## 102ND GENERAL ASSEMBLY

## State of Illinois

## 2021 and 2022

#### SB0067

Introduced 1/29/2021, by Sen. Melinda Bush

### SYNOPSIS AS INTRODUCED:

65 ILCS 5/11-139-8

from Ch. 24, par. 11-139-8

Amends the Combined Waterworks and Sewerage Systems Division of the Illinois Municipal Code. Provides that charges a municipality may charge to inhabitants include storm water utility charges to offset the cost of owning, maintaining, and improving local storm water infrastructure.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

1

AN ACT concerning local government.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Municipal Code is amended by 5 changing Section 11-139-8 as follows:

6 (65 ILCS 5/11-139-8) (from Ch. 24, par. 11-139-8)

7 11-139-8. The corporate Sec. authorities of any municipality availing itself of this Division 139 may (1) 8 9 make, enact, and enforce all needful rules and regulations for acquisition, construction, extension, 10 the improvement, management, and maintenance of the combined waterworks and 11 sewerage system of the municipality and for the use thereof, 12 (2) make, enact, and enforce all needful rules, regulations, 13 14 and ordinances for the care and protection of such a system, which may be conducive to the preservation of the public 15 16 health, comfort, and convenience and to rendering the water 17 supply of the municipality pure and the sewerage harmless insofar as it is reasonably possible to do so, and (3) charge 18 19 the inhabitants thereof a reasonable compensation for the use 20 and service of the combined waterworks and sewerage system, including, but not limited to, storm water utility charges to 21 22 offset the cost of owning, maintaining, and improving local storm water infrastructure, and to establish rates for that 23

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purpose. Separate rates may be fixed for the water and sewer 1 services respectively or single rates may be fixed for the 2 combined water and sewer services. Separate rates may be fixed 3 for any water services to any other municipality and separate 4 5 sewer rates to any industrial establishment for the purposes set forth in Section 11-139-2. These rates, whether separate 6 7 or combined, shall be sufficient at all times to (1) pay the 8 cost of operation and maintenance of the combined waterworks 9 and sewerage system, (2) provide an adequate depreciation 10 fund, and (3) pay the principal of and interest upon all 11 revenue bonds issued under this Division. Rates shall be 12 established, revised, and maintained by ordinance and become 13 the corporate authorities may determine pavable as by 14 ordinance.

Whenever a municipality shall issue revenue bonds as 15 16 provided by this Division to pay the cost of the extension or 17 improvement of its combined waterworks and sewerage system or 18 any part thereof to serve a particular area of the 19 municipality, the municipality may vary its rates to be 20 charged for the water and sewer services of the system or for either of them effective upon the issuance of bonds as 21 22 provided by this division to pay the cost of the extension or 23 improvement of its combined waterworks or sewerage system or 24 any part thereof to serve a particular area of a municipality 25 so that the rates to be charged for services in the particular 26 area to be served by such extension or improvement shall be

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1 calculated to produce, in addition to the revenues generally 2 to be produced by such rates, sufficient funds to pay the 3 principal of and interest upon the revenue bonds issued to pay 4 the cost of such extension or improvement for that particular 5 area.

6 Such charges or rates are liens upon the real estate upon 7 or for which service is supplied whenever the charges or rates 8 become delinquent as provided by the ordinance of the 9 municipality fixing a delinguency date; except the charges or 10 rates established by contract for the supply of water to 11 another municipality. A lien is created under the preceding 12 sentence only if the municipality sends to the owner or owners 13 of record of the real estate, as referenced by the taxpayer's 14 identification number, (i) a copy of each delinquency notice 15 sent to the person who is delinquent in paying the charges or 16 rates or other notice sufficient to inform the owner or owners 17 of record, as referenced by the taxpayer's identification number, that the charges or rates have become delinguent and 18 19 (ii) a notice that unpaid charges or rates may create a lien on 20 the real estate under this Section. However, the municipality 21 has no preference over the rights of any purchaser, mortgagee, 22 judgment creditor, or other lien holder arising prior to the 23 filing of the notice of such a lien in the office of the recorder of the county in which such real estate is located, or 24 25 in the office of the registrar of titles of such county if the 26 property affected is registered under "An Act concerning land

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titles", approved May 1, 1897, as amended. This notice shall 1 2 consist of a sworn statement setting out (1) a description of such real estate sufficient for the identification thereof, 3 (2) the amount of money due for such service, and (3) the date 4 5 when such amount became delinquent. The municipality shall send a copy of the notice of the lien to the owner or owners of 6 7 record of the real estate, as referenced by the taxpayer's 8 identification number. The municipality has the power to 9 foreclose this lien in the same manner and with the same effect 10 as in the foreclosure of mortgages on real estate.

11 The municipality also has the power, from time to time, to 12 sue the occupant or user of the real estate in a civil action to recover the money due for services rendered, plus a 13 14 reasonable attorney's fee, to be fixed by the court. Whenever 15 a judgment is entered in such a civil action the foregoing 16 provisions in this section with respect to filing sworn 17 statements of such delinguencies in the office of the recorder and creating a lien against the real estate shall not be 18 19 effective thereafter as to charges sued upon and no lien shall 20 exist thereafter against the real estate for the delinquency. 21 Judgment in such a civil action operates as a release and 22 waiver of the lien for the amount of the judgment.

23 (Source: P.A. 87-1197.)

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