Stricken language would be deleted from and underlined language would be added to present law. Act 935 of the Regular Session

1	State of Arkansas As Engrossed: H4/9/25 95th General Assembly As Engrossed: H4/9/25	
2	2	7. 4.6
3	Regular Session, 2025 SENATE BILL 3	546
4	Des Constant V. Harrison	
5	By: Senator K. Hammer	
6	By: Representative Perry	
7 8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW CONCERNING THE TRUST FUND	
10	CONTRIBUTION FEE FOR WATER PERMITS RELATED TO	
11	NONMUNICIPAL DOMESTIC SEWAGE TREATMENT WORKS; AND FOR	
12	OTHER PURPOSES.	
13		
14		
15	Subtitle	
16	TO AMEND THE LAW CONCERNING THE TRUST	
17	FUND CONTRIBUTION FEE FOR WATER PERMITS	
18	RELATED TO NONMUNICIPAL DOMESTIC SEWAGE	
19	TREATMENT WORKS.	
20		
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
22		
23	SECTION 1. Arkansas Code § 8-4-203(b)(1)(E), concerning a National	
24	Pollutant Discharge Elimination System permit, is amended to read as follow	s:
25	(E)(i) The division shall not consider an application to	
26	issue or modify to increase the design flow of a National Pollutant Dischar	<u>ge</u>
27	Elimination System permit or state permit for a nonmunicipal domestic sewage	<u>e</u>
28	treatment works within five (5) miles of a publicly owned treatment works'	
29	<pre>collection system unless:</pre>	
30	(a) The division determines there is	
31	significant threat of pollution without the issuance or modification of the	
32	nonmunicipal domestic sewage treatment works permit; or	
33	(b) The applicant seeking approval	
34	demonstrates that there is no other viable cost-effective alternative by	
35	submitting a feasibility study for the connection to the existing publicly	
36	owned treatment works that has a collection system within five (5) miles of	i

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1
    the proposed treatment works.
 2
                             (ii) Except as provided under subdivisions
 3
     (b)(1)(C)(vi) and \frac{(b)(1)(E)(ii)}{(b)(1)(E)(iii)} of this section, the division
 4
     shall not issue, renew, or transfer permit coverage for nonmunicipal domestic
 5
     sewage treatment works to property owners' associations or homeowners'
6
     associations after January 1, 2018.
 7
                             (iii) (iii) A property owners' association or
8
    homeowners' association with permit coverage before December 31, 2017, may
9
     retain permit coverage if the property owners' association or homeowners'
10
     association complies with this section.
11
12
           SECTION 2. Arkansas Code § 8-4-203(b)(2), concerning expired language
13
     to reduce or waive the amount of the required financial assurance for a
14
    National Pollutant Discharge Elimination System permit, is repealed.
15
                 (2) Until January 1, 2016, the Arkansas Department of
16
    Environmental Quality or the division may reduce or waive the amount of the
17
    required financial assurance if the permit applicant can demonstrate to the
18
    Arkansas Department of Environmental Quality's or the division's satisfaction
19
    that:
20
                       (A) For a renewal permit, during the five (5) years
21
    preceding the application for a renewal permit, the nonmunicipal domestic
22
    sewage treatment works has:
23
                             (i) Maintained the nonmunicipal domestic sewage
24
    treatment works in continuous operation;
25
                             (ii) Maintained the nonmunicipal domestic sewage
26
    treatment works in substantial compliance with the existing discharge permit
27
    issued by the Arkansas Department of Environmental Quality or the division,
28
    which shall be demonstrated by submitting the following:
29
                                   (a) All discharge monitoring reports;
30
                                   (b) Evidence that the nonmunicipal domestic
31
    sewage treatment works has not exceeded the same permit effluent criteria in
32
    any two (2) consecutive monitoring periods during the previous three (3)
33
    years;
34
                                   (c) Evidence that no more than ten percent
35
    (10%) of the nonmunicipal domestic sewage treatment works' submitted
36
    discharge monitoring reports show effluent violations; and
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1	(d) Evidence that there have not been any
2	administrative or judicial orders entered against the owner or operator for
3	violations of state or federal environmental laws, rules, or regulations or
4	permits issued by the Arkansas Department of Environmental Quality or the
5	division;
6	(iii) Maintained the services of a certified
7	wastewater treatment operator, where applicable;
8	(iv)(a) Remained financially solvent, which shall be
9	demonstrated by either:
10	(1) The nonmunicipal domestic sewage
11	treatment works' federal tax returns for the five (5) years preceding the
12	application for a renewal permit and a sworn affidavit from a corporate
13	official or other responsible official representing the nonmunicipal domestic
14	sewage treatment works that lists all assets and liabilities for the
15	nonmunicipal domestic sewage treatment works; or
16	(2) An independent certified public
17	accountant's report on the owner's or operator's independently reviewed
18	financial statements.
19	(b) The review of financial statements under
20	subdivision $(b)(2)(A)(iv)(a)(2)$ of this section shall be conducted in
21	accordance with the American Institute of Certified Public Accountants'
22	Professional Standards, as they existed on January 1, 2013; and
23	(v) Operated the nonmunicipal domestic sewage
24	treatment works to prevent the discharge of waterborne pollutants in
25	unacceptable concentrations to the surface waters or groundwater of the state
26	as defined in the permit or as defined in the state's water quality
27	standards; or
28	(B) For a new permit:
29	(i) The reduction or waiver is necessary to
30	accommodate important economic or social development in the area of the
31	proposed nonmunicipal domestic sewage treatment works; and
32	(ii) The applicant has shown a history of financial
33	responsibility and compliance with regulatory requirements.
34	
35	SECTION 3. Arkansas Code § 8-4-203(b)(4)(B)(ii)(b) - (d), concerning
36	initial trust fund contribution fees for water permittees, are amended to

As Engrossed: H4/9/25 SB546

1	read as follows:					
2	(b) The initial trust fund contribution fee					
3	required by the division for a new nonmunicipal domestic sewage treatment					
4	works is ten percent (10%) eight percent (8%), not to exceed one hundred					
5	thousand dollars (\$100,000), of the estimated cost of construction of the new					
6	nonmunicipal domestic sewage treatment works as certified by the engineer of					
7	record.					
8	(c) The initial trust fund contribution fee					
9	required by the division for modifications to existing nonmunicipal domestic					
10	sewage treatment works is ten percent (10%) eight percent (8%), not to excee					
11	one hundred thousand dollars (\$100,000), of the estimated cost of					
12	construction for the modification of the nonmunicipal domestic sewage					
13	treatment works as certified by the engineer of record.					
14	(d) The division shall <u>may</u> reduce the initial					
15	trust fund contribution fee if:					
16	(1) The nonmunicipal domestic sewage					
17	treatment works is subject to an enforcement action; and					
18	(2) The corrective actions approved by					
19	the division would require the nonmunicipal domestic sewage treatment works					
20	to make an initial trust fund contribution.					
21						
22	SECTION 4. Arkansas Code $\S 8-4-203(b)(4)(B)(iv)(a)(2)$, concerning					
23	trust fund contribution fees for water permittees, is amended to read as					
24	follows:					
25	(2) The division has issued that					
26	nonmunicipal domestic sewage treatment facility's third second permit renewal					
27	following its initial trust fund contribution.					
28						
29	SECTION 5. Arkansas Code § 8-4-203(b)(4)(D), concerning trust fund					
30	contribution fees for water permittees, is amended to read as follows:					
31	(D) If the total amount in the fund equals or exceeds two					
32	million one hundred thousand dollars (\$2,100,000), additional annual trust					
33	fund contribution fees as described in subdivision (b)(4)(B)(iii) of this					
34	section shall not be collected by the division until the total amount of the					
35	fund equals or is less than one million five hundred thousand dollars					

(\$1,500,000), at which time the collection of required trust fund

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1	contribution	fees	shall	resume.
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3				/s/K. Hammer
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6				APPROVED: 4/21/25
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