STATE OF NEW YORK

IN ASSEMBLY

10611

May 9, 2018

Introduced by M. of A. STERN, ENGLEBRIGHT -- (at request of the Environmental Facilities Corporation) -- read once and referred to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to water pollution control revolving fund agreements

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraph a of subdivision 3 of section 17-1909 of the environmental conservation law, as amended by chapter 326 of the laws of 2015, is amended to read as follows:

a. The corporation is authorized to promulgate regulations, developed in consultation with the commissioner and the director of the division 5 of the budget, for the purpose of carrying out its responsibilities under this section, including establishing criteria and standards for 7 determining the amount of financial assistance to a municipality for an 9 eligible project. To the extent financial assistance to a municipality 10 for an eligible project is provided as a loan from the proceeds of bonds 11 or notes of the corporation, the amount of an allocation applicable to 12 the portion of such eligible project financed with such loan shall be, 13 subject to such maximum financial limitations as may otherwise be necessary and prescribed by the commissioner and the director of the division 15 of the budget, thirty-three and one-third percent of the principal 16 amount of such loan outstanding at any time for such eligible project, 17 to the extent reasonably practicable, and subject to such deviation as 18 may be necessary, in connection with the administration and investment of moneys in the fund, unless allocations in differing amounts are 19 necessary to preclude a determination by the commissioner or the corpo-20 ration pursuant to paragraph e of subdivision eight of this section or 21 22 unless an allocation in a differing amount is required for an innovative 23 technology demonstration project; provided, however, that in the case of 24 any municipality which has, during the period commencing on June first, 25 nineteen hundred ninety-two and ending on September thirtieth, two thousand [eighteen] twenty-one, (i) submitted an application for financial 27 assistance in the form of such a loan for an eligible project, which

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD14346-01-8

2 A. 10611

15

17

18

19

20

21

22 23

36

application has been accepted by the corporation, (ii) closed on such loan, and (iii) commenced construction of such eligible project, the allocation applicable to the portion of such project financed with such 3 loan shall be, subject to maximum financial limitations as may otherwise be necessary and prescribed by the commissioner and the director of the division of the budget, fifty percent of the principal balance outstand-7 ing on such loan at any time for such eligible project, to the extent reasonably practicable, and subject to such deviation as may be neces-9 sary, in connection with the administration and investment of moneys in 10 the fund, unless allocations in differing amounts are necessary to 11 preclude a determination by the commissioner or the corporation pursuant to paragraph e of subdivision eight of this section or unless an allo-12 13 cation in a differing amount is required for an innovative technology 14 demonstration project.

- § 2. Paragraph e of subdivision 8 of section 17-1909 of the environ-16 mental conservation law, as amended by chapter 326 of the laws of 2015, is amended to read as follows:
 - e. Federal capitalization grants are provided in the form of a letter of credit or draws under capitalization grant agreements and the commissioner or the corporation determines, consistent with the purposes of the fund, that providing financial assistance from the proceeds of corporation bonds or notes would delay receipt of moneys from the federal government under the Federal Water Pollution Control Act.

24 The interest rate charged on any loan made by the corporation pursuant 25 to this subdivision shall be no more than two-thirds of the market rate 26 of interest otherwise applicable thereto, provided, however, that in the 27 case of any municipality which has, during the period commencing on June 28 first, nineteen hundred ninety-two and ending on September thirtieth, 29 two thousand [eighteen] twenty-one, (i) submitted an application for 30 financial assistance in the form of a loan from the corporation pursuant 31 to this subdivision, for an eligible project, which application has been 32 accepted by the corporation, (ii) closed on such loan, and (iii) 33 commenced construction of such eligible project, the interest rate 34 charged on such loan shall be no more than one-half of the market rate 35 otherwise applicable thereto.

§ 3. This act shall take effect immediately.