SB2356 Engrossed

1 AN ACT concerning revenue.

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

4 Section 5. The Property Tax Code is amended by changing 5 Section 11-145 and by adding Division 5 to Article 11 as 6 follows:

7 (35 ILCS 200/11-145)

Sec. 11-145. Method of valuation for qualifying water 8 9 treatment facilities. To determine 33 1/3% of the fair cash value of any qualifying water treatment facility in assessing 10 the facility, the Department shall take into consideration the 11 probable net value that could be realized by the owner if the 12 facility were removed and sold at a fair, voluntary sale, 13 14 giving due account to the expense of removal, site restoration, and transportation. The net value shall be 15 considered to be 33 1/3% of fair cash value. The valuation 16 17 under this Section applies only to the qualifying water treatment facility itself and not to the land on which the 18 19 facility is located.

20 (Source: P.A. 92-278, eff. 1-1-02.)

21 (35 ILCS 200/Art. 11 Div. 5 heading new)

22 <u>Division 5. Regional wastewater facilities</u>

1	(35 ILCS 200/11-175 new)
2	Sec. 11-175. Legislative findings. The General Assembly
3	finds that it is the policy of the State to ensure and
4	encourage the availability of means for the safe collection,
5	treatment, and disposal of domestic, commercial, and
6	industrial sewage and waste for our cities, villages, towns,
7	and rural residents and that it has become increasingly
8	difficult and cost prohibitive for smaller cities, towns, and
9	villages to construct, maintain, or operate, to current
10	standards, wastewater facilities. The General Assembly further
11	finds that regional facilities capable of serving several
12	cities, villages, towns, municipal joint sewage treatment
13	agencies, municipal sewer commissions, sanitary districts, and
14	rural wastewater companies offer a viable economic solution to
15	this concern. For these reasons, the General Assembly declares
16	it to be the policy of the State to encourage the construction
17	and operation of regional wastewater facilities capable of
18	providing for the safe collection, treatment, and disposal of
19	domestic, commercial, and industrial sewage and waste for
20	cities, villages, towns, municipal joint sewage treatment
21	agencies, municipal sewer commissions, sanitary districts, and
22	rural wastewater companies thereby relieving the burden on
23	those entities and their citizens from constructing and
24	maintaining their own individual wastewater facilities.

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1	(35 ILCS 200/11-180 new)
2	Sec. 11-180. Definitions. As used in this Division:
3	"Department" means the Department of Revenue.
4	"Municipal joint sewage treatment agency" means a
5	municipal joint sewage treatment agency organized and existing
6	under the Intergovernmental Cooperation Act.
7	"Municipal sewer commission" means a sewer commission
8	organized and existing under Division 136 of Article 11
9	Illinois Municipal Code.
10	"Not-for-profit corporation" means an Illinois corporation
11	organized and existing under the General Not For Profit
12	Corporation Act of 1986 that is in good standing with the State
13	and has been granted status as an exempt organization under
14	Section 501(c) of the Internal Revenue Code or any successor
15	or similar provision of the Internal Revenue Code.
16	"Qualifying wastewater facility" means a wastewater
17	facility that collects, treats, or disposes of domestic,
18	commercial, and industrial sewage and waste on behalf of the
19	corporation's members on a mutual or cooperative and
20	not-for-profit basis and that is owned by a not-for-profit
21	corporation whose members consist exclusively of one or more
22	incorporated cities, villages, or towns of this State,
23	municipal joint sewage treatment agencies, municipal sewer
24	commissions, sanitary districts, or rural wastewater
25	companies.
26	"Rural wastewater company" means a not-for-profit

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corporation whose primary purpose is to own, maintain, and 1 2 operate a system for the collection, treatment, and disposal 3 of sewage and industrial waste from residences, farms, or businesses exclusively in the State of Illinois and not 4 otherwise served by any city, village, town, municipal joint 5 sewage treatment agency, municipal sewer commission, or 6 7 sanitary district. "Sanitary district" means a sanitary district organized 8 9 and existing under the Sanitary District Act of 1907. "Wastewater facility" means a plant or facility whose 10

primary function is to collect, treat, or dispose of domestic, commercial, and industrial sewage and waste, together with all other real and personal property reasonably necessary to collect, treat, or dispose of the sewage and waste.

15 (35 ILCS 200/11-185 new)

16 Sec. 11-185. Valuation of qualifying wastewater facilities. For purposes of computing the assessed valuation, 17 18 qualifying wastewater facilities shall be valued at 33 1/3% of the fair cash value of the facility. To determine 33 1/3% of 19 20 the fair cash value of a qualifying wastewater facility, the 21 Department shall take into consideration the probable net 22 value that could be realized by the owner if the facility were 23 removed and sold at a fair, voluntary sale, giving due account 24 to the expenses incurred for removal, site restoration, and 25 transportation. The valuation under this Section applies only SB2356 Engrossed - 5 - LRB103 27694 HLH 54071 b

1 <u>to the qualifying wastewater facility itself and not to the</u>
2 land on which the facility is located.

3

(35 ILCS 200/11-190 new)

<u>Sec. 11-190. Exclusion of for-profit wastewater</u>
<u>facilities. This Division does not apply to a wastewater</u>
<u>facility that collects, treats, or disposes of domestic,</u>
<u>commercial, and industrial sewage and waste for profit.</u>

8 (35 ILCS 200/11-195 new) 9 <u>Sec. 11-195. Assessment authority. For assessment</u> 10 <u>purposes, a qualifying wastewater facility shall provide proof</u> 11 <u>of a valid facility number issued by the Illinois</u> 12 <u>Environmental Protection Agency and shall be assessed by the</u> 13 Department.

14	(35 ILCS 200/11-200 new)
15	Sec. 11-200. Application procedure; assessment by the
16	Department. Applications for assessment as a qualifying
17	wastewater facility shall be filed with the Department in the
18	manner and form prescribed by the Department. The application
19	shall contain appropriate documentation that the applicant has
20	been issued a valid facility number by the Illinois
21	Environmental Protection Agency and is entitled to tax
22	treatment under this Division. The effective date of an

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15 <u>Sec. 11-210. Rulemaking. The Department may adopt rules</u>
 16 for the implementation of this Division.

Section 99. Effective date. This Act takes effect uponbecoming law.