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#### Content

Title: Regulations on Governing Subsidies from the Central Government to Municipalities or County (City) Governments for the Construction Costs of the Reclaimed Water Development Project Ch

Date: 2016.09.29

Legislative: A Total of 6 articles were promulgated on September 29, 2016 by the ordinance of the Ministry of Economic Affairs Ref. No. Ching-Shui-Tzu 10504603920 and the Ministry of the Interior Ref. No. (96)-Taiwan-Interior-(Construction) 1050813076

## Content: Article 1

These Regulations are enacted pursuant to Paragraph 2 of Article 6 of the Reclaimed Water

Resources Development Act (hereinafter referred to as the "Act").

# Article 2

For the competent authorities of the municipality or county (city) initiating the Reclaimed

Water Development Projects whose reclaimed water is approved by the central competent authority

to be included as a water resource in such regions as referred to in Paragraph 1 of Article 6

of the Act shall mean the Reclaimed Water Development Projects submitted by the municipality or

county (city) governments that are not located in areas where water is in short supply, and

which meet one of the following conditions:

1. All or part of the water supply quantity used by existing water supply users is replaced

with the reclaimed water developed.

2. Required by other major industrial policies or regional development plans approved by the

Executive Yuan.

#### Article 3

For the competent authorities of the municipality or county (city) submitting the Reclaimed

Water Development Projects according to Paragraph 2 of Article 5 of the Act or initiating the

Reclaimed Water Development Projects whose reclaimed water is approved by the central competent

authority to be included as the water resources in such regions, they shall provide the Reclaimed

Water Development Project plan and apply to the central competent authority for

costs of the water intake construction, water treatment facilities, water supply facilities and

operation management facilities (hereinafter referred to as the "Construction Costs").

If the implementation of the Reclaimed Water Development Project in the preceding Paragraph is

combined with the public sewer system or incorporated into the existing public sewer system, the

application for Construction Cost subsidies shall be made to the central competent authority for

sewer systems.

The contents of the Reclaimed Water Development Project plan regarding application for Construction

Cost subsidies in the preceding two Paragraphs shall be formulated in accordance with the Directions

for Editing and Deliberation of Medium- and Long-Term Individual Projects of Executive Yuan

Subordinate Agencies or the format required by the agency accepting the subsidy application.

### Article 4

For applications in accordance with Paragraph 1 of the preceding Article, the subsidy ratio and

procedures are subject to the Guidelines for Financial Planning Review of Major Water Work Construction

Projects and shall be approved only after deliberation; For applications in accordance with Paragraph 2

of the preceding Article, the subsidy ratio and procedures shall follow those for sewage projects in

the Regulations Governing Subsidies to Municipality or County (City) Government by the Central Government,

and shall be approved only after deliberation.

In order to facilitate the development of reclaimed water resources and in consideration of regional

water resource status, the central competent authority and the central competent authority for sewer

systems may report to the Executive Yuan for application of project subsidy, depending on case necessity.

#### Article 5

The funds required for subsidies shall be budgeted by the central competent authority or the central

competent authority for sewer systems or paid for by relevant funds.

### Article 6

These Regulations become effective as of the date of promulgation.

Data Source: Ministry of Economic Affairs R.O.C. (Taiwan) Laws and Regulations Retrieving System