1

AN ACT concerning local government.

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

4 Section 5. The Counties Code is amended by changing 5 Sections 5-1062, 5-1062.2, and 5-1062.3 as follows:

6 (55 ILCS 5/5-1062) (from Ch. 34, par. 5-1062)

7 Sec. 5-1062. Stormwater management.

(a) The purpose of this Section is to allow management and 8 9 mitigation of the effects of urbanization on stormwater drainage in metropolitan counties located in the area served by 10 the Chicago Metropolitan Agency for Planning Northeastern 11 Illinois Planning Commission, and references to "county" in 12 13 this Section shall apply only to those counties. This Section 14 shall not apply to any county with a population in excess of 1,500,000, except as provided in subsection (c). The purpose of 15 16 this Section shall be achieved by:

17 (1) consolidating the existing stormwater management18 framework into a united, countywide structure;

19 (2) setting minimum standards for floodplain and
 20 stormwater management with an emphasis on the use of
 21 <u>cost-effective solutions to flooding problems</u>; and

(3) preparing a countywide plan for the management ofstormwater runoff, including the management of natural and

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1 man-made drainageways. The countywide plan may incorporate 2 watershed plans <u>and shall evaluate and address flooding</u> 3 <u>problems that exist in urbanized areas that are a result of</u> 4 urban flooding.

5 (b) A stormwater management planning committee shall be 6 established by county board resolution, with its membership consisting of equal numbers of county board and municipal 7 8 representatives from each county board district, and such other 9 members as may be determined by the county and municipal 10 members. However, if the county has more than 6 county board 11 districts, the county board may by ordinance divide the county 12 into not less than 6 areas of approximately equal population, to be used instead of county board districts for the purpose of 13 14 determining representation on the stormwater management 15 planning committee.

16 The county board members shall be appointed by the chairman 17 of the county board. Municipal members from each county board district or other represented area shall be appointed by a 18 19 majority vote of the mayors of those municipalities which have 20 the greatest percentage of their respective populations residing in such county board district or other represented 21 22 area. All municipal and county board representatives shall be 23 entitled to a vote; the other members shall be nonvoting members, unless authorized to vote by the unanimous consent of 24 25 the municipal and county board representatives. A municipality 26 that is located in more than one county may choose, at the time

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1 of formation of the stormwater management planning committee 2 and based on watershed boundaries, to participate in the 3 stormwater management planning program of either or both of the counties. Subcommittees of the stormwater management planning 4 5 committee may be established to serve a portion of the county 6 or a particular drainage basin that has similar stormwater 7 management needs. The stormwater management planning committee 8 shall adopt by-laws, by a majority vote of the county and 9 municipal members, to govern the functions of the committee and 10 its subcommittees. Officers of the committee shall include a 11 chair and vice chair, one of whom shall be a county 12 representative and one a municipal representative.

13 The principal duties of the committee shall be to develop a 14 stormwater management plan for presentation to and approval by 15 the county board, and to direct the plan's implementation and 16 revision. The committee may retain engineering, legal and 17 financial advisors and inspection personnel. The committee shall meet at least quarterly and shall hold at least one 18 19 public meeting during the preparation of the plan and prior to 20 its submittal to the county board. The committee may make 21 grants to: (1) units of local government; (2) not-for-profit 22 organizations; and (3) landowners. In order for a municipality 23 located partially or wholly within a mapped floodplain to 24 receive grant moneys, the municipality must be a member in the 25 Federal Emergency Management Agency's National Flood Insurance Program. A municipality receiving grant moneys must have 26

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1 adopted an ordinance requiring actions consistent with the 2 stormwater management plan. Use of the grant moneys must be 3 consistent with the stormwater management plan.

(c) In the preparation of a stormwater management plan, a 4 5 county stormwater management planning committee shall coordinate the planning process with each adjoining county to 6 ensure that recommended stormwater projects will have no 7 8 significant impact on the levels or flows of stormwaters in 9 inter-county watersheds or on the capacity of existing and 10 planned stormwater retention facilities. An adopted stormwater 11 management plan shall identify steps taken by the county to 12 coordinate the development of plan recommendations with 13 adjoining counties.

14 (d) (Blank).

15 (e) Prior to recommending the plan to the county board, the 16 stormwater management planning committee shall hold at least 17 one public hearing thereon and shall afford interested persons an opportunity to be heard. The hearing shall be held in the 18 19 county seat. Notice of the hearing shall be published at least 20 once no less than 15 days in advance thereof in a newspaper of general circulation published in the county. The notice shall 21 22 state the time and place of the hearing and the place where 23 copies of the proposed plan will be accessible for examination by interested parties. If an affected municipality having a 24 stormwater management plan adopted by ordinance wishes to 25 26 protest the proposed county plan provisions, it shall appear at

the hearing and submit in writing specific proposals to the stormwater management planning committee. After consideration of the matters raised at the hearing, the committee may amend or approve the plan and recommend it to the county board for adoption.

6 The county board may enact the proposed plan by ordinance. If the proposals for modification of the plan made by an 7 8 affected municipality having a stormwater management plan are 9 not included in the proposed county plan, and the municipality 10 affected by the plan opposes adoption of the county plan by 11 resolution of its corporate authorities, approval of the county 12 plan shall require an affirmative vote of at least two-thirds of the county board members present and voting. If the county 13 14 board wishes to amend the county plan, it shall submit in 15 writing specific proposals to the stormwater management 16 planning committee. If the proposals are not approved by the 17 committee, or are opposed by resolution of the corporate authorities of an affected municipality having a municipal 18 stormwater management plan, amendment of the plan shall require 19 20 an affirmative vote of at least two-thirds of the county board 21 members present and voting.

(f) The county board may prescribe by ordinance reasonable rules and regulations for floodplain <u>or stormwater</u> management and for governing the location, width, course and release rate of all stormwater runoff channels, streams and basins in the county, in accordance with the adopted stormwater management HB4748 Engrossed - 6 - LRB100 19076 AWJ 34333 b

plan. These rules and regulations shall, at a minimum, meet the standards for floodplain management established by the Office of Water Resources and the requirements of the Federal Emergency Management Agency for participation in the National Flood Insurance Program.

(q) In accordance with, and if recommended in, the adopted 6 7 stormwater management plan, the county board may adopt a 8 schedule of fees as may be reasonable and necessary to mitigate 9 the effects of increased stormwater runoff resulting from new 10 development. The fees shall not exceed the cost of satisfying 11 the onsite stormwater retention or detention requirements of 12 the adopted stormwater management plan. The fees shall be used to finance activities undertaken by the county or its included 13 14 municipalities to mitigate the effects of urban stormwater 15 runoff by providing regional stormwater retention or detention 16 facilities, as identified in the county plan. All such fees 17 collected by the county shall be held in a separate fund, and shall be expended only in the watershed within which they were 18 19 collected.

(h) For the purpose of implementing this Section and for the development, design, planning, construction, operation and maintenance of stormwater facilities provided for in the stormwater management plan, a county board that has established a stormwater management planning committee pursuant to this Section may cause an annual tax of not to exceed 0.20% of the value, as equalized or assessed by the Department of Revenue, HB4748 Engrossed - 7 - LRB100 19076 AWJ 34333 b

of all taxable property in the county to be levied upon all the 1 2 taxable property in the county. The tax shall be in addition to all other taxes authorized by law to be levied and collected in 3 the county and shall be in addition to the maximum tax rate 4 5 authorized by law for general county purposes. The 0.20% 6 limitation provided in this Section may be increased or 7 decreased by referendum in accordance with the provisions of Sections 18-120, 18-125, and 18-130 of the Property Tax Code. 8

9 Any revenues generated as a result of ownership or 10 operation of facilities or land acquired with the tax funds 11 collected pursuant to this subsection (h) shall be held in a 12 separate fund and be used either to abate such property tax or 13 for implementing this Section.

However, unless at least part of the county has been 14 declared after July 1, 1986 by presidential proclamation to be 15 16 a disaster area as a result of flooding, the tax authorized by 17 this subsection (h) shall not be levied until the question of its adoption, either for a specified period or indefinitely, 18 has been submitted to the electors thereof and approved by a 19 20 majority of those voting on the question. This question may be submitted at any election held in the county after the adoption 21 22 of a resolution by the county board providing for the 23 submission of the question to the electors of the county. The county board shall certify the resolution and proposition to 24 25 the proper election officials, who shall submit the proposition 26 at an election in accordance with the general election law. If

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| 1  | a majority of the votes cast on the question is in favor of the |
|----|-----------------------------------------------------------------|
| 2  | levy of the tax, it may thereafter be levied in the county for  |
| 3  | the specified period or indefinitely, as provided in the        |
| 4  | proposition. The question shall be put in substantially the     |
| 5  | following form:                                                 |
| 6  |                                                                 |
| 7  | Shall an annual tax be levied                                   |
| 8  | for stormwater management purposes YES                          |
| 9  | (for a period of not more than                                  |
| 10 | years) at a rate not exceeding                                  |
| 11 | % of the equalized assessed                                     |
| 12 | value of the taxable property of NO                             |
| 13 | County?                                                         |
|    |                                                                 |

14

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(i) Upon the creation and implementation of a county stormwater management plan, the county may petition the circuit court to dissolve any or all drainage districts created pursuant to the Illinois Drainage Code or predecessor Acts which are located entirely within the area of the county covered by the plan.

However, any active drainage district implementing a plan that is consistent with and at least as stringent as the county stormwater management plan may petition the stormwater management planning committee for exception from dissolution. Upon filing of the petition, the committee shall set a date for hearing not less than 2 weeks, nor more than 4 weeks, from the HB4748 Engrossed - 9 - LRB100 19076 AWJ 34333 b

filing thereof, and the committee shall give at least one 1 2 week's notice of the hearing in one or more newspapers of 3 general circulation within the district, and in addition shall cause a copy of the notice to be personally served upon each of 4 5 the trustees of the district. At the hearing, the committee shall hear the district's petition and allow the district 6 7 trustees and any interested parties an opportunity to present oral and written evidence. The committee shall render its 8 9 decision upon the petition for exception from dissolution based 10 upon the best interests of the residents of the district. In 11 the event that the exception is not allowed, the district may 12 file a petition within 30 days of the decision with the circuit 13 court. In that case, the notice and hearing requirements for the court shall be the same as herein provided for the 14 committee. The court shall likewise render its decision of 15 16 whether to dissolve the district based upon the best interests 17 of residents of the district.

The dissolution of any drainage district shall not affect 18 the obligation of any bonds issued or contracts entered into by 19 the district nor invalidate the levy, extension or collection 20 21 of any taxes or special assessments upon the property in the 22 former drainage district. All property and obligations of the 23 former drainage district shall be assumed and managed by the county, and the debts of the former drainage district shall be 24 25 discharged as soon as practicable.

26 If a drainage district lies only partly within a county

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1 that adopts a county stormwater management plan, the county may 2 petition the circuit court to disconnect from the drainage 3 district that portion of the district that lies within that county. The property of the drainage district within the 4 5 disconnected area shall be assumed and managed by the county. The county shall also assume a portion of the drainage 6 district's debt at the time of disconnection, based on the 7 8 portion of the value of the taxable property of the drainage 9 district which is located within the area being disconnected.

10 The operations of any drainage district that continues to 11 exist in a county that has adopted a stormwater management plan 12 in accordance with this Section shall be in accordance with the 13 adopted plan.

(j) Any county that has adopted a county stormwater management plan under this Section may, after 10 days written notice to the owner or occupant, enter upon any lands or waters within the county for the purpose of inspecting stormwater facilities or causing the removal of any obstruction to an affected watercourse. The county shall be responsible for any damages occasioned thereby.

(k) Upon petition of the municipality, and based on a finding of the stormwater management planning committee, the county shall not enforce rules and regulations adopted by the county in any municipality located wholly or partly within the county that has a municipal stormwater management ordinance that is consistent with and at least as stringent as the county HB4748 Engrossed - 11 - LRB100 19076 AWJ 34333 b

plan and ordinance, and is being enforced by the municipal 1 2 authorities.

(1) A county may issue general obligation bonds for 3 implementing any stormwater plan adopted under this Section in 4 5 the manner prescribed in Section 5-1012; except that the referendum requirement of Section 5-1012 shall not apply to 6 7 bonds issued pursuant to this Section on which the principal 8 and interest are to be paid entirely out of funds generated by 9 the taxes and fees authorized by this Section.

The powers authorized by this Section may 10 (m) be 11 implemented by the county board for a portion of the county 12 subject to similar stormwater management needs.

13 (n) The powers and taxes authorized by this Section are in 14 addition to the powers and taxes authorized by Division 5-15; 15 in exercising its powers under this Section, a county shall not 16 be subject to the restrictions and requirements of that 17 Division.

(o) Pursuant to paragraphs (g) and (i) of Section 6 of 18 Article VII of the Illinois Constitution, this Section 19 20 specifically denies and limits the exercise of any power which is inconsistent herewith by home rule units in any county with 21 22 a population of less than 1,500,000 in the area served by the 23 Chicago Metropolitan Agency for Planning Northeastern Illinois Planning Commission. This Section does not prohibit the 24 25 concurrent exercise of powers consistent herewith.

26

(p) As used in this Section:

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| 1  | "Urban flooding" means the flooding of public and private       |  |  |  |  |  |  |  |
|----|-----------------------------------------------------------------|--|--|--|--|--|--|--|
| 2  | land in urban communities that results from stormwater or       |  |  |  |  |  |  |  |
| 3  | snowmelt runoff overwhelming the existing drainage              |  |  |  |  |  |  |  |
| 4  | infrastructure, unrelated to the overflow of any river or lake, |  |  |  |  |  |  |  |
| 5  | whether or not that land is located in or near a floodplain.    |  |  |  |  |  |  |  |
| 6  | "Urbanized areas" means a statistical geographic entity         |  |  |  |  |  |  |  |
| 7  | consisting of a densely settled core created from census tracts |  |  |  |  |  |  |  |
| 8  | or blocks and contiguous qualifying territory that together     |  |  |  |  |  |  |  |
| 9  | have a minimum population of at least 50,000 persons and has    |  |  |  |  |  |  |  |
| 10 | been delineated as an urbanized area by the United States       |  |  |  |  |  |  |  |
| 11 | Census Bureau after the most recent decennial census.           |  |  |  |  |  |  |  |

12 (Source: P.A. 97-916, eff. 8-9-12.)

13 (55 ILCS 5/5-1062.2)

14 Sec. 5-1062.2. Stormwater management.

15 (a) The purpose of this Section is to allow management and 16 mitigation of the effects of urbanization on stormwater 17 drainage in the metropolitan counties of Madison, St. Clair, Monroe, Kankakee, Grundy, LaSalle, DeKalb, Kendall, and Boone 18 19 as well as all counties containing all or a part of an 20 urbanized area and references to "county" in this Section apply only to those counties. This Section does not apply to counties 21 22 in the Chicago Metropolitan Agency for Planning Northeastern 23 Illinois Planning Commission that are granted authorities in Section 5-1062. The purpose of this Section shall be achieved 24 25 by:

(1) Consolidating the existing stormwater management 1 2 framework into a united, countywide structure.

3 Setting minimum standards for floodplain and (2) stormwater management with an emphasis on the use of 4 5 cost-effective solutions to flooding problems.

(3) Preparing a countywide plan for the management of 6 7 stormwater runoff, including the management of natural and 8 man-made drainageways. The countywide plan may incorporate 9 watershed plans and shall evaluate and address flooding 10 problems that exist in urbanized areas that are a result of 11 urban flooding.

12 (a-5) This Section also applies to all counties not 13 otherwise covered in Section 5-1062, 5-1062.2, or 5-1062.3 if 14 the question of allowing the county board to establish a stormwater management planning council has been submitted to 15 16 the electors of the county and approved by a majority of those 17 voting on the question.

(b) A stormwater management planning committee may be 18 established by county board resolution, with its membership 19 20 consisting of equal numbers of county board and municipal representatives from each county board district, one member 21 22 representing drainage districts, and one member representing 23 soil and water conservation districts and such other members as 24 may be determined by the stormwater management planning 25 committee county and municipal members. If the county has more 26 than 6 county board districts, however, the county board may by

ordinance divide the county into not less than 6 areas of approximately equal population, to be used instead of county board districts for the purpose of determining representation on the stormwater management planning committee.

5 The county board members shall be appointed by the chairman of the county board. Municipal members from each county board 6 7 district or other represented area shall be appointed by a 8 majority vote of the mayors of those municipalities that have 9 the greatest percentage of their respective populations 10 residing in that county board district or other represented 11 area. The member representing drainage districts shall be 12 appointed by the drainage district chairperson or by a majority vote of all drainage district chairpersons in the county if 13 14 more than one drainage district exists in the county. The member representing soil and water conservation districts 15 16 shall be appointed by a majority vote of the soil and water 17 conservation district board or by a majority vote of all soil and water conservation district boards in the county if more 18 19 than one soil and water conservation district board exists in 20 the county. All municipal, and county board, drainage district, 21 and soil and water conservation district representatives shall 22 be entitled to a vote; the other members shall be nonvoting 23 members, unless authorized to vote by the unanimous consent of 24 the voting members of the committee; however, Madison, St. Clair, Monroe, Kankakee, Grundy, LaSalle, DeKalb, Kendall, and 25 26 Boone counties are not required to have a drainage district or

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1 a soil and water conservation representative the municipal and 2 county board representatives. A municipality that is located in 3 more than one county may choose, at the time of formation of the stormwater management planning committee and based on 4 5 watershed boundaries, to participate in the stormwater management planning program of either or both of the counties. 6 7 Subcommittees of the stormwater management planning committee 8 may be established to serve a portion of the county or a 9 particular drainage basin that has similar stormwater 10 management needs. The stormwater management planning committee 11 shall adopt bylaws, by a majority vote of the county and 12 municipal members, to govern the functions of the committee and 13 its subcommittees. Officers of the committee shall include a 14 chair and vice chair, one of whom shall be a county 15 representative and one a municipal representative.

16 The principal duties of the committee shall be to develop a 17 stormwater management plan for presentation to and approval by the county board, and to direct the plan's implementation and 18 19 revision. The committee may retain engineering, legal, and 20 financial advisors and inspection personnel. The committee shall meet at least quarterly and shall hold at least one 21 22 public meeting during the preparation of the plan and prior to 23 its submittal to the county board. The committee may make 24 grants to: (1) units of local government; (2) not-for-profit 25 organizations; and (3) landowners. In order for a municipality located partially or wholly within a mapped floodplain to 26

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receive grant moneys, the municipality must be a member in the 1 2 Federal Emergency Management Agency's National Flood Insurance 3 Program. A municipality receiving grant moneys must that have adopted an ordinance requiring actions consistent with the 4 5 stormwater management plan. Use and to landowners for the purposes of stormwater management, including special projects; 6 use of the grant money must be consistent with the stormwater 7 8 management plan.

9 The committee shall not have or exercise any power of 10 eminent domain.

11 (c) In the preparation of a stormwater management plan, a 12 stormwater management planning committee county shall coordinate the planning process with each adjoining county to 13 14 ensure that recommended stormwater projects will have no 15 significant impact on the levels or flows of stormwaters in 16 inter-county watersheds or on the capacity of existing and 17 planned stormwater retention facilities. An adopted stormwater management plan shall identify steps taken by the county to 18 19 coordinate the development of plan recommendations with 20 adjoining counties.

(d) The stormwater management committee may not enforce any rules or regulations that would interfere with (i) any power granted by the Illinois Drainage Code (70 ILCS 605/) to operate, construct, maintain, or improve drainage systems or (ii) the ability to operate, maintain, or improve the drainage systems used on or by land or a facility used for production HB4748 Engrossed - 17 - LRB100 19076 AWJ 34333 b

agriculture purposes, as defined in the Use Tax Act (35 ILCS 105/), except newly constructed buildings and newly installed impervious paved surfaces. Disputes regarding an exception shall be determined by a mutually agreed upon arbitrator paid by the disputing party or parties.

6 (e) Before the stormwater management planning committee recommends to the county board a stormwater management plan for 7 8 the county or a portion thereof, it shall submit the plan to 9 the Office of Water Resources of the Department of Natural 10 Resources for review and recommendations. The Office, in 11 reviewing the plan, shall consider such factors as impacts on 12 the levels or flows in rivers and streams and the cumulative effects of stormwater discharges on flood levels. The Office of 13 14 Water Resources shall determine whether the plan or ordinances 15 enacted to implement the plan complies with the requirements of 16 subsection (f). Within a period not to exceed 60 days, the 17 review comments and recommendations shall be submitted to the stormwater management planning committee for consideration. 18 19 Any amendments to the plan shall be submitted to the Office for 20 review.

(f) Prior to recommending the plan to the county board, the stormwater management planning committee shall hold at least one public hearing thereon and shall afford interested persons an opportunity to be heard. The hearing shall be held in the county seat. Notice of the hearing shall be published at least once no less than 15 days in advance of the hearing in a HB4748 Engrossed - 18 - LRB100 19076 AWJ 34333 b

newspaper of general circulation published in the county. The 1 2 notice shall state the time and place of the hearing and the 3 place where copies of the proposed plan will be accessible for examination by interested parties. If an affected municipality 4 5 having a stormwater management plan adopted by ordinance wishes to protest the proposed county plan provisions, it shall appear 6 at the hearing and submit in writing specific proposals to the 7 8 stormwater management planning committee. After consideration 9 of the matters raised at the hearing, the committee may amend 10 or approve the plan and recommend it to the county board for 11 adoption.

12 The county board may enact the proposed plan by ordinance. 13 If the proposals for modification of the plan made by an 14 affected municipality having a stormwater management plan are 15 not included in the proposed county plan, and the municipality 16 affected by the plan opposes adoption of the county plan by 17 resolution of its corporate authorities, approval of the county plan shall require an affirmative vote of at least two-thirds 18 19 of the county board members present and voting. If the county board wishes to amend the county plan, it shall submit in 20 21 writing specific proposals to the stormwater management 22 planning committee. If the proposals are not approved by the 23 committee, or are opposed by resolution of the corporate authorities of an affected municipality having a municipal 24 25 stormwater management plan, amendment of the plan shall require an affirmative vote of at least two-thirds of the county board 26

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1 members present and voting.

2 (g) The county board may prescribe by ordinance reasonable 3 rules and regulations for floodplain or stormwater management and for governing the location, width, course, and release rate 4 5 of all stormwater runoff channels, streams, and basins in the county, in accordance with the adopted stormwater management 6 7 plan. Land, facilities, and drainage district facilities used 8 for production agriculture as defined in subsection (d) shall 9 not be subjected to regulation by the county board or management committee under this Section for 10 stormwater 11 floodplain management and for governing location, width, 12 course, maintenance, and release rate of stormwater runoff 13 channels, streams and basins, or water discharged from a 14 drainage district. These rules and regulations shall, at a 15 minimum, meet the standards for floodplain management 16 established by the Office of Water Resources and the 17 requirements of the Federal Emergency Management Agency for participation in the National Flood Insurance Program. The 18 19 Commission may not impose more stringent regulations regarding 20 water quality on entities discharging in accordance with a 21 valid National Pollution Discharge Elimination System permit 22 issued under the Environmental Protection Act.

(h) In accordance with, and if recommended in, the adopted stormwater management plan, the county board may adopt a schedule of <u>reasonable</u> fees as may be necessary to mitigate the effects of increased stormwater runoff resulting from new HB4748 Engrossed - 20 - LRB100 19076 AWJ 34333 b

development based on actual costs. The fees shall not exceed 1 2 the cost of satisfying the onsite stormwater retention or 3 detention requirements of the adopted stormwater management plan. The fees shall be used to finance activities undertaken 4 5 by the county or its included municipalities to mitigate the effects of urban stormwater runoff by providing regional 6 7 stormwater retention or detention facilities, as identified in 8 the county plan. The county board shall provide for a credit or 9 reduction in fees for any onsite retention, detention, drainage 10 district assessments, or other similar stormwater facility 11 that the developer is required to construct consistent with the 12 stormwater management ordinance. All these fees collected by 13 the county shall be held in a separate fund, and shall be 14 expended only in the watershed within which they were 15 collected.

16 (i) For the purpose of implementing this Section and for 17 the development, design, planning, construction, operation, and maintenance of stormwater facilities provided for in the 18 19 stormwater management plan, a county board that has established 20 a stormwater management planning committee pursuant to this Section may cause an annual tax of not to exceed 0.20% of the 21 22 value, as equalized or assessed by the Department of Revenue, 23 of all taxable property in the county to be levied upon all the 24 taxable property in the county or occupation and use taxes of 25 1/10 of one cent. The property tax shall be in addition to all 26 other taxes authorized by law to be levied and collected in the

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1 county and shall be in addition to the maximum tax rate 2 authorized by law for general county purposes. The 0.20% 3 limitation provided in this Section may be increased or 4 decreased by referendum <u>at a general election</u> in accordance 5 with the provisions of Sections 18-120, 18-125, and 18-130 of 6 the Property Tax Code (35 ILCS 200/).

7 Any revenues generated as a result of ownership or 8 operation of facilities or land acquired with the tax funds 9 collected pursuant to this subsection shall be held in a 10 separate fund and be used either to abate such property tax or 11 for implementing this Section.

12 However, the tax authorized by this subsection shall not be 13 levied until the question of its adoption, either for a specified period or indefinitely, has been submitted to the 14 15 electors thereof and approved by a majority of those voting on 16 the question. This question may be submitted at any general 17 election held in the county after the adoption of a resolution by the county board providing for the submission of the 18 question to the electors of the county. The county board shall 19 20 certify the resolution and proposition to the proper election officials, who shall submit the proposition at an election in 21 22 accordance with the general election law. If a majority of the 23 votes cast on the question is in favor of the levy of the tax, it may thereafter be levied in the county for the specified 24 25 period or indefinitely, as provided in the proposition. The 26 question shall be put in substantially the following form:

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Shall an annual tax be levied for stormwater management 1 2 purposes (for a period of not more than ..... years) at a 3 rate not exceeding .....% of the equalized assessed value of the taxable property of ..... County? 4 5 Or this question may be submitted at any general election held in the county after the adoption of a resolution by the county 6 board providing for the submission of the question to the 7 8 electors of the county to authorize use and occupation taxes of 9 1/10 of one cent: 10 Shall use and occupation taxes be raised for stormwater 11 management purposes (for a period of not more than ..... 12 years) at a rate of 1/10 of one cent for taxable goods in 13 ..... County? Votes shall be recorded as Yes or No. 14 15 (i-5) Before a county that establishes a stormwater 16 management planning council after submission of the question to 17 the electors of the county pursuant to subsection (a-5) may 18 submit a referendum question to the electors of the county for 19 an annual tax under subsection (i), the county shall: 20 (1) adopt and enforce a floodplain management 21 ordinance or a stormwater management ordinance under 22 subsection (q) that has been approved by the Office of 23 Water Resources of the Department of Natural Resources; and 24 (2) designate a certified floodplain manager who has 25 been certified by the Association of State Floodplain 26 Managers; however, nothing in this paragraph (2) requires a

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1 <u>county to create a new position or designate another</u>
2 <u>individual if the county already has a certified floodplain</u>
3 <u>manager on staff.</u>

If a county fails to continually meet any of the conditions of this subsection (i-5) after approval of a referendum question for an annual tax, the county may not levy a tax under subsection (i) until they are in full compliance with this subsection (i-5).

9 (j) For those counties that adopt a property tax in 10 accordance with the provisions in this Section, the stormwater 11 management committee shall offer property tax abatements or 12 incentive payments to property owners who construct, maintain, 13 and use approved stormwater management devices. For those 14 counties that adopt use and occupation taxes in accordance with 15 the provisions of this Section, the stormwater management 16 committee may offer tax rebates or incentive payments to 17 property owners who construct, maintain, and use approved stormwater management devices. The stormwater management 18 19 committee is authorized to offer credits to the property tax, 20 if applicable, based on authorized practices consistent with 21 the stormwater management plan and approved by the committee. 22 Expenses of staff of a stormwater management committee that are 23 expended on regulatory project review may be no more than 20% of the annual budget of the committee, including funds raised 24 25 under subsections (h) and (i).

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(k) Any county that has adopted a county stormwater

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management plan under this Section may, after 10 days written 1 2 notice receiving consent of the owner or occupant, enter upon 3 any lands or waters within the county for the purpose of inspecting stormwater facilities or causing the removal of any 4 5 obstruction to an affected watercourse. If consent is denied or cannot be reasonably obtained, the county ordinance shall 6 7 provide a process or procedure for an administrative warrant to 8 be obtained. The county shall be responsible for any damages 9 occasioned thereby.

10 (1) Upon petition of the municipality, and based on a 11 finding of the stormwater management planning committee, the 12 county shall not enforce rules and regulations adopted by the 13 county in any municipality located wholly or partly within the 14 county that has a municipal stormwater management ordinance 15 that is consistent with and at least as stringent as the county 16 plan and ordinance, and is being enforced by the municipal 17 authorities. On issues that the county ordinance is more stringent as deemed by the committee, the county shall only 18 19 enforce rules and regulations adopted by the county on the more 20 stringent issues and accept municipal permits. The county shall have no more than 60 days to review permits or the permits 21 22 shall be deemed approved.

(m) A county may issue general obligation bonds for implementing any stormwater plan adopted under this Section in the manner prescribed in Section 5-1012; except that the referendum requirement of Section 5-1012 does not apply to HB4748 Engrossed - 25 - LRB100 19076 AWJ 34333 b

bonds issued pursuant to this Section on which the principal and interest are to be paid entirely out of funds generated by the taxes and fees authorized by this Section.

4 (n) The powers authorized by this Section may be
5 implemented by the county board for a portion of the county
6 subject to similar stormwater management needs.

(o) The powers and taxes authorized by this Section are in
addition to the powers and taxes authorized by Division 5-15;
in exercising its powers under this Section, a county shall not
be subject to the restrictions and requirements of that
Division.

12

## (p) As used in this Section:

13 <u>"Urban flooding" means the flooding of public and private</u>
14 <u>land in urban communities that results from stormwater or</u>
15 <u>snowmelt runoff overwhelming the existing drainage</u>
16 <u>infrastructure, unrelated to the overflow of any river or lake,</u>
17 <u>whether or not that land is located in or near a floodplain.</u>

18 <u>"Urbanized areas" means a statistical geographic entity</u> 19 <u>consisting of a densely settled core created from census tracts</u> 20 <u>or blocks and contiguous qualifying territory that together</u> 21 <u>have a minimum population of at least 50,000 persons and has</u> 22 <u>been delineated as an urbanized area by the United States</u> 23 <u>Census Bureau after the most recent decennial census.</u>

24 (Source: P.A. 94-675, eff. 8-23-05.)

25 (55 ILCS 5/5-1062.3)

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Sec. 5-1062.3. Stormwater management; DuPage and Peoria
 Counties.

3 (a) The purpose of this Section is to allow management and mitigation of the effects of urbanization on stormwater 4 5 drainage in the metropolitan counties of DuPage and Peoria, and references to "county" in this Section apply only to those 6 7 counties. This Section does not apply to a municipality that only partially lies within one of these counties and, on the 8 9 effective date of this amendatory Act of the 98th General 10 Assembly, is served by an existing Section in the Counties Code 11 regarding stormwater management. The purpose of this Section 12 shall be achieved by:

(1) consolidating the existing stormwater management
 framework into a united, countywide structure;

15 (2) setting minimum standards for floodplain and
 16 stormwater management with an emphasis on the use of
 17 <u>cost-effective solutions to flooding problems</u>; and

(3) preparing a countywide plan for the management of stormwater runoff, including the management of natural and man-made drainageways. The countywide plan may incorporate watershed plans <u>and shall evaluate and address flooding</u> <u>problems that exist in urbanized areas that are a result of</u> <u>urban flooding</u>.

(b) A stormwater management planning committee may be
 established by county board resolution, with its membership
 consisting of equal numbers of county board and municipal

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representatives from each county board district, and such other 1 2 members as may be determined by the county and municipal 3 members. If the county has more than 6 county board districts, however, the county board may by ordinance divide the county 4 5 into not less than 6 areas of approximately equal population, to be used instead of county board districts for the purpose of 6 7 determining representation on the stormwater management 8 planning committee.

9 The county board members shall be appointed by the chairman 10 of the county board. Municipal members from each county board 11 district or other represented area shall be appointed by a 12 majority vote of the mayors of those municipalities that have 13 the greatest percentage of their respective populations 14 residing in that county board district or other represented 15 area. All municipal and county board representatives shall be 16 entitled to a vote; the other members shall be nonvoting 17 members, unless authorized to vote by the unanimous consent of the municipal and county board representatives. A municipality 18 19 that is located in more than one county may choose, at the time 20 of formation of the stormwater management planning committee 21 and based on watershed boundaries, to participate in the 22 stormwater management planning program of either county. 23 Subcommittees of the stormwater management planning committee may be established to serve a portion of the county or a 24 25 drainage basin that has similar particular stormwater 26 management needs. The stormwater management planning committee

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1 shall adopt bylaws, by a majority vote of the county and 2 municipal members, to govern the functions of the committee and 3 its subcommittees. Officers of the committee shall include a 4 chair and vice chair, one of whom shall be a county 5 representative and one a municipal representative.

The principal duties of the committee shall be to develop a 6 7 stormwater management plan for presentation to and approval by 8 the county board, and to direct the plan's implementation and 9 revision. The committee may retain engineering, legal, and 10 financial advisors and inspection personnel. The committee 11 shall meet at least quarterly and shall hold at least one 12 public meeting during the preparation of the plan and prior to 13 its submittal to the county board. The committee may make 14 grants to: (1) units of local government; (2) not-for-profit organizations; and (3) landowners. In order for a municipality 15 16 located partially or wholly within a mapped floodplain to 17 receive grant moneys, the municipality must be a member in the Federal Emergency Management Agency's National Flood Insurance 18 19 Program. A municipality receiving grant moneys must that have 20 adopted an ordinance requiring actions consistent with the 21 stormwater management plan. Use and to landowners for the 22 purposes of stormwater management, including special projects; 23 use of the grant money must be consistent with the stormwater 24 management plan.

The committee shall not have or exercise any power of eminent domain. HB4748 Engrossed - 29 - LRB100 19076 AWJ 34333 b

(c) In the preparation of a stormwater management plan, a 1 2 countv stormwater management planning committee shall 3 coordinate the planning process with each adjoining county to ensure that recommended stormwater projects will have no 4 5 significant impact on the levels or flows of stormwaters in 6 inter-county watersheds or on the capacity of existing and 7 planned stormwater retention facilities. An adopted stormwater 8 management plan shall identify steps taken by the county to 9 coordinate the development of plan recommendations with 10 adjoining counties.

11 (d) The stormwater management committee may not enforce any 12 rules or regulations that would interfere with (i) any power 13 granted by the Illinois Drainage Code (70 ILCS 605/) to 14 operate, construct, maintain, or improve drainage systems or 15 (ii) the ability to operate, maintain, or improve the drainage 16 systems used on or by land or a facility used for production 17 agriculture purposes, as defined in the Use Tax Act (35 ILCS 105/), except newly constructed buildings and newly installed 18 19 impervious paved surfaces. Disputes regarding an exception 20 shall be determined by a mutually agreed upon arbitrator paid by the disputing party or parties. 21

(e) Before the stormwater management planning committee recommends to the county board a stormwater management plan for the county or a portion thereof, it shall submit the plan to the Office of Water Resources of the Department of Natural Resources for review and recommendations. The Office, in HB4748 Engrossed - 30 - LRB100 19076 AWJ 34333 b

reviewing the plan, shall consider such factors as impacts on 1 2 the levels or flows in rivers and streams and the cumulative 3 effects of stormwater discharges on flood levels. The Office of Water Resources shall determine whether the plan or ordinances 4 5 enacted to implement the plan complies with the requirements of subsection (f). Within a period not to exceed 60 days, the 6 7 review comments and recommendations shall be submitted to the 8 stormwater management planning committee for consideration. 9 Any amendments to the plan shall be submitted to the Office for 10 review.

11 (f) Prior to recommending the plan to the county board, the 12 stormwater management planning committee shall hold at least one public hearing thereon and shall afford interested persons 13 14 an opportunity to be heard. The hearing shall be held in the 15 county seat. Notice of the hearing shall be published at least 16 once and no less than 15 days in advance of the hearing in a 17 newspaper of general circulation published in the county. The notice shall state the time and place of the hearing and the 18 19 place where copies of the proposed plan will be accessible for 20 examination by interested parties. If an affected municipality 21 having a stormwater management plan adopted by ordinance wishes 22 to protest the proposed county plan provisions, it shall appear 23 at the hearing and submit in writing specific proposals to the stormwater management planning committee. After consideration 24 25 of the matters raised at the hearing, the committee may amend 26 or approve the plan and recommend it to the county board for

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1 adoption.

2 The county board may enact the proposed plan by ordinance. 3 If the proposals for modification of the plan made by an affected municipality having a stormwater management plan are 4 5 not included in the proposed county plan, and the municipality affected by the plan opposes adoption of the county plan by 6 7 resolution of its corporate authorities, approval of the county plan shall require an affirmative vote of at least two-thirds 8 9 of the county board members present and voting. If the county 10 board wishes to amend the county plan, it shall submit in 11 writing specific proposals to the stormwater management 12 planning committee. If the proposals are not approved by the 13 committee, or are opposed by resolution of the corporate authorities of an affected municipality having a municipal 14 15 stormwater management plan, amendment of the plan shall require 16 an affirmative vote of at least two-thirds of the county board 17 members present and voting.

(g) The county board may prescribe by ordinance reasonable 18 19 rules and regulations for floodplain or stormwater management 20 and for governing the location, width, course, and release rate of all stormwater runoff channels, streams, and basins in the 21 22 county, in accordance with the adopted stormwater management 23 plan. Land, facilities, and drainage district facilities used for production agriculture as defined in subsection (d) shall 24 not be subjected to regulation by the county board or 25 26 stormwater management committee under this Section for

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floodplain management and for governing location, width, 1 2 course, maintenance, and release rate of stormwater runoff 3 channels, streams and basins, or water discharged from a drainage district. These rules and regulations shall, at a 4 for floodplain 5 minimum, meet the standards management 6 established by the Office of Water Resources and the 7 requirements of the Federal Emergency Management Agency for 8 participation in the National Flood Insurance Program. With 9 respect to DuPage County only, the Chicago Metropolitan Agency 10 for Planning may not impose more stringent regulations 11 regarding water quality on entities discharging in accordance 12 with a valid National Pollution Discharge Elimination System permit issued under the Environmental Protection Act. 13

14 (h) For the purpose of implementing this Section and for 15 the development, design, planning, construction, operation, 16 and maintenance of stormwater facilities provided for in the 17 adopted stormwater management plan, a county board that has stormwater management planning committee 18 established а 19 pursuant to this Section or has participated in a stormwater 20 management planning process may adopt a schedule of reasonable 21 fees applicable to all real property within the county which 22 benefits from the county's stormwater management facilities 23 and activities, and as may be necessary to mitigate the effects of increased stormwater runoff resulting from development. The 24 25 total amount of the fees assessed must be specifically and 26 uniquely attributable to the actual costs of the county in the

preparation, administration, and implementation of the adopted 1 2 stormwater management plan, construction and maintenance of 3 stormwater facilities, and other activities related to the management of the runoff from the property. The individual fees 4 5 must be specifically and uniquely attributable to the portion of the actual cost to the county of managing the runoff from 6 7 the property. The fees shall be used to finance activities 8 undertaken by the county or its included municipalities to 9 mitigate the effects of urban stormwater runoff by providing 10 and maintaining stormwater collection, retention, detention, 11 and particulate treatment facilities, and improving water 12 bodies impacted by stormwater runoff, as identified in the 13 county plan. In establishing, maintaining, or replacing such 14 facilities, the county shall not duplicate facilities operated 15 by other governmental bodies within its corporate boundaries. 16 The schedule of fees established by the county board shall 17 include a procedure for a full or partial fee waiver for property owners who have taken actions or put in place 18 19 facilities that reduce or eliminate the cost to the county of 20 providing stormwater management services to their property. The county board may also offer tax or fee rebates or incentive 21 22 payments to property owners who construct, maintain, and use 23 approved green infrastructure stormwater management devices or any other methods that reduce or eliminate the cost to the 24 25 county of providing stormwater management services to the 26 property, including but not limited to facilities that reduce

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the volume, temperature, velocity, and pollutant load of the 1 stormwater managed by the county, such as systems that 2 3 infiltrate, evapotranspirate, or harvest stormwater for reuse, known as "green infrastructure". In exercising this authority, 4 5 the county shall provide notice to the municipalities within its jurisdiction of any fees proposed under this Section and 6 7 seek the input of each municipality with respect to the 8 calculation of the fees. The county shall also give property 9 owners at least 2 years' notice of the fee, during which time 10 the county shall provide education on green infrastructure 11 practices and an opportunity to take action to reduce or 12 eliminate the fee. All these fees collected by the county shall be held in a separate fund, and shall be expended only in the 13 14 watershed within which they were collected. The county may 15 enter into intergovernmental agreements with other government 16 bodies for the joint administration of stormwater management 17 and the collection of the fees authorized in this Section.

A fee schedule authorized by this subsection must have the 18 19 same limit as the authorized stormwater tax. In Peoria County 20 only, the fee schedule shall not be adopted unless (i) a 21 referendum has been passed approving a stormwater tax as 22 provided in subsection (i) of this Section; or (ii) the 23 question of the adoption of a fee schedule with the same limit 24 as the authorized stormwater tax has been approved in a 25 referendum by a majority of those voting on the question.

26 (i) In the alternative to a fee imposed under subsection

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(h), the county board may cause an annual tax of not to exceed 1 2 0.20% of the value, as equalized or assessed by the Department of Revenue, of all taxable property in the county to be levied 3 upon all the taxable property in the county. The property tax 4 5 shall be in addition to all other taxes authorized by law to be 6 levied and collected in the county and shall be in addition to 7 the maximum tax rate authorized by law for general county purposes. The 0.20% limitation provided in this Section may be 8 9 increased or decreased by referendum in accordance with the provisions of Sections 18-120, 18-125, and 18-130 of the 10 11 Property Tax Code (35 ILCS 200/).

12 Any revenues generated as a result of ownership or 13 operation of facilities or land acquired with the tax funds 14 collected pursuant to this subsection shall be held in a 15 separate fund and be used either to abate such property tax or 16 for implementing this Section.

17 If at least part of the county has been declared by a presidential proclamation after July 1, 1986 and before 18 19 December 31, 1987, to be a disaster area as a result of 20 flooding, the tax authorized by this subsection does not require approval by referendum. However, in Peoria County, the 21 22 tax authorized by this subsection shall not be levied until the 23 question of its adoption, either for a specified period or indefinitely, has been submitted to the electors thereof and 24 25 approved by a majority of those voting on the question. This 26 question may be submitted at any election held in the county HB4748 Engrossed - 36 - LRB100 19076 AWJ 34333 b

after the adoption of a resolution by the county board 1 2 providing for the submission of the question to the electors of 3 the county. The county board shall certify the resolution and proposition to the proper election officials, who shall submit 4 5 the proposition at an election in accordance with the general election law. If a majority of the votes cast on the question 6 7 is in favor of the levy of the tax, it may thereafter be levied 8 in the county for the specified period or indefinitely, as 9 provided in the proposition. The question shall be put in substantially the following form: 10

11 Shall an annual tax be levied for stormwater management 12 purposes (for a period of not more than .... years) at a 13 rate not exceeding ....% of the equalized assessed value 14 of the taxable property of .... County?

15 Votes shall be recorded as Yes or No.

16 The following question may be submitted at any election 17 held in the county after the adoption of a resolution by the 18 county board providing for the submission of the question to 19 the electors of the county to authorize adoption of a schedule 20 of fees applicable to all real property within the county:

21 Shall the county board be authorized to adopt a 22 schedule of fees, at a rate not exceeding that of the 23 stormwater management tax, applicable to all real property 24 for preparation, administration, and implementation of an 25 adopted stormwater management plan, construction and 26 maintenance of related facilities, and management of the HB4748 Engrossed - 37 - LRB100 19076 AWJ 34333 b

1 2 runoff from the property?

Votes shall be recorded as Yes or No.

3 If these questions have been approved by a majority of 4 those voting prior to the effective date of this amendatory Act 5 of the 98th General Assembly, this subsection does not apply.

For those counties that adopt a property tax in 6 (j) 7 accordance with the provisions in this Section, the stormwater 8 management committee shall offer property tax abatements or 9 incentive payments to property owners who construct, maintain, and use approved stormwater management devices. The stormwater 10 11 management committee is authorized to offer credits to the 12 property tax, if applicable, based on authorized practices 13 consistent with the stormwater management plan and approved by 14 the committee. Expenses of staff of a stormwater management 15 committee that are expended on regulatory project review may be 16 no more than 20% of the annual budget of the committee, 17 including funds raised under subsections (h) and (i).

18 (k) Upon the creation and implementation of a county 19 stormwater management plan, the county may petition the circuit 20 court to dissolve any or all drainage districts created 21 pursuant to the Illinois Drainage Code or predecessor Acts 22 which are located entirely within the area of the county 23 covered by the plan.

However, any active drainage district implementing a plan that is consistent with and at least as stringent as the county stormwater management plan may petition the stormwater

management planning committee for exception from dissolution. 1 2 Upon filing of the petition, the committee shall set a date for 3 hearing not less than 2 weeks, nor more than 4 weeks, from the filing thereof, and the committee shall give at least one 4 5 week's notice of the hearing in one or more newspapers of general circulation within the district, and in addition shall 6 cause a copy of the notice to be personally served upon each of 7 8 the trustees of the district. At the hearing, the committee 9 shall hear the district's petition and allow the district 10 trustees and any interested parties an opportunity to present 11 oral and written evidence. The committee shall render its 12 decision upon the petition for exception from dissolution based upon the best interests of the residents of the district. In 13 14 the event that the exception is not allowed, the district may 15 file a petition within 30 days of the decision with the circuit 16 court. In that case, the notice and hearing requirements for 17 the court shall be the same as herein provided for the committee. The court shall likewise render its decision of 18 19 whether to dissolve the district based upon the best interests 20 of residents of the district.

The dissolution of any drainage district shall not affect the obligation of any bonds issued or contracts entered into by the district nor invalidate the levy, extension or collection of any taxes or special assessments upon the property in the former drainage district. All property and obligations of the former drainage district shall be assumed and managed by the HB4748 Engrossed - 39 - LRB100 19076 AWJ 34333 b

county, and the debts of the former drainage district shall be
 discharged as soon as practicable.

If a drainage district lies only partly within a county 3 that adopts a county stormwater management plan, the county may 4 5 petition the circuit court to disconnect from the drainage 6 district that portion of the district that lies within that 7 county. The property of the drainage district within the 8 disconnected area shall be assumed and managed by the county. 9 The county shall also assume a portion of the drainage 10 district's debt at the time of disconnection, based on the 11 portion of the value of the taxable property of the drainage 12 district which is located within the area being disconnected.

The operations of any drainage district that continues to exist in a county that has adopted a stormwater management plan in accordance with this Section shall be in accordance with the adopted plan.

17 (1) Any county that has adopted a county stormwater management plan under this Section may, after 10 days' written 18 19 notice receiving consent of the owner or occupant, enter upon 20 any lands or waters within the county for the purpose of inspecting stormwater facilities or causing the removal of any 21 22 obstruction to an affected watercourse. If consent is denied or 23 cannot be reasonably obtained, the county ordinance shall provide a process or procedure for an administrative warrant to 24 25 be obtained. The county shall be responsible for any damages 26 occasioned thereby.

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(m) Except as otherwise provided in subsection (a) of this 1 2 Section, upon petition of the municipality, and based on a 3 finding of the stormwater management planning committee, the county shall not enforce rules and regulations adopted by the 4 5 county in any municipality located wholly or partly within the county that has a municipal stormwater management ordinance 6 7 that is consistent with and at least as stringent as the county 8 plan and ordinance, and is being enforced by the municipal 9 authorities. On issues that the county ordinance is more 10 stringent as deemed by the committee, the county shall only 11 enforce rules and regulations adopted by the county on the more 12 stringent issues and accept municipal permits. The county shall 13 have no more than 60 days to review permits or the permits 14 shall be deemed approved.

(n) A county may issue general obligation bonds for implementing any stormwater plan adopted under this Section in the manner prescribed in Section 5-1012; except that the referendum requirement of Section 5-1012 does not apply to bonds issued pursuant to this Section on which the principal and interest are to be paid entirely out of funds generated by the taxes and fees authorized by this Section.

(o) A county that has adopted a fee schedule pursuant to
this Section may not thereafter issue any bond extensions
related to implementing a stormwater management plan.

(p) The powers authorized by this Section may be implemented by the county board for a portion of the county HB4748 Engrossed - 41 - LRB100 19076 AWJ 34333 b

1 subject to similar stormwater management needs.

(q) The powers and taxes authorized by this Section are in
addition to the powers and taxes authorized by Division 5-15;
in exercising its powers under this Section, a county shall not
be subject to the restrictions and requirements of that
Division.

7 (r) Stormwater management projects and actions related to 8 stormwater management in a county that has adopted a fee 9 schedule or tax pursuant to this Section prior to the effective 10 date of this amendatory Act of the 98th General Assembly are 11 not altered by this amendatory Act of the 98th General 12 Assembly.

13

## (s) As used in this Section:

14 "Urban flooding" means the flooding of public and private land in urban communities that results from stormwater or 15 snowmelt runoff overwhelming the existing drainage 16 17 infrastructure, unrelated to the overflow of any river or lake, whether or not that land is located in or near a floodplain. 18 "Urbanized areas" means a statistical geographic entity 19 20 consisting of a densely settled core created from census tracts 21 or blocks and contiguous qualifying territory that together 22 have a minimum population of at least 50,000 persons and has 23 been delineated as an urbanized area by the United States 24 Census Bureau after the most recent decennial census.

25 (Source: P.A. 98-335, eff. 8-13-13; 98-756, eff. 7-16-14.)

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| 1 |                                         | INDEX       |          |       |     |         |  |  |
| 2 | Statutes amended in order of appearance |             |          |       |     |         |  |  |
|   |                                         |             |          |       |     |         |  |  |
| 3 | 55 ILCS 5/5-1062                        | from Ch. 34 | , par. 5 | -1062 |     |         |  |  |
| 4 | 55 ILCS 5/5-1062.2                      |             |          |       |     |         |  |  |
| 5 | 55 ILCS 5/5-1062.3                      |             |          |       |     |         |  |  |