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Rep. George Scully Jr.

## Filed: 3/29/2006

LRB094 19033 HLH 57826 a 09400SB2664ham001 1 AMENDMENT TO SENATE BILL 2664 2 AMENDMENT NO. . Amend Senate Bill 2664 by replacing 3 line 6 on page 1 through line 21 on page 2 with the following: 4 "(70 ILCS 2405/8) (from Ch. 42, par. 307) 5 Sec. 8. 6 (a) The sanitary district may acquire by purchase, 7 condemnation, or otherwise all real and personal property, right of way and privilege, either within or without its 8 corporate limits that may be required for its corporate 9 purposes. If real property is acquired by condemnation, the 10 sanitary district may not sell or lease any portion of the 11 property for a period of 10 years after acquisition by 12 condemnation is completed. If, after such 10-year period, the 13 sanitary district decides to sell or lease the property, it 14 15 must first offer the property for sale or lease to the previous 16 owner of the land from whom the sanitary district acquired the 17 property. If the sanitary district and such previous owner do 18 not execute a contract for purchase or lease of the property 19 within 60 days from the initial offer, the sanitary district then may offer the property for sale or lease to any other 20 person. If any district formed under this Act is unable to 21 22 agree with any other sanitary district upon the terms whereby 23 it shall be permitted to use the drains, channels or ditches of such other sanitary district, the right to such use may be 24 acquired by condemnation in any circuit court by proceedings as 25

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provided in Section 4-17 of the Illinois Drainage Code. The 1 2 compensation to be paid for such use may be a gross sum, or it 3 may be in the form of an annual rental, to be paid in yearly 4 installments as provided by the judgment of the court wherein 5 such proceedings may be had. However, when such compensation is fixed at a gross sum all moneys for the purchase and 6 7 condemnation of any property shall be paid before possession is 8 any work done on the premises damaged by the taken or construction of such channel or outlet, and in case of an 9 10 appeal from the circuit court taken by either party whereby the amount of damages is not finally determined, then possession 11 may be taken, if the amount of judgment in such court is 12 13 deposited at some bank or savings and loan association to be 14 designated by the court, subject to the payment of such damages 15 on orders signed by the circuit court, whenever the amount of 16 damages is finally determined. The sanitary district may sell, convey, vacate and release the real or personal property, right 17 of way and privileges acquired by it when no longer required 18 for the purposes of the district. 19

20 (b) A sanitary district may exercise its powers of eminent 21 domain to acquire a public utility only if the Illinois 22 Commerce Commission, following petition by the sanitary district, has granted approval for the sanitary district to 23 24 proceed in accordance with Article VII of the Code of Civil 25 Procedure. In considering the petition by the sanitary district, the Commission shall follow the following 26 27 procedures:

(1) A sanitary district shall petition the Commission
for approval of the acquisition of a public utility by the
exercise of eminent domain powers. The petition filed by
the sanitary district shall state the following:
(A) the caption of the case;
(B) the date of the filing of the application;
(C) the name and address of the condemnee;

1	(D) the name and address of the condemnor;
2	(E) a specific reference to the statute under which
3	the condemnation action is authorized;
4	(F) a specific reference to the action, whether by
5	ordinance, resolution, or otherwise, by which the
6	declaration of taking was authorized, including the
7	date when such action was taken, and the place where
8	the record may be examined;
9	(G) a description of the purpose of the
10	condemnation;
11	(H) a reasonable description of the property to be
12	condemned;
13	(I) a statement of how just compensation will be
14	made;
15	(J) a statement that, if the condemnee wishes to
16	challenge the proceeding, the condemnee shall file
17	objections within 45 days after its receipt of the
18	notice.
19	(2) Within 30 days after the filing of a petition by
20	the sanitary district of its intent to acquire by eminent
21	domain all real and personal property, rights of way, and
22	privileges of a public utility, the sanitary district shall
23	provide notice to the public utility and to the public in
24	accordance with the Public Utilities Act.
25	(3) Within 45 days after being served with the notice
26	required by this Section, the condemnee may file objections
27	to the notice. All objections shall state specifically the
28	grounds relied upon. All objections shall be raised at one
29	time and in one document. The condemnee shall serve a copy
30	of the objections upon the condemnor within 72 hours after
31	the objections are filed.
32	(4) The Commission shall determine promptly all
33	objections and make such orders and decrees as justice and
34	law shall require. The Commission may take evidence by

1	deposition or otherwise and shall entertain oral argument
2	on all objections. The Commission shall make its
3	determination within 105 days after its receipt of the
4	objections of the condemnee, unless the Commission, in its
5	discretion, extends the period of suspension for a further
6	period not exceeding 6 months.
7	(c) The Illinois Commerce Commission shall approve the
8	taking of any property by a sanitary district under subsection
9	(b), within or outside it boundaries, as in the public interest
10	if the sanitary district establishes by a preponderance of the
11	evidence:
12	(1) that it has at least 20 years of experience as the
13	operator of a wastewater system;
14	(2)that it will provide wastewater treatment service
15	within the proposed area subject to condemnation at the
16	same level of wastewater treatment service provided
17	throughout the district;
18	(3)that it will provide the wastewater collection,
19	treatment, and disposal at the same or less operational and
20	maintenance volumetric or bulk rate as the public utility
21	whose property is subject to condemnation; and
22	(4) that serving the remaining customers of the public
23	utility who are not in the area subject to condemnation is
24	not technically or financially impractical or impossible.
25	(Source: P.A. 90-558, eff. 12-12-97.)"; and

by deleting line 3 on page 4 through line 8 on page 6.