

Sen. Donald P. DeWitte

Filed: 4/30/2021

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10200SB0048sam001

capability; record retention.

LRB102 05087 CPF 26019 a

AMENDMENT TO SENATE BILL 48

AMENDMENT NO. _____. Amend Senate Bill 48 by replacing everything after the enacting clause with the following:

"Section 5. The Environmental Protection Act is amended by changing Section 15 as follows:

(415 ILCS 5/15) (from Ch. 111 1/2, par. 1015)

Sec. 15. Plans and specifications; demonstration of

(a) Owners of public water supplies, their authorized representative, or legal custodians, shall submit plans and specifications to the Agency and obtain written approval before construction of any proposed public water supply installations, changes, or additions is started. Plans and specifications shall be complete and of sufficient detail to show all proposed construction, changes, or additions that may affect sanitary quality, mineral quality, or adequacy of the

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public water supply; and, where necessary, said plans and specifications shall be accompanied by supplemental data as may be required by the Agency to permit a complete review thereof. In the case of water main installation projects, all water mains shall be included in the Agency's written approval. The review and permitting of water main design shall be the sole responsibility of the Agency and a water main shall be installed in accordance with the Agency's written permit.

As used in this subsection, "water main" includes a water distribution pipe, valve, fire hydrant, fire hydrant auxiliary valve, and any related appurtenance. "Water main" does not include a water service pipe or water service connection.

- All new public water supplies established after October 1, 1999 shall demonstrate technical, financial, and managerial capacity as a condition for issuance of construction or operation permit by the Agency or its designee. The demonstration shall be consistent with the technical, financial, and managerial provisions of the federal Safe Drinking Water Act (P.L. 93-523), as now or hereafter amended. The Agency is authorized to adopt rules in accordance with the Illinois Administrative Procedure Act to implement the purposes of this subsection. Such rules must take into the need for the facility, account facility sophistication of treatment of the water supply, and financial requirements needed for operation of the facility.
 - (c) Except as otherwise provided under Board rules, owners

1 and operators of community water systems must maintain all 2 records, reports, and other documents related to the operation of the community water system for a minimum of 10 years. 3 4 Documents required to be maintained under this subsection (c) 5 include, but are not limited to, all billing records and other 6 documents related to the purchase of water from other community water systems. Documents required to be maintained 7 under this subsection (c) must be maintained on the premises 8 9 of the community water system, or at a convenient location 10 near its premises, and must be made available to the Agency for

inspection and copying during normal business hours.

12 (Source: P.A. 96-603, eff. 8-24-09.)".

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