Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

Act 1922 of the Regular Session

1	State of Arkansas	A D:11		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		HOUSE BILL	1296
4				
5	By: Representative Childers			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO AMEND THE MUNICIPALITIES AND COUNTI	ES	
10	INDUST	RIAL DEVELOPMENT REVENUE BOND LAW; TO		
11	AUTHOR1	IZE ADDITIONAL REVENUE SOURCES FOR THE		
12	PAYMENT	r AND SECURITY OF INDUSTRIAL REVENUE BO	NDS	
13	ISSUED	BY MUNICIPALITIES AND COUNTIES AND TO		
14	CONFIRM	1 THE AUTHORITY TO LOAN THE BOND PROCEE	DS;	
15	DECLARI	ING AN EMERGENCY; AND FOR OTHER PURPOSE	S.	
16				
17		Subtitle		
18	AN A	ACT TO AUTHORIZE ADDITIONAL REVENUE		
19	SOUR	RCES FOR THE PAYMENT AND SECURITY OF		
20	INDU	JSTRIAL REVENUE BONDS ISSUED BY		
21	MUNI	CIPALITIES AND COUNTIES AND TO		
22	CONE	FIRM THE AUTHORITY TO LOAN THE BOND		
23	PROC	CEEDS.		
24				
25				
26	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
27				
28	SECTION 1. Ark	ansas Code § 14-164-203 is amended to	read as follow	s:
29	14-164-203. Def	initions.		
30	As used in this	subchapter, unless the context otherwa	ise requires:	
31	(1) "Con	struct" means to acquire or build, in v	whole or in pa	rt,
32	in such manner and by	such method, including contracting the	erefor and, if	the
33	latter, by negotiatio	on or bidding upon such terms and pursua	ant to such	
34	advertising as the mu	nicipality or county shall determine to	o be in the pu	blic
35	interest and necessar	y, under the circumstances existing at	the time, to	

1	accomplish the purposes of, and authorities set forth in, this subchapter;
2	(2)(A) "County" means a county of this state, or where a county
3	is divided into two (2) districts, the term "county" shall mean the entire
4	county or either district of the county;.
5	(B) It is the purpose and intent of this subdivision to
6	define the term "county," as used in this subchapter, to mean an entire
7	county or either district of a county which is divided into two (2) districts
8	and has two (2) separate levying courts, in order that either district of a
9	county so divided may issue revenue bonds and do all other acts in the manner
10	and for the purposes authorized in this subchapter;
11	(3) "Equip" means to install or place on or in any building or
12	structure equipment of any and every kind, whether or not affixed, including,
13	without limiting the generality of the foregoing, building service equipment,
14	fixtures, heating equipment, air conditioning equipment, machinery,
15	furniture, furnishings, and personal property of every kind;
16	(4) "Facilities" means any real property, personal property, or
17	mixed property of any and every kind that can be used or that will be useful
18	in securing or developing industry, including, without limiting the
19	generality of the foregoing, rights-of-way, roads, streets, pipes, pipelines,
20	reservoirs, utilities, materials, equipment, fixtures, machinery, furniture,
21	furnishings, instrumentalities, and other real, personal, or mixed property
22	of every kind;
23	(5) "Governing body" means the council, board of directors, or
24	city commission of any municipality;
25	(6)(A) "Industry" means, but is not limited to, manufacturing
26	facilities, warehouses, distribution facilities, repair and maintenance
27	facilities, agricultural facilities, corporate and management offices for
28	industry, and tourism attractions and facilities.
29	(B) The term "tourism attractions and facilities" means:
30	(i) Cultural or historical sites;
31	(ii) Recreational or entertainment facilities;
32	(iii) Areas of natural phenomenon or scenic beauty;
33	(iv) Theme parks;
34	(v) Amusement or entertainment parks;
35	(vi) Indoor or outdoor plays or music shows;
36	(vii) Botanical gardens;

1	(viii) Cultural or educational centers; and
2	(ix) Lodging facilities which are an integrated part
3	of any of the foregoing enterprises;
4	(7) "Lease" means to lease for such rentals, for such periods,
5	and upon such terms and conditions as the municipality or county shall
6	determine, including, without limiting the generality of the foregoing, the
7	granting of renewal or extension options for rentals for such periods and
8	upon such terms and conditions as the municipality or county shall determine
9	and the granting of purchase options for such prices and upon such terms and
10	conditions as the municipality or county shall determine;
11	(8) "Loan" means to loan all or part of the proceeds of bonds
12	upon repayment and other terms and conditions as the municipality or county
13	determines;
14	(8)(9) "Municipality" means a city of the first or second class
15	or an incorporated town;
16	(9)(10) "Sell" means to sell for such price, in such manner, and
17	upon such terms as the municipality or county shall determine, including,
18	without limiting the generality of the foregoing, private or public sale,
19	and, if public, pursuant to such advertisement as the municipality or county
20	shall determine, sell for cash or credit payable in lump sum or installments
21	over such period as the municipality or county shall determine and, if on
22	credit, with or without interest and at such rate or rates, as the
23	municipality or county shall determine; and
24	(10)(11) "Surplus revenues" means revenues remaining after
25	adequate provision has been made for expenses of operation, maintenance, and
26	depreciation and all requirements of ordinances, orders, or indentures
27	securing bonds theretofore or thereafter issued to finance the cost of
28	acquiring, constructing, reconstructing, extending, or improving the lands,
29	buildings, or facilities for developing and securing industry or utilities
30	have been fully met and complied with.
31	
32	SECTION 2. Arkansas Code § 14-164-204 is amended to read as follows:
33	14-164-204. Construction.
34	(a) This subchapter shall be liberally construed to accomplish its
35	intent and purposes and shall be the sole authority required for the
36	accomplishment of its purpose. To this end, it shall not be necessary to

1 comply with general provisions of other laws dealing with public facilities, 2 their acquisition, construction, leasing, encumbering, or disposition. (b) The practice of municipalities and counties and their authority to 3 4 loan the proceeds of industrial development revenue bonds to accomplish the purposes set forth in § 14-164-205 is explicitly confirmed and ratified. All 5 6 loans previously made by a municipality or county shall be considered for all 7 purposes as if made under the authority of this act. 8 9 SECTION 3. Arkansas Code § 14-164-206(a), concerning the use of 10 industrial development revenue bond proceeds, is amended to read as follows: 11 (a) Municipalities and counties are authorized to use any available 12 revenues for the accomplishment of the purposes set forth in § 14-164-205 and are authorized to issue revenue bonds and to loan and otherwise use the 13 14 proceeds thereof for the accomplishment of the purposes set forth in § 14-15 164-205, either alone or together with other available funds and revenues. 16 17 SECTION 4. Arkansas Code § 14-164-206(b)(1), concerning the amount and use of industrial development revenue bond proceeds, is amended to read as 18 19 follows: (b)(1) The amount proceeds of bonds issued shall be sufficient may be 20 21 used or loaned to pay: 22 (A) All or any portion of the costs of accomplishing the 23 specified purposes; 24 (B) All or any portion of the costs of issuing the bonds; 25 The amount necessary for a reserve, if desirable; 26 The amount necessary to provide for debt service on 27 the bonds until revenues for the payment of them the bonds are available; and 28 (E) Any other costs of whatever nature necessarily 29 incidental to the accomplishment of the specified purposes. 30 31 SECTION 5. Arkansas Code § 14-164-217(b), concerning the payment of 32 industrial development revenue bonds, is amended to read as follows: 33 (b)(1) The principal of, and interest on, the revenue bonds and 34 trustee's and paying agent's fees shall be payable in the first instance from 35 gross revenues from one (1) or more of the following sources as determined by 36 the municipality or county:

1	(A) Revenues derived from the lands, buildings, or
2	facilities acquired, constructed, reconstructed, extended, or improved, in
3	whole or in part, with the proceeds of the bonds+;
4	$(2)(\Lambda)$ In addition, the municipality or county is authorized to
5	pledge to and use for the payment of the principal of and interest on the
6	bonds and trustee's and paying agent's fees, surplus
7	(B) Surplus revenues derived from other lands, buildings,
8	or facilities used and useful for securing and developing industry; or
9	(C) surplus Surplus revenues derived from water, sewer,
10	sanitation, gas, and electric utilities owned by the municipality or county:
11	(D) Revenues derived from payments in lieu of ad valorem
12	taxes to the municipality or county with respect to the lands, buildings, or
13	facilities acquired, constructed, reconstructed, extended, or improved, in
14	whole or in part, with the proceeds of the bonds; and
15	(E) Revenues derived from governmental grants and tax
16	rebates and credits received or anticipated to be received with respect to
17	the lands, buildings, or facilities acquired, constructed, reconstructed,
18	extended, or improved, in whole or in part, with the proceeds of the bonds.
19	(B) (2) Such surplus The revenues may also be pledged to and
20	used for the reimbursement for payments of the principal of and interest on
21	the bonds and trustee's and paying agent's fees made by the Department of
22	Economic Development or the Arkansas Economic Development Commission pursuant
23	to guaranties issued under the Industrial Revenue Bond Guaranty Law, § 15-4-
24	601 et seq., or made by the Arkansas Development Finance Authority pursuant
25	to guaranties issued under the Arkansas Development Finance Authority Bond
26	Guaranty Act of 1985, § 15-5-401 et seq.
27	$\frac{\text{(G)}}{\text{(3)}}$ Surplus funds on hand derived from the water, sewer,
28	sanitation, gas, and electric utilities owned by the municipality or county
29	may also be pledged and used for any of the foregoing purposes, including the
30	establishment and maintenance of a reserve fund or funds for the payment of
31	the principal of and interest on the bonds and trustee's and paying agent's
32	fees or the reimbursement thereof.
33	
34	SECTION 6. EMERGENCY CLAUSE. It is found and determined by the
35	General Assembly of the State of Arkansas that there is an immediate need to
36	secure and develop industry through the issuance of industrial development

1	revenue bonds by cities and counties to linance significant industrial
2	projects, to enhance the security of the bonds through the pledging of
3	additional revenue sources, and to confirm and ratify the practice of loaning
4	the proceeds of industrial development revenue bonds to secure and develop
5	industry. Therefore, an emergency is declared to exist and this act being
6	immediately necessary for the preservation of the public peace, health, and
7	safety shall become effective on:
8	(1) The date of its approval by the Governor;
9	(2) If the bill is neither approved nor vetoed by the Governor,
10	the expiration of the period of time during which the Governor may veto the
11	<pre>bill; or</pre>
12	(3) If the bill is vetoed by the Governor and the veto is
13	overridden, the date the last house overrides the veto.
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16	APPROVED: 04/11/2005
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