SESSION 1991

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HOUSE BILL 965

Short Title: Local Revenue Bond Changes.

(Public)

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Sponsors: Representative Redwine.

Referred to: Finance.

April 19, 1991

A BILL TO BE ENTITLED

2	AN ACT TO AUTHORIZE THE ADVANCEMENT OF FUNDS FOR REVENUE
3	BOND PROJECTS BY POLITICAL SUBDIVISIONS TO THEIR CONSTITUTED
4	AUTHORITIES; TO AUTHORIZE THE REPAYMENT OF SUCH ADVANCES
5	FROM REVENUE BOND PROCEEDS; AND TO PROVIDE FOR THE
6	APPOINTMENT OF COUNTY AND CITY OFFICIALS TO GOVERNING
7	BOARDS OF AUTHORITIES.
8	The General Assembly of North Carolina enacts:
9	Section 1. G.S. 159-81 reads as rewritten:
10	"§ 159-81. Definitions.
11	The words and phrases defined in this section shall have the meanings indicated
12	when used in this Article:
13	(1) 'Municipality' means a county, city, town, incorporated
14	village, sanitary district, metropolitan sewerage district, metropolitan
15	water district, county water and sewer district, water and sewer
16	authority, hospital authority, hospital district, parking authority,
17	special airport district, regional public transportation authority,
18	regional sports authority, and airport authority, a joint agency
19	created pursuant to Part 1 of Article 20 of Chapter 160A of the
20	General Statutes, but not any other forms of local government.
21	(2) 'Revenue bond' means a bond issued by the State of North Carolina or
22	a municipality pursuant to this Article.
23	(3) 'Revenue bond project' means any undertaking for the acquisition,
24	construction, reconstruction, improvement, enlargement, betterment,

1		tension of any one or combination of the following revenue-
2 3	-	cing utility or public service enterprise facilities or systems
		d or leased as lessee by the issuing <u>unit: units, to be financed</u>
4	-	<u>gh the issuance of revenue bonds, either to provide funds to pay</u>
5		of such undertaking or to reimburse funds contributed, loaned, or
6	<u>advan</u>	ced by the State or any municipality for such undertaking.
7	a.	Water systems or facilities, including all plants, works,
8		instrumentalities and properties used or useful in obtaining,
9		conserving, treating, and distributing water for domestic or
10		industrial use, irrigation, sanitation, fire protection, or any other
11		public or private use.
12	b.	Sewage disposal systems or facilities, including all plants,
13		works, instrumentalities, and properties used or useful in the
14		collection, treatment, purification, or disposal of sewage.
15	c.	Systems or facilities for the generation, production,
16		transmission, or distribution of gas (natural, artificial, or mixed)
17		or electric energy for lighting, heating, or power for public and
18		private uses, where gas systems shall include the purchase
19		and/or lease of natural gas fields and natural gas reserves and
20		the purchase of natural gas supplies, and where any parts of
21		such gas systems may be located either within the State or
22		without.
23	d.	Systems, facilities and equipment for the collection, treatment,
23	u.	or disposal of solid waste.
25	e.	Public transportation systems, facilities, or equipment,
26	0.	including but not limited to bus, truck, ferry, and railroad
20 27		terminals, depots, trackages, vehicles, and ferries, and mass
28		transit systems.
28	f.	Public parking lots, areas, garages, and other vehicular parking
30	1.	structures and facilities.
30	a	
31	g.	Aeronautical facilities, including but not limited to airports,
	h	terminals, and hangars.
33	h.	Marine facilities, including but not limited to marinas, basins,
34		docks, dry docks, piers, marine railways, wharves, harbors,
35	;	warehouses, and terminals.
36	1. :	Hospitals and other health-related facilities.
37	j.	Public auditoriums, gymnasiums, stadiums, and convention
38	1	centers.
39	k.	Recreational facilities.
40	1.	In addition to the foregoing, in the case of the State of North
41		Carolina, low-level radioactive waste facilities developed
42		pursuant to Chapter 104G of the General Statutes, hazardous
43		waste facilities developed pursuant to Chapter 130B of the

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1		General Statutes, and any other project authorized by the
2		General Assembly.
3	m.	Economic development projects, including the acquisition and
4		development of industrial parks, the acquisition and resale of
5		land suitable for industrial or commercial purposes, and the
6		construction and lease or sale of shell buildings in order to
7		provide employment opportunities for citizens of the
8		municipality.
9 10	n.	Facilities for the use of any agency or agencies of the
10 11	0	government of the United States of America. Structural and natural stormwater and drainage systems of all
11	0.	types.
12	The	e cost of an undertaking may include all property, both real and
14		sonal and improved and unimproved, plants, works, appurtenances,
15	-	chinery, equipment, easements, water rights, air rights, franchises,
16		licenses used or useful in connection with any of the foregoing
17		ities and enterprises; the cost of demolishing or moving structures
18		n land acquired and the cost of acquiring any lands to which such
19	stru	ictures are to be moved; financing charges; the cost of plans,
20	spe	cifications, surveys, and estimates of cost and revenues;
21	adn	ninistrative and legal expenses; and any other expense necessary or
22		ident to the project. project, including the payment of any
23	reir	nbursement of any funds contributed, loaned, or advanced for a
24		enue bond project.
25		venues' include all moneys received by the State or a municipality
26		n, in connection with, or as a result of its ownership or operation of
27		evenue bond project or a utility or public service enterprise facility
28		system of which a revenue bond project is a part, including (to the
29 30		ent deemed advisable by the State or a municipality) moneys
30 31		eived from the United States of America, the State of North rolina, or any agency of either, pursuant to an agreement with the
32		te or a municipality, as the case may be, pertaining to the project.
33		venues' also include all moneys received by, or on behalf of, the
34		rth Carolina Low-Level Radioactive Waste Management Authority
35		connection with its financing of a low-level radioactive waste
36		ility and all money received by, or on behalf of, the North Carolina
37		zardous Waste Management Commission in connection with its
38		ancing of a hazardous waste facility."
39		S. 159-83(a) reads as rewritten:
40		n to the powers they may now or hereafter have, the State and each
41	municipality shall have	ave the following powers, subject to the provisions of this Article
42	-	ond order or trust agreement securing revenue bonds:
43		acquire by gift, purchase, or exercise of the power of eminent
44	dor	nain or to construct, reconstruct, improve, maintain, better, extend,

1		and operate, one or more revenue bond projects or any portion thereof
2		without regard to location within or without its boundaries, upon
3		determination (i) in the case of the State, by the Council of State and
4		(ii) in the case of a municipality, by resolution of the governing board
5		that a location wholly or partially outside its boundaries is necessary
6		and in the public interest.
7	(2)	To sell, exchange, transfer, assign or otherwise dispose of any revenue
8		bond project or portion thereof or interest therein determined (i) in the
9		case of the State, by the Council of State and (ii) in the case of a
10		municipality, by resolution of the governing board not to be required
11		for any public purpose.
12	(3)	To sell, furnish, and distribute the services, facilities, or commodities
13	(-)	of revenue bond projects.
14	(4)	To enter into contracts with any person, firm, or corporation, public or
15		private, on such terms (i) in the case of the State, as the Council of
16		State and (ii) in the case of a municipality, as the governing board may
17		determine, with respect to the acquisition, construction, reconstruction,
18		extension, betterment, improvement, maintenance, or operation of
19		revenue bond projects, or the sale, furnishing, or distribution of the
20		services, facilities or commodities thereof.
20	(5)	To borrow money for the purpose of acquiring, constructing,
22	(\mathbf{J})	reconstructing, extending, bettering, improving, or otherwise paying
22		the cost of revenue bond projects, and to issue its revenue bonds or
23		bond anticipation notes therefor, in the name of the State or a
24		municipality, as the case may be, but no encumbrance, mortgage, or
23 26		other pledge or real property of the State or a municipality may be
20 27		created in any manner. Notwithstanding the foregoing, the North
28		Carolina Low-Level Radioactive Waste Management Authority may
28 29		
		create an encumbrance, mortgage, or other pledge of real property of the Authority in connection with its financing of a low lovel
30		the Authority in connection with its financing of a low-level
31		radioactive waste facility and the North Carolina Hazardous Waste
32		Management Commission may create an encumbrance, mortgage, or
33		other pledge of real property of the Commission in connection with its
34	(ϵ)	financing of a hazardous waste facility.
35	(6)	To establish, maintain, revise, charge, and collect such rates, fees,
36		rentals, tolls, or other charges, free of any control or regulation by the
37		North Carolina Utilities Commission or any other regulatory body
38		except as provided in G.S. 159-95 for the use, services, facilities, and
39		commodities of or furnished by any revenue bond project, and to
40		provide methods of collection of and penalties for nonpayment of such
41		rates, fees, rentals, tolls, or other charges. The rates, fees, rentals, tolls
42		and charges so fixed and charged shall be such as will produce
43		revenues at least sufficient with any other available funds to meet the
44		expense and maintenance and operation of and renewals and

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1			replacements to the revenue bond project, including reserves therefor,
2			to pay when due the principal, interest, and redemption premiums (if
3			any) on all revenue bonds or bond anticipation notes secured thereby,
4			and to fulfill the terms of any agreements made by the State or the
5			issuing municipality with the holders of revenue bonds issued to
6			finance all or any portion of the cost of the project.
7		(7)	To pledge all or part of any proceeds derived from the use of on-street
8			parking meters to the payment of the cost of operating, maintaining,
9			and improving parking facilities whether on-street or off-street, and the
10			principal of and the interest on revenue bonds or bond anticipation
11			notes issued for on-street or off-street parking facilities.
12		(8)	To pledge to the payment of its revenue bonds or bond anticipation
13			notes and interest thereon revenues from one or more revenue bond
14			projects and any leases or agreements to secure such payment,
15 16			including revenues from improvements, betterments, or extensions to
16 17			such projects thereafter constructed or acquired as well as the revenues
17			from existing systems, plants, works, instrumentalities, and properties of the projects to be improved, bettered, or extended.
18		<u>(8a)</u>	In the case of any county, city, town, or incorporated village, to make
20		<u>(0a)</u>	contributions, loans, or advances to a municipality to provide funds to
20			the municipality to pay any costs of any revenue bond project. Funds
22			received by a municipality in reimbursement of such a contribution,
23			loan, or advance shall be distributed and restricted as provided in G.S.
24			159-27.1.
25		(9)	To appropriate, apply, or expend for the following purposes the
26			proceeds of its revenue bonds, notes issued in anticipation thereof, and
27			revenues pledged under any resolution or order authorizing or securing
28			the bonds: (i) to pay interest on the bonds or notes and the principal or
29			redemption price thereof when due; (ii) to meet reserves and other
30			requirements set forth in the bond order or trust agreement; (iii) to pay
31			the cost of acquisition, construction, reconstruction, extension, or
32			improvement of the revenue bond projects authorized in the bond order
33			order, or to make reimbursements of funds contributed, loaned, or
34			advanced for such purposes as provided in the bond order, and to
35			provide working capital for initial maintenance and operation until
36			funds are available from revenues; (iv) to pay and discharge revenue
37			bonds and notes issued in anticipation thereof; (v) to pay and discharge
38			general obligation bonds issued under Article 4 of this Chapter or
39 40			under any act of the General Assembly, when the revenues of the
40 41			project financed in whole or in part by the general obligation bonds will be pledged to the payment of the revenue bonds or notes
41 42		(10)	will be pledged to the payment of the revenue bonds or notes. To make and enforce rules and regulations governing the use,
42 43		(10)	maintenance, and operation of revenue bond projects.
43			manitenance, and operation of revenue bolic projects.

1	(11)	To accept gifts or grants of real or personal property, money, material,
2		labor, or supplies for the acquisition, construction, reconstruction,
3		extension, improvement, betterment, maintenance, or operation of any
4		revenue bond project and to make and perform such agreements or
5		contracts as may be necessary or convenient in connection with the
6		procuring or acceptance of such gifts or grants.
7	(12)	To accept loans, grants, or contributions from, and to enter into
8		contracts and cooperate with the United States of America, the State of
9		North Carolina, or any agency thereof, with respect to any revenue
10		bond project.
11	(13)	To enter on any lands, waters, and premises for the purpose of making
12		surveys, borings, soundings, examinations, and other preliminary
13		studies for constructing and operating any revenue bond project.
14	(14)	To retain and employ consultants and other persons on a contract basis
15		for rendering professional, financial, or technical assistance and advice
16		and to select and retain subject to approval of the Local Government
17		Commission the financial consultants, underwriters and bond attorneys
18		to be associated with the issuance of any bonds and to pay for services
19		rendered by underwriters, financial consultants or bond attorneys out
20		of the proceeds of any such issue with regard to which the services
21		were performed.
22	(15)	Subject to any provisions of law requiring voter approval for the sale
23	(10)	or lease of utility or enterprise systems, to lease to or from any person,
24		firm, or corporation, public or private, all or part of any revenue bond
25		project, upon such terms and conditions as and for such term of years,
26		not in excess of 40 years, (i) in the case of the State, as the Council of
27		State and (ii) in the case of a municipality, as the governing board may
28		deem advisable to carry out the provisions of this Article, and to
29		provide in such lease for the extension or renewal thereof and, if
30		deemed advisable, for an option to purchase or otherwise lawfully
31		acquire the project upon terms and conditions therein specified.
32	(16)	To execute such instruments and agreements and to do all things
33	(10)	necessary or therein in the exercise of the powers herein granted, or in
34		the performance of the covenants or duties of the State or a
35		municipality, as the case may be, or to secure the payment of its
36		revenue bonds."
37	Sec	3. Article 3 of Chapter 159 of the General Statutes is amended by
38	adding a new set	· · ·
39	•	stribution of revenue bond project reimbursements; restrictions.
40		officer shall distribute any funds received by a unit as a reimbursement
41		n, loan, or advance made by the unit pursuant to G.S. 159-83(a)(8a) to
42		hich the unit originally derived the funds to make the contribution, loan,
	1	

43 <u>or advance.</u>

1	If the funds originally contributed, loaned, or advanced constituted proceeds of a
2	bond issue, any funds received as reimbursement shall be applied as follows. The funds
3	shall be applied as provided in the instrument securing payment of the bond issue if the
4	instrument contains applicable provisions. Otherwise, the funds shall be applied to
5	either (i) the same general purposes as those for which the bond issue was authorized,
6	or (ii) payment of debt service on the bond issue (including principal, interest, and
7	premium, if any, upon redemption) or payment of the purchase price of bonds for
8	retirement at not more than their face value and accrued interest. After all the bonds of
9	the issue have been paid or satisfied in full, any funds received as reimbursement shall
10	be distributed to the general fund and may be used for any general fund purpose."
11	Sec. 4. G.S. 128-1.2 reads as rewritten:
12	"§ 128-1.2. Ex officio service by county commissioners. and city representatives and
13	officials.
14	Except when the resolution of appointment provides otherwise, whenever the
15	governing body of a county or city a board of county commissioners-appoints one of its
16	own members or officials to another board or commission, the county commissioner
17	individual so appointed is considered to be serving on the other board or commission as
18	a part of the duties of his office of county commissioner and shall not be considered to be
19	
	serving in a separate office.
20	serving in a separate office. As used in this section, the term 'official' means (i) in the case of a county, the
	As used in this section, the term 'official' means (i) in the case of a county, the
20	As used in this section, the term 'official' means (i) in the case of a county, the county manager, acting county manager, interim county manager, county attorney,
20 21 22	As used in this section, the term 'official' means (i) in the case of a county, the county manager, acting county manager, interim county manager, county attorney, finance officer, or clerk to the board and (ii) in the case of a city, the city manager,
20 21	As used in this section, the term 'official' means (i) in the case of a county, the county manager, acting county manager, interim county manager, county attorney, finance officer, or clerk to the board and (ii) in the case of a city, the city manager, acting city manager, interim city manager, city attorney, finance officer, city clerk, or
20 21 22 23 24	As used in this section, the term 'official' means (i) in the case of a county, the county manager, acting county manager, interim county manager, county attorney, finance officer, or clerk to the board and (ii) in the case of a city, the city manager, acting city manager, interim city manager, city attorney, finance officer, city clerk, or deputy clerk. As used in this section, the term 'city' has the meaning provided in G.S.
20 21 22 23	As used in this section, the term 'official' means (i) in the case of a county, the county manager, acting county manager, interim county manager, county attorney, finance officer, or clerk to the board and (ii) in the case of a city, the city manager, acting city manager, interim city manager, city attorney, finance officer, city clerk, or

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