 26 LONG-TERM WATER AUGMENTATION BONDS AS THE BONDS COME DUE. 27 SET ASIDE, REGULATE AND DISPOSE OF RESERVES AND SINKING FUNDS. 3. REQUIRE THAT SUFFICIENT AMOUNTS OF THE PROCEEDS FROM THE SALE OF 28 4. 29 THE LONG-TERM WATER AUGMENTATION BONDS BE USED TO FULLY OR PARTLY FUND ANY RESERVES OR SINKING FUNDS ESTABLISHED BY THE BOARD RESOLUTION AUTHORIZING 30 31 THE LONG-TERM WATER AUGMENTATION BONDS. 5. PRESCRIBE THE PROCEDURE, IF ANY, BY WHICH THE TERMS OF ANY 32 CONTRACT WITH BONDHOLDERS MAY BE AMENDED OR ABROGATED, THE AMOUNT OF 33 LONG-TERM WATER AUGMENTATION BONDS THE HOLDERS OF WHICH MUST CONSENT TO 34 AND THE MANNER IN WHICH CONSENT MAY BE GIVEN. 35 36 6. PROVIDE FOR PAYMENT FROM THE PROCEEDS OF THE SALE OF THE LONG-TERM WATER AUGMENTATION BONDS OF ALL LEGAL, FINANCIAL AND OTHER 37 EXPENSES INCURRED BY THE AUTHORITY IN ISSUING, SELLING, DELIVERING AND 38 PAYING THE LONG-TERM WATER AUGMENTATION BONDS. 39 7. PROVIDE TERMS NECESSARY TO SECURE CREDIT ENHANCEMENT OR OTHER 40 41 SOURCES OF PAYMENT OR SECURITY. 8. PROVIDE ANY OTHER TERMS AND CONDITIONS THAT IN ANY WAY MAY 42 43 AFFECT THE SECURITY AND PROTECTION OF THE LONG-TERM WATER AUGMENTATION 44 BONDS.

1 E. THE PLEDGE OF PLEDGED REVENUES BY AN ELIGIBLE ENTITY, OR THE 2 PLEDGE OF ANY OTHER REVENUES BY THE AUTHORITY, UNDER THIS ARTICLE IS VALID 3 AND BINDING FROM THE TIME THE PLEDGE IS MADE. THE MONIES PLEDGED AND 4 RECEIVED BY THE STATE TREASURER OR A TRUSTEE TO BE PLACED IN THE LONG-TERM 5 WATER AUGMENTATION FUND OR IN ANY ACCOUNT OR SUBACCOUNT IN THE LONG-TERM 6 WATER AUGMENTATION FUND ARE IMMEDIATELY SUBJECT TO THE LIEN OF THE PLEDGE 7 WITHOUT ANY FUTURE PHYSICAL DELIVERY OR FURTHER ACT, AND ANY SUCH LIEN OF 8 ANY PLEDGE IS VALID OR BINDING AGAINST ALL PARTIES HAVING CLAIMS OF ANY 9 KIND IN TORT, CONTRACT OR OTHERWISE AGAINST THE BOARD OR THE AUTHORITY REGARDLESS OF WHETHER THE PARTIES HAVE NOTICE OF THE LIEN. THE OFFICIAL 10 11 RESOLUTION OR TRUST INDENTURE OR ANY INSTRUMENT BY WHICH THIS PLEDGE IS 12 CREATED, WHEN PLACED IN THE BOARD'S RECORDS, IS NOTICE TO ALL CONCERNED OF 13 THE CREATION OF THE PLEDGE, AND THOSE INSTRUMENTS NEED NOT BE RECORDED IN 14 ANY OTHER PLACE.

F. A MEMBER OF THE BOARD OR ANY PERSON EXECUTING THE LONG-TERM 15 16 WATER AUGMENTATION BONDS IS NOT PERSONALLY LIABLE FOR THE PAYMENT OF THE LONG-TERM WATER AUGMENTATION BONDS. THE LONG-TERM WATER AUGMENTATION 17 18 BONDS ARE VALID AND BINDING OBLIGATIONS NOTWITHSTANDING THAT BEFORE THE DELIVERY OF THE LONG-TERM WATER AUGMENTATION BONDS ANY OF THE PERSONS 19 20 WHOSE SIGNATURES APPEAR ON THE LONG-TERM WATER AUGMENTATION BONDS CEASE TO 21 BE MEMBERS OF THE BOARD. FROM AND AFTER THE SALE AND DELIVERY OF THE 22 LONG-TERM WATER AUGMENTATION BONDS, THE BONDS ARE INCONTESTABLE BY THE 23 BOARD.

G. THE BOARD, OUT OF ANY AVAILABLE MONIES, MAY PURCHASE LONG-TERM
WATER AUGMENTATION BONDS, WHICH MAY THEN BE CANCELED, AT A PRICE NOT
EXCEEDING EITHER OF THE FOLLOWING:

27 1. IF THE LONG-TERM WATER AUGMENTATION BONDS ARE THEN REDEEMABLE,
28 THE REDEMPTION PRICE THEN APPLICABLE PLUS ACCRUED INTEREST TO THE DATE OF
29 REDEMPTION.

2. IF THE LONG-TERM WATER AUGMENTATION BONDS ARE NOT THEN
 REDEEMABLE, THE REDEMPTION PRICE APPLICABLE ON THE FIRST DATE AFTER
 PURCHASE BY THE AUTHORITY ON WHICH THE LONG-TERM WATER AUGMENTATION BONDS
 BECOME SUBJECT TO REDEMPTION PLUS ACCRUED INTEREST TO THE DATE OF
 REDEMPTION.

35 36 49-1310. Long-term water augmentation bond obligations of the authority

LONG-TERM WATER AUGMENTATION BONDS ISSUED UNDER THIS ARTICLE ARE 37 OBLIGATIONS OF THE AUTHORITY, ARE PAYABLE ONLY ACCORDING TO THEIR TERMS 38 AND ARE NOT GENERAL, SPECIAL OR OTHER OBLIGATIONS OF THIS STATE. 39 THE 40 LONG-TERM WATER AUGMENTATION BONDS DO NOT CONSTITUTE A LEGAL DEBT OF THIS 41 STATE AND ARE NOT ENFORCEABLE AGAINST THIS STATE. PAYMENT OF THE LONG-TERM WATER AUGMENTATION BONDS IS NOT ENFORCEABLE OUT OF ANY STATE 42 43 MONIES OTHER THAN THE INCOME AND REVENUE PLEDGE AND ASSIGNED TO, OR IN TRUST FOR THE BENEFIT OF, THE HOLDER OR HOLDERS OF THE LONG-TERM WATER 44 45 AUGMENTATION BONDS.

1	49-1311. Certification of long-term water augmentation bonds
2	by attorney general
3	A. THE BOARD MAY SUBMIT ANY LONG-TERM WATER AUGMENTATION BONDS
4	ISSUED UNDER THIS ARTICLE TO THE ATTORNEY GENERAL AFTER ALL PROCEEDINGS
5	FOR THEIR AUTHORIZATION HAVE BEEN COMPLETED. WITHIN FIFTEEN DAYS AFTER
6	SUBMISSION, THE ATTORNEY GENERAL SHALL EXAMINE AND PASS ON THE VALIDITY OF
7	THE LONG-TERM WATER AUGMENTATION BONDS AND THE REGULARITY OF THE
8	PROCEEDINGS.
9	B. IF THE PROCEEDINGS COMPLY WITH THIS ARTICLE, AND IF THE ATTORNEY
10	GENERAL DETERMINES THAT, WHEN DELIVERED AND PAID FOR, THE LONG-TERM WATER
11	AUGMENTATION BONDS WILL CONSTITUTE BINDING AND LEGAL OBLIGATIONS OF THE
12	AUTHORITY, THE ATTORNEY GENERAL SHALL CERTIFY ON THE BACK OF EACH
13	LONG-TERM WATER AUGMENTATION BOND, IN SUBSTANCE, THAT IT IS ISSUED
14	ACCORDING TO THE CONSTITUTION AND LAWS OF THIS STATE.
15	49–1312. Long-term water augmentation bonds as legal
16	<u>investments</u>
17	LONG-TERM WATER AUGMENTATION BONDS ISSUED UNDER THIS ARTICLE ARE
18	SECURITIES:
19	1. IN WHICH PUBLIC OFFICERS AND BODIES OF THIS STATE AND OF
20	MUNICIPALITIES AND POLITICAL SUBDIVISIONS OF THIS STATE, ALL COMPANIES,
21	ASSOCIATIONS AND OTHER PERSONS CARRYING ON AN INSURANCE BUSINESS, ALL
22	FINANCIAL INSTITUTIONS, INVESTMENT COMPANIES AND OTHER PERSONS CARRYING ON
23	A BANKING BUSINESS, ALL FIDUCIARIES AND ALL OTHER PERSONS WHO ARE
24	AUTHORIZED TO INVEST IN OBLIGATIONS OF THIS STATE MAY PROPERLY AND LEGALLY
25	INVEST.
26	2. THAT MAY BE DEPOSITED WITH PUBLIC OFFICERS OR BODIES OF THIS
27	STATE AND MUNICIPALITIES AND POLITICAL SUBDIVISIONS OF THIS STATE FOR
28	PURPOSES THAT REQUIRE THE DEPOSIT OF STATE BONDS OR OBLIGATIONS.
29	49-1313. Agreement of state
30	A. THIS STATE PLEDGES TO AND AGREES WITH THE HOLDERS OF THE LONG-TERM WATER AUGMENTATION BONDS THAT THIS STATE WILL NOT LIMIT OR ALTER
31 32	THE RIGHTS VESTED IN THE AUTHORITY OR ANY SUCCESSOR AGENCY TO COLLECT THE
32 33	MONIES NECESSARY TO PRODUCE SUFFICIENT REVENUE TO FULFILL THE TERMS OF ANY
	AGREEMENTS MADE WITH THE HOLDERS OF THE LONG-TERM WATER AUGMENTATION
34 35	BONDS, OR IN ANY WAY IMPAIR THE RIGHTS AND REMEDIES OF THE BONDHOLDERS,
36	UNTIL ALL LONG-TERM WATER AUGMENTATION BONDS ISSUED UNDER THIS ARTICLE,
37	TOGETHER WITH INTEREST ACCRUED THEREON, AND INCLUDING INTEREST ON ANY
38	UNPAID INSTALLMENTS OF INTEREST, AND ALL COSTS AND EXPENSES IN CONNECTION
39	WITH ANY ACTION OR PROCEEDINGS BY OR ON BEHALF OF THE BONDHOLDERS, ARE
40	FULLY MET AND DISCHARGED.
41	B. THE BOARD AS AGENT FOR THIS STATE MAY INCLUDE THIS PLEDGE AND
42	UNDERTAKING IN ITS RESOLUTIONS AND INDENTURES SECURING ITS LONG-TERM WATER
43	AUGMENTATION BONDS.

1	Sec. 22. <u>Transfer and renumber</u>
2	Title 49, chapter 9, Arizona Revised Statutes, is transferred and
3	renumbered for placement in title 49, Arizona Revised Statutes, as
4	chapter 11. Title 49, chapter 9, article 1, Arizona Revised Statutes, is
5	transferred and renumbered for placement in title 49, chapter 11, Arizona
6	Revised Statutes, as article 1. The following sections are transferred
7	and renumbered for placement in title 49, chapter 11, article 1:
8	<u>Former Sections</u> New Sections
9	49-1301 49-1501
10	49-1302
11	49-1303 49-1503
12	Sec. 23. Laws 2021, chapter 408, section 115 is amended to read:
13	Sec. 115. <u>Supplemental appropriation; water supply</u>
13 14	development revolving fund; fiscal year 2020-2021
14 15	
	The sum of \$40,000,000 is appropriated from the state general fund
16	in fiscal year 2020-2021 to the water supply development revolving fund
17	established by section 49–1271, Arizona Revised Statutes. These monies
18	shall be allocated for projects .
19	1. That are located throughout all regions of this state and
20	outside of active management areas.
21	2. In amounts of not more than \$1,000,000 per project AS PRESCRIBED
22	BY TITLE 49, CHAPTER 8, ARTICLE 3, ARIZONA REVISED STATUTES.
23	Sec. 24. <u>Water and infrastructure finance authority advisory</u>
24	<u>board; transfer to federal water programs</u>
25	<u>committee</u>
26	Notwithstanding section 41–5356, Arizona Revised Statutes, as
27	amended by this act, all of the members of the water and infrastructure
28	finance authority advisory board serving on the effective date of this act
29	may continue to serve on the federal water programs committee established
30	by section 49–1207, Arizona Revised Statutes, as added by this act, until
31	the expiration of their normal terms. All subsequent appointments shall
32	be as prescribed by statute.
33	Sec. 25. Drought mitigation revolving fund projects; transfer
34	<u>of monies</u>
35	On the effective date of this section, all unexpended and
36	unencumbered monies remaining in the drought mitigation revolving fund
37	established by section 49-193.01, Arizona Revised Statutes, as
38	transferred, renumbered and amended by this act, are transferred to the
39	water supply development revolving fund established by section 49-1271,
40	Arizona Revised Statutes, as amended by this act, except that \$10,000,000
41	that is designated by Laws 2021, chapter 408, section 114, subsection B,
42	paragraph 1 to facilitate forbearance of water deliveries that would avoid
43	reductions in this state's Colorado River supplies, is transferred to the
44	Arizona system conservation fund established by section 45–118, Arizona
45	Revised Statutes.

Sec. 26. Initial terms of members of the water infrastructure finance authority board

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A. Notwithstanding section 49-1206, Arizona Revised Statutes, as added by this act, the terms of initial appointees to the water infrastructure finance authority board are as follows:

6 1. The initial terms of the three members from a county with a 7 population of four hundred thousand persons or more end on January 31, 8 2026.

9 2. The initial terms of the three members from a county with a population of less than four hundred thousand persons and the one member 10 11 who specializes in finance or statewide water needs end on January 31, 12 2028.

13 B. All subsequent appointments shall be for five-year terms as 14 prescribed by statute.

15

Sec. 27. <u>Succession</u>

16 A. As provided by this act, the water infrastructure finance 17 authority of Arizona succeeds to the authority, powers, duties and 18 responsibilities of the Arizona finance authority with respect to the 19 clean water revolving fund program, the drinking water revolving fund 20 program, the hardship grant fund financial provisions and the water supply 21 development revolving fund financial provisions, as provided in this act.

22 B. This act does not alter the effect of any actions that were taken or impair the valid obligations of the Arizona finance authority or 23 24 the water infrastructure finance authority of Arizona in existence before 25 the effective date of this act.

26 C. Administrative rules and orders that were adopted by the Arizona 27 finance authority with respect to the clean water revolving fund program, the drinking water revolving fund program, the hardship grant fund 28 29 financial provisions and the water supply development revolving fund 30 financial provisions continue in effect until superseded by administrative 31 action by the water infrastructure finance authority of Arizona.

32 administrative matters, D. All contracts and iudicial and quasi-judicial actions, whether completed, pending or in process, of the 33 Arizona finance authority with respect to the clean water revolving fund 34 program, the drinking water revolving fund program, the hardship grant 35 36 fund financial provisions and the water supply development revolving fund 37 financial provisions on the effective date of this act are transferred to and retain the same status with the water infrastructure finance authority 38 39 of Arizona.

40 E. All certificates, licenses, registrations, permits and other 41 indicia of qualification and authority that were issued by the Arizona finance authority and the water infrastructure finance authority of 42 43 Arizona with respect to the water supply development revolving fund financial provisions retain their validity for the duration of their terms 44 45 of validity as provided by law.

1 F. All equipment, records, furnishings and other property, all data 2 and investigative findings, all obligations and all appropriated monies that remain unexpended and unencumbered on the effective date of this act 3 4 of the Arizona finance authority with respect to the water supply 5 development revolving fund financial provisions are retained by the water 6 infrastructure finance authority of Arizona. 7 Sec. 28. Appropriation; water supply development revolving 8 fund; exemption 9 A. The sum of \$\_\_\_\_\_ \_\_\_\_ is appropriated from the state general fund in fiscal year 2022-2023 to the water supply development 10 11 revolving fund established by section 49-1271, Arizona Revised Statutes, 12 as amended by this act, for the purposes prescribed by title 49, chapter 13 8, article 3, Arizona Revised Statutes. 14 B. The appropriation made in subsection A of this section is exempt from the provisions of section 35-190, Arizona Revised Statutes, relating 15 16 to lapsing of appropriations. 17 Sec. 29. Appropriation; long-term water augmentation fund; 18 <u>exemption</u> 19 A. The sum of \$\_\_\_\_\_ is appropriated from the state 20 general fund in fiscal year 2022-2023 to the long-term water augmentation 21 fund established by section 49-1302, Arizona Revised Statutes, as added by 22 this act, for the purposes prescribed by title 49, chapter 8, article 4, 23 Arizona Revised Statutes, as added by this act. 24 B. The appropriation made in subsection A of this section is exempt 25 from the provisions of section 35-190, Arizona Revised Statutes, relating 26 to lapsing of appropriations. 27 Sec. 30. Appropriation: department of water resources: water 28 supply and demand assessment: exemption 29 A. The sum of \$3,500,000 is appropriated from the state general fund in fiscal year 2022-2023 to the department of water resources for the 30 31 annual water supply and demand assessment prescribed by this act. 32 B. The appropriation made in subsection A of this section is exempt 33 from the provisions of section 35-190, Arizona Revised Statutes, relating 34 to lapsing of appropriations. 35 Sec. 31. Appropriation; water infrastructure finance 36 authority of Arizona: exemption 37 A. The sum of \$ is appropriated from the state general fund in fiscal year 2022-2023 to the water infrastructure finance 38 39 authority of Arizona for administration of the long-term water 40 augmentation fund established by section 49-1302, Arizona Revised 41 Statutes, as added by this act. 42 B. The appropriation made in subsection A of this section is exempt 43 from the provisions of section 35-190, Arizona Revised Statutes, relating

44 to lapsing of appropriations.

Sec. 32. <u>Severability</u>
If a provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.