2019 SENATE BILL 485

October 10, 2019 - Introduced by Senators TESTIN, FITZGERALD, COWLES and OLSEN, cosponsored by Representatives LOUDENBECK, BRANDTJEN, DITTRICH, FELZKOWSKI, NOVAK, QUINN, SKOWRONSKI, THIESFELDT, TUSLER and BORN. Referred to Committee on Natural Resources and Energy.

AN ACT to renumber 281.70 (1); and to create 281.69 (1b) (ae), 281.69 (3) (b) 6., 281.70 (1) (a) and 281.70 (5) (c) 6. of the statutes; relating to: lake management grants and river protection management grants for floating treatment wetlands.

Analysis by the Legislative Reference Bureau

This bill makes the placement of a floating treatment wetland eligible for a lake management grant and a river protection grant.

Under current law, the Department of Natural Resources administers the lake management grant program, under which it awards grants of up to $200,000 each for up to 75 percent of the cost of a lake management project that will improve or protect the quality of water in lakes or in their ecosystems. Nonprofit conservation organizations, most units of local government, and lake associations that meet certain requirements are eligible for these grants. Under current law, activities that are eligible for a grant include certain restoration, protection, or conservation activities. This bill adds to the list of eligible activities the placement of a floating treatment wetland in a lake. Under the bill, a floating treatment wetland is an artificial, buoyant platform for keeping plants afloat that mimics the function of natural wetlands and allows plants to grow in water that is typically too deep for them and that is placed below the ordinary high water mark in a navigable water.

Under current law, DNR administers a financial assistance program to provide grants for river protection management projects, under which it awards up to 75 percent of the cost of a project for up to $50,000 per management project. Nonprofit
conservation organizations, most units of local government, and river management organizations that meet certain requirements are eligible for these grants. Under current law, activities that are eligible for a management project grant include certain conservation, protection, or restoration projects. This bill adds to the list of eligible activities the placement of a floating treatment wetland in a river.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 281.69 (1b) (ae) of the statutes is created to read:

281.69 (1b) (ae) “Floating treatment wetland” means an artificial, buoyant platform for keeping plants afloat that mimics the function of natural wetlands and allows plants to grow in water that is typically too deep for them and that is placed below the ordinary high-water mark in a navigable water.

SECTION 2. 281.69 (3) (b) 6. of the statutes is created to read:

281.69 (3) (b) 6. The placement of a floating treatment wetland in a lake.

SECTION 3. 281.70 (1) of the statutes is renumbered 281.70 (1) (b).

SECTION 4. 281.70 (1) (a) of the statutes is created to read:

281.70 (1) (a) “Floating treatment wetland” means an artificial, buoyant platform for keeping plants afloat that mimics the function of natural wetlands and allows plants to grow in water that is typically too deep for them and that is placed below the ordinary high-water mark in a navigable water.

SECTION 5. 281.70 (5) (c) 6. of the statutes is created to read:

281.70 (5) (c) 6. The placement of a floating treatment wetland in a river.

(END)