<u>H</u>.B. NO. 942

A BILL FOR AN ACT

RELATING TO WATER INFRASTRUCTURE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that the quality of the 2 environment and the economy of the State are both of utmost 3 importance to the welfare of the people of Hawaii. The 4 legislature, in concert with the United States Environmental 5 Protection Agency (EPA) and the United States Congress, finds 6 that there is increasing demand for the replacement of aging 7 drinking water and wastewater system infrastructure in the State 8 of Hawaii, the delay of which could pose both a short-term and 9 long-term health hazard for consumers statewide. Moreover, the 10 legislature finds that the inability of the drinking water 11 treatment revolving loan fund, established under section 340E-12 35, Hawaii Revised Statutes, and the water pollution control 13 revolving fund, established under section 342D-83, Hawaii 14 Revised Statutes, as administered by the department of health, 15 to flexibly manage their yearly capitalization grants received 16 from the EPA to the maximum extent allowed under current federal 17 law, also known as the Safe Drinking Water Act, prevents the 18 optimal utilization of these funds for the construction of

H.B. NO. 942

health-protective infrastructure projects in Hawaii, which also
 infuses federal funds into the economy and creates jobs.

The legislature finds that the incorporation of 3 4 capitalization grant transfer authority between the drinking 5 water treatment revolving loan fund and the water pollution control revolving fund programs, as currently allowed under 6 7 title 40 Code of Federal Regulations section 35.3530(c), can 8 greatly assist the two programs with proper planning, priority 9 setting, and the maximizing of their two infrastructure funding 10 programs by directing these federal funds where they are most 11 needed in Hawaii. As a side benefit, such authority better 12 ensures that all of the federal capitalization grant moneys 13 awarded every year to these two programs will be disbursed as 14 quickly as possible.

15 SECTION 2. Chapter 340E, Hawaii Revised Statutes, is 16 amended by adding a new section to read as follows:

17 "<u>§340E-</u> <u>Drinking water treatment revolving loan fund;</u>
18 <u>transfers.</u> The director may transfer a dollar amount up to
19 <u>thirty-three per cent of a fiscal year's drinking water</u>
20 <u>treatment revolving loan fund capitalization grant to the water</u>
21 <u>pollution control revolving fund established under section 342D-</u>
22 <u>83, or an equivalent dollar amount from the water pollution</u>
23 control revolving fund to the drinking water treatment revolving

Page 3

<u>H</u>.B. NO. <u>942</u>

1	<u>loan fund</u>	, established under section 340E-35. The following	
2	conditions apply:		
3	(1)	Each year in which the director transfers funds	
4		pursuant to this section:	
5		(A) The State's attorney general, or attorney	
6		general's designee, shall certify in writing for	
7		the drinking water treatment revolving loan fund	
8		and the water pollution control revolving fund	
9		that state law permits the director to transfer	
10		funds; and	
11		(B) The director shall amend the operating agreements	
12		or other parts of the capitalization grant	
13		agreements for the drinking water treatment	
14		revolving loan fund and the water pollution	
15		control revolving fund to document the method	
16		used to transfer funds;	
17	(2)	The director may not use the transfer provision to	
18		acquire state match for either fund or use transferred	
19		funds to secure or repay state match bonds;	
20	(3)	The director may reserve fund amounts for transfer in	
21	_	future years pursuant to requirements under federal	
22		law; and	
		<u>tan</u> , and	

, **,**

Page 4

₩.B. NO. <u>942</u>

1	(4) Funds may be transferred on a net basis between the
1	(4) Funds may be chansierred on a net basis between the
2	drinking water treatment revolving loan fund and the
3	water pollution control revolving fund, provided that
4	the thirty-three per cent transfer allowance
5	associated with drinking water treatment revolving
6	loan fund capitalization grants received is not
7	exceeded."
8	SECTION 3. Chapter 342D, Hawaii Revised Statutes, is
9	amended by adding to part V a new section to read as follows:
10	" <u>§342D-</u> Water pollution control revolving fund;
11	transfers. The director may transfer a dollar amount up to
12	thirty-three per cent of a fiscal year's water pollution control
13	revolving fund capitalization grant to the drinking water
14	treatment revolving loan fund established under section 340E-35,
15	or an equivalent dollar amount from the drinking water treatment
16	revolving loan fund to the water pollution control revolving
17	fund, established under section 342D-83. The following
18	conditions apply:
19	(1) Each year in which the director transfers funds
20	pursuant to this section:
21	(A) The State's attorney general, or attorney
22	general's designee, shall certify in writing for
23	the drinking water treatment revolving loan fund

H.B. NO. 942

1		and the water pollution control revolving fund
2		that state law permits the director to transfer
3		funds; and
4		(B) The director shall amend the operating agreements
5		or other parts of the capitalization grant
6		agreements for the drinking water treatment
7		revolving loan fund and water pollution control
8		revolving fund to document the method used to
9		transfer funds;
10	(2)	The director may not use the transfer provision to
11		acquire state match for either fund or use transferred
12		funds to secure or repay state match bonds;
13	(3)	The director may reserve fund amounts for transfer in
14		future years pursuant to requirements under federal
15		law; and
16	(4)	Fund amounts may be transmitted on a net basis between
17		the water pollution control revolving fund and the
18		drinking water treatment revolving loan fund, provided
19	·	that the thirty-three per cent transfer allowance
20		associated with water pollution control revolving fund
21		capitalization grants received is not exceeded."
22	SECT	ION 4. New statutory material is underscored.

·



SECTION 5. This Act, upon its approval, shall take effect
 on July 1, 2015.
 INTRODUCED BY: MMMM
 BY REQUEST
 JAN 2 6 2015

.

H.B. NO. <u>942</u>

Report Title: Water Infrastructure; Transfer of Funds

Description:

Establishes the authority to transfer federal capitalization grant funds between the Water Pollution Control Revolving Fund and the Drinking Water Treatment Revolving Loan Fund within the Department of Health, in accordance with the existing federal Safe Drinking Water Act, and as codified in Title 40 Code of Federal Regulations section 35.3530(c). Effective July 1, 2015.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

HB ND. 942

JUSTIFICATION SHEET

DEPARTMENT :	Health
TITLE:	A BILL FOR AN ACT RELATING TO WATER INFRASTRUCTURE.
PURPOSE:	To add capitalization grant transfer authority between the Drinking Water Treatment Revolving Loan Fund program (drinking water fund) and Water Pollution Control Revolving Fund program, as currently allowed under Title 40 Code of Federal Regulations section 35.3530(c).
MEANS :	Add new sections to chapter 340E and to part V of chapter 342D, Hawaii Revised Statutes.
JUSTIFICATION:	The added authority to transfer funds between the two loan programs will provide the necessary flexibility to disburse these annually allotted federal funds in the most timely fashion, to the projects with the greatest funding need and for the optimal health benefit to the public.
	Impact on the public: Without this transfer authority, health-protective water and wastewater infrastructure projects may not be built, or may be delayed, due to a lack of available funding within an individual loan program. With the added transfer authority, funding can be directed to the most beneficial projects in either loan program, and thus ensure timely health benefits to the public.
· · ·	Impact on the department and other agencies: The added authority to transfer funds between the two loan programs will provide the necessary flexibility to both programs to disburse these annually allotted Federal funds in the most-timely fashion, to the projects with the greatest funding need. The Safe Drinking Water Branch, which oversees the Drinking Water Treatment

.

HB ND. 942

Revolving Loan program, and the Wastewater Branch, which oversees the Water Pollution Control Revolving Fund program, will both benefit by disbursing their annual capitalization grant allotments at a pace acceptable to the United States Environmental Protection Agency and the United States Congress.

Additionally, the state Attorney General or Attorney General's designee must certify in writing that state law permits the transfer of moneys between funds.

GENERAL FUND: None.

OTHER FUNDS: Drinking Water Treatment Revolving Loan Fund, Water Pollution Control Revolving Fund.

PPBS PROGRAM DESIGNATION:

HTH 840.

- OTHER AFFECTED AGENCIES: Department of the Attorney General.
- EFFECTIVE DATE: July 1, 2015.