Barrasso-Carper Amendment #2 DWIA

This amendment contains technical corrections, additions based on stakeholder feedback and clarifications to sections of the underlying substitute amendment. This includes corrections needed to prevent scoring issues. Section 4 clarifies that these Remediation of Contamination funds may only be used for emerging contaminants, to make consistent with the existing program for drinking water remediation; expands eligible entities under Section 8 Operational Sustainability to include Native American tribes; clarifies in Section 13 that the mission for the Advanced Drinking Water Technology program is to “enhance treatment, monitoring, affordability, efficiency, or safety of the drinking water;” strikes the limit on each grant amount and allows the funds to be used to assist systems in identifying opportunities to employ these technologies; and adds language in Section 14 the Discretionary Grant Program to clarify that this does not increase states bonding authority, in order to prevent scoring issues.
AMENDMENT NO. ________  Calendar No. ________

Purpose: To improve the bill.


(no.)

To amend the Safe Drinking Water Act to reauthorize certain provisions, and for other purposes.

Referred to the Committee on ___________ and ordered to be printed

Ordered to lie on the table and to be printed

AMENDMENTS intended to be proposed by Mr. BARRASSO (for himself and Mr. CARPER)

Viz:

1 On page 9, line 6, insert “only” after “may”.

2 On page 21, strike lines 16 through 21 and insert the following:

“(B) a public corporation established by a unit of local government to provide water service;

“(C) a nonprofit corporation, public trust, or cooperative association that owns or operates a public water system; and

“(D) an Indian Tribe that owns or operates a public water system.
On page 22, strike lines 12 and 13 and insert the following:

"(iv) a public trust;
(v) a cooperative association; or
(vi) an Indian Tribe.

On page 38, strike line 4.

On page 38, strike line 14 and insert the following:

study conducted under subsection (a)(1);
and
(iii) has expressed an interest in the opportunities in the operation of the public water system to employ new or emerging, yet proven, technologies, as determined by the Administrator, that enhance treatment, monitoring, affordability, efficiency, or safety of the drinking water provided by the public water system, including technologies not identified in the study conducted under subsection (a)(1).

On page 39, line 6, strike "deploying" and inserting "identifying, deploying, or identifying and deploying".
On page 39, strike lines 15 through 18 and insert the following:

(B) FEDERAL SHARE.—

On page 42, line 1, insert “subject to paragraph (3),” before “1 or more”.

On page 42, line 14, insert “prior” after “received”.

On page 43, between lines 3 and 4, insert the following:

(3) NO INCREASED BONDING AUTHORITY.—

Amounts made available under the program may not be used as a source of payment of, or security for (directly or indirectly), in whole or in part, any obligation the interest on which is exempt from the tax imposed under chapter 1 of the Internal Revenue Code of 1986.