

**265—26.2(16) Definitions.**

“*Authority*” or “*IFA*” means the Iowa finance authority created in Iowa Code section 16.1A.

“*Clean Water Act*” means the same as defined in Iowa Code section 16.131A.

“*Department*” or “*DNR*” means the Iowa department of natural resources.

“*Director*” means the director of the authority.

“*Disadvantaged community*” means a community that qualifies for more favorable loan terms, including but not limited to loan forgiveness, based on criteria established in the IUP.

“*Eligible costs*” means all costs related to the completion of a project as defined in the Clean Water Act and Safe Drinking Water Act and 567—Chapters 40 and 90.

“*EPA*” means the United States Environmental Protection Agency.

“*Intended use plan*” or “*IUP*” means a plan developed by DNR identifying the intended uses of funds available through the program.

“*Linked deposit*” means funds deposited by the authority to induce a participating lending institution to offer a loan at a lower interest rate for a project type identified in subrule 26.6(7).

“*Net revenues*” means the same as defined in Iowa Code section 384.80.

“*Nonpoint source project*” means any project described in Section 319 of the Clean Water Act.

“*Participating lending institution*” means a lending institution approved by the authority to make loans for a project type identified in subrule 26.6(7).

“*Program*” means the same as defined in Iowa Code section 16.131A.

“*Recipient*” means the entity receiving funds from the program.

“*Safe Drinking Water Act*” means the same as defined in Iowa Code section 16.131A.

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