Stricken language would be deleted from present law. Underlined language would be added to present law.

As Engrossed: H1/31/97

1	State of Arkansas		
2	81st General Assembly A Bill		
3	Regular Session, 1997	HOUSE BILL	1126
4			
5	By: Representative Jones		
б			
7			
8	For An Act To Be Entitled		
9	"AN ACT TO REPEAL CERTAIN MUNICIPAL LAWS WHICH ARE		
10	OBSOLETE OR UNCONSTITUTIONAL; AND FOR OTHER PURPOSES."		
11			
12			
13	Subtitle		
14	"AN ACT TO REPEAL CERTAIN MUNICIPAL LAWS		
15	WHICH ARE OBSOLETE OR UNCONSTITUTIONAL;		
16	AND FOR OTHER PURPOSES."		
17			
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSA	<u>S</u> :	
19			
20	SECTION 1. The following provisions of the Arkansas Co		
21	repealed: 14-40-1201(a)(1); 14-43-302; 14-53-104; 14-54-1001-	1017; 14-58-3	102;
22	14-58-702-704; 14-231-101-116; 14-304-201-210.		
23			
24	(a)(1) Effective until July 1, 1995, when the inhabita	-	ity
25			
	corporation of any class in the same county, municipal corpor		ated
27	by a river shall be deemed contiguous, shall desire that the		
28	-		
29	corporation, they may apply, by a petition in writing, signed		
30		orations, to	-the
31	city or town council of the larger municipal corporation.		
32			
33			
34	(a) The qualified voters of cities of the first class	<del>shall, in th</del> e	e
35	year 1966, and on the Tuesday following the first Monday in N	ovember every	<del>y two</del>
36	(2) years thereafter, elect one (1) mayor, and two (2) alderm	<del>en from each</del>	

1	ward, as members of the city council, one (1) city treasurer, and one (1)
2	police judge, all of whom except the aldermen shall hold their offices for the
3	term of two (2) years, and until their successors are elected and qualified.
4	(b) These city officials shall have such powers and perform such duties
5	as are required by this subtitle, or may be prescribed by any ordinance of the
6	city not inconsistent with this subtitle, and which may not be incompatible
7	with the nature of their respective offices.
8	
9	§ 14-53-104. Duty hours of employees.
10	In all cities of the first class, as indicated by the last federal
11	census, which maintain an organized paid, or part-paid, fire department, no
12	employee of the department shall be compelled to be on duty more than fourteen
13	(14) consecutive hours, except when changing from one (1) tour of duty to the
14	other, or in case of an epidemic among the members of the department or a
15	conflagration requiring the service of more than one-half (1/2) of the force
16	of the department.
17	
18	<u>§ 14-54-1001. Definitions.</u>
19	As used in this subchapter, unless the context otherwise requires:
20	(1) 'Plumbing' means all work of every character connected with the
21	installations or repairing of any plumbing fixtures and materials connected
22	with the drainage of buildings and property, as well as all work requiring
23	connection with street sewerage, water mains, and plumbing ventilation;
24	(2) 'Master plumber' means any person who, under a contract or
25	agreement between himself and another, engages in or works at the business of
26	plumbing, who installs or places any plumbing or plumbing material, or who
27	directs or supervises the installing or placing of these things, within any
28	building;
29	(3) 'Journeyman plumber' means any person who, under the direction of
30	and in the employ of a master plumber, works at the business of plumbing, or
31	who installs or places any plumbing, plumbing fixtures, or plumbing material
32	within any building.
33	
34	<u>§ 14-54-1002. Penalties.</u>
35	(a) Any person, firm, or corporation violating any of the provisions of
36	this subchapter, or any rule or regulation established and prescribed under

1	the authority designated in it, shall be guilty of a misdemeanor and upon
2	conviction shall be fined not less than five dollars (\$5.00) nor more than
3	fifty dollars (\$50.00) for each and every violation of the law.
4	(b) In addition thereto, the certificate of all persons involved in
5	such violation shall be revoked by the board as provided in this subchapter.
б	
7	§ 14-54-1003. Board of plumbing examiners.
8	(a)(1) There shall be in every city of the first and second class
9	having a system of sanitary sewage in this state, a board of plumbing
10	examiners. This board shall consist of four (4) members, two (2) of whom shall
11	be master plumbers, one (1) a journeyman plumber, and one (1) the city
12	engineer of the city or the chairman of the board of health of the city.
13	(2) The master plumbers and the journeyman plumber shall each have
14	had ten (10) years of actual experience as a plumber prior to qualifying as
15	members of the board.
16	(3)(A)(i) The master plumbers and journeyman plumber shall qualify
17	as members of the board by filing the affidavit as provided by this subchapter
18	with the clerk of the city, together with a fee of five dollars (\$5.00).
19	(ii) A certificate of competency from the clerk showing the
20	filing of the affidavit and the payment of the fee qualifies the plumbers to
21	act as members of the board.
22	(B) If any plumber is appointed to the board and at the time of
23	his appointment holds a certificate of competency as provided by this
24	subchapter and has been a plumber for more than ten (10) years, he is
25	qualified to serve as a member of the board without filing the affidavit and
26	fee as provided in this section.
27	(b) The board shall be appointed by the mayor and approved by the city
28	council of the city for a term of two (2) years from May 1 of the year of
29	appointment, and thereafter biennially commencing May 1.
30	(c) The board members shall be paid from the treasury of the city the
31	same as other officers in such sums as the authorities may designate. However,
32	in no case shall the salaries or fees of members of the board exceed fifty
33	percent (50%) of the fees collected for the examination and permit as provided
34	in this subchapter.
35	(d) All members of the board shall be citizens and actual residents of

36 the city in which they serve as board members.

1	
2	<u>§ 14-54-1004. Certificate of competency.</u>
3	(a) Any persons engaged in or working at the business of plumbing in a
4	city of the first or second class within the State of Arkansas having a system
5	of sanitary sewerage, either as master plumber or journeyman plumber, or any
б	person installing or placing any plumbing fixtures or materials, shall first
7	receive a certificate of competency in accordance with the provisions of this
8	subchapter.
9	(b) The certificate of competency issued by the board of plumbing
10	examiners to applicants who pass the examination as provided in this
11	subchapter, or otherwise qualify, is the license permitting the practice of
12	plumbing as provided by this subchapter.
13	(c) It shall be unlawful for any plumber to work in this capacity
14	either as master plumber or journeyman plumber and install plumbing fixtures
15	or materials unless he shall first obtain a certificate of competency as
16	provided by this subchapter.
17	(d) For each certificate, the board shall collect five dollars (\$5.00)
18	to be paid into the treasury of the city.
19	
20	§ 14-54-1005. Examination required.
21	(a) All persons engaging in, or working at, the business of plumbing in
22	this state, either as journeyman plumber or as master plumber, or any person
23	installing or placing plumbing fixtures or materials shall make application
24	either to the board of plumbing examiners as provided for in this subchapter
25	or to the board of health in the city in which they may be engaged and, at
26	such time and place as either of the boards may designate, be required to pass
27	an examination as to his qualifications and competency either as a journeyman
28	plumber or master plumber as the respective board may prescribe.
29	(b)(1) The examination shall be of such character as to thoroughly test
30	the applicant's ability or knowledge of the plumbing trade.
31	(2) The examination shall be based upon the practical work to be
	done by the plumber and shall not be based on theoretical plumbing.
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32 33	
32 33 34	

1	of ten (10) years prior to making an application for a plumbers' license to
2	practice the business of plumbing in his respective city shall not be required
3	to stand an examination of his qualifications if he provides an affidavit of
4	his actual continuous practice as master plumber or journeyman plumber, as the
5	case may be, for the time provided by this subchapter.
6	(b) If the affidavit shall be attested to by two (2) supporting
7	witnesses as to its truth, the board of plumbing examiners shall issue a
8	certificate of competency to the applicant granting him the right and
9	privilege to practice and follow the business of plumbing in the city.
10	
11	§ 14-54-1007. Persons requiring examination.
12	All persons, either master plumbers or journeyman plumbers, not having
13	had ten (10) years' continuous practice and experience as a plumber, as
14	provided by this subchapter, shall be required to stand an examination given
15	by the board of plumbing examiners testing the applicant as to his practical
16	knowledge of plumbing and house drainage.
17	
18	§ 14-54-1008. Time and manner of examination.
19	(a) The examination required by § 14-54-1005 must be held within thirty
20	(30) days after the application is filed, and it must not be conducted in an
21	arbitrary manner but given in such a manner only as to test the applicant's
22	practical ability to perform the duties of a plumber.
23	(b) Any member of the board of plumbing examiners who shall willfully
24	refuse to grant the examination of any applicant within thirty (30) days from
25	the date of filing of the application with the board shall be deemed guilty of
26	a misdemeanor and upon conviction shall be fined in any sum not less than ten
27	dollars (\$10.00) nor more than one hundred dollars (\$100).
28	
29	§ 14-54-1009. Record of examiners.
30	The board of plumbing examiners shall keep and preserve a record of all
31	plumbers examined by them and to whom a certificate has been issued.
32	
33	§ 14-54-1010. Issuance of certificate.
34	After being satisfied as to each examination applicant's ability, the
35	board of plumbing examiners shall thereupon issue a certificate of competency
36	to the applicant authorizing him to work in the business of plumbing and to

1	place and install plumbing fixtures and materials.
2	
3	<u>§ 14-54-1011. Renewal of certificates.</u>
4	(a) All certificates of competency issued under the provisions of this
5	subchapter must be renewed by the holder thereof after five (5) years.
6	However, upon renewal, no examination shall be required.
7	(b) For each certificate of renewal, the board shall collect five
8	dollars (\$5.00) to be paid into the treasury of the city.
9	(c) Applicants for renewals must be actively engaged in the business of
10	plumbing at the time of application for renewal of certificates.
11	
12	5 14-54-1012. Rules and regulations.
13	(a)(1)(A) Either of the boards constituted as set out in § 14-54-1005
14	shall be charged with the duty and vested with the power to formulate a code
15	of rules and regulations regarding the work of plumbing and drainage in the
16	city for which the board is appointed and serves.
17	(B) The rules and regulations shall include material and
18	workmanship and manner of executing the work of plumbing and drainage.
19	(2) The board may, from time to time, amend and alter the rules and
20	regulations.
21	(b)(1) After the board has prepared its code of rules and regulations,
22	or any amendment or alteration thereto, the code shall be committed to the
23	city council in which the board is appointed and operates.
24	(2)(A) Within ninety (90) days after the code has been submitted to
25	the council, that body shall, by proper action, either accept the rules and
26	regulations and incorporate as part of the municipal law or, by proper
27	resolution, expressly reject them. (B) In the event that the council rejects
28	the code of rules and regulations, or any part thereof, as reported by the
29	board, the council must adopt other rules and regulations prescribing the
30	material, construction, repairs, and installation of all plumbing, sewerage,
31	and drainage placed in, or in connection with, any building in the city.
32	
33	§ 14-54-1013. Defective or unsafe material prohibited.
34	The use of any defective or unsafe material in the work of plumbing and
35	drainage is expressly prohibited and only the best known method of
36	installation and the best known materials and fixtures, including supply

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1	pipes, ventilation soil pipes, and sewerage, shall be employed.
2	
3	§ 14-54-1014. Chief plumbing inspector and deputies.
4	(a)(1) In all cities having a system of sanitary sewerage, there shall
5	be appointed by the mayor of the city one (1) chief plumbing inspector and
б	such number of deputy plumbing inspectors as the city council may designate.
7	(2) The city plumbing inspector and deputy plumbing inspectors shall
8	be appointed by the mayor and approved by the city council of the city for a
9	period of two (2) years from May 1 of the year of their appointment, and
10	thereafter biennially before May 1.
11	(b) These officers shall be paid from the treasury of the city at such
12	salaries as the authorities may designate.
13	(c) The duty of these officers shall be to:
14	(1) Inspect all plumbing and drainage done in their respective
15	cities;
16	(2) Enforce the provisions of this subchapter; and
17	(3) Secure the proper performance of this work.
18	(d)(1) The chief inspector shall preside at all meetings of the board
19	of health and shall take part in the proceedings whenever the board may have
20	under consideration the formation and submission of rules and regulations
21	governing the work of plumbing and drainage to be submitted to the city
22	council.
23	(2) The chief inspector shall also have the deciding voice and vote
24	in all matters pertaining to the examination of applicants and the granting of
25	certificates whenever the remaining number of the board fails to agree.
26	(e) No person shall be eligible for the office of plumbing inspector
27	unless he shall have had at least ten (10) years' practical experience in the
28	business of plumbing. He shall not be connected in any way with any firm or
29	corporation, directly or indirectly, in the business of plumbing. He shall
30	also be a citizen and actual resident of the city in which he serves.
31	
32	<u>§ 14-54-1015. Examination of buildings.</u>
33	The plumbing and drainage of all buildings, both public and private,
34	shall be examined in accordance with the provisions of this subchapter and the
35	rules and regulations adopted by the city or board as provided in this
36	subchapter.

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1	
2	§ 14-54-1016. Repairs and alterations.
3	All repairs and alterations in the plumbing and drainage of all
4	buildings shall be executed in accordance with the provisions of this
5	subchapter and the rules and regulations adopted by the city or board as
6	provided in this subchapter.
7	
8	<u>§ 14-54-1017. Supervision of plumbing department.</u>
9	(a) The plumbing department in every city having a sanitary system of
10	sewerage, consisting of the plumbing examiners board or board of health and
11	the chief inspector and his deputies, shall be under the supervision of the
12	entire board of health of the city.
13	(b) The chief inspector shall make a complete report of this department
14	to the board of health at the end of each year.
15	
16	§ 14-58-102. Transfer of balances in bond redemption fund to general
17	revenue fund.
18	(a) In all cases where Amendment 49 [Repealed] bonds have been issued
19	by any city or town, as authorized by Arkansas Constitution, Amendment 49
20	[Repealed], and all bonds issued for these purposes by the city or town have
21	been wholly retired, the municipal governing body may, by appropriate order,
22	transfer any balances remaining unexpended in the bond redemption fund to the
23	city or town general fund. When so transferred, the funds may be used for any
24	and all purposes for which other funds in the general revenue fund of the city
25	or town may be used.
26	(b) Where bonds issued pursuant to the provisions of Arkansas
27	Constitution, Amendment 13 [Repealed], have been wholly retired, the municipal
28	governing body may by appropriate ordinance transfer any balances remaining
29	unexpended in the bond redemption fund for taxes collected that relate to the
30	year in which the bonds are wholly retired to the municipal general revenue
31	fund. When so transferred, the funds may be used for any and all purposes for
32	which other funds in the general revenue fund of the municipality may be used.
33	However, no funds may be assessed, levied, and collected for the redemption of
34	bonds which have been wholly retired.
35	

36 <u>§ 14-58-702. Deposit in bank.</u>

1	The revolving cash fund authorized by this subchapter shall be deposited
2	in a local bank and maintained in a checking account.
3	
4	<u>§ 14-58-703. Disbursements from fund.</u>
5	(a) The disbursements made from the revolving cash fund shall be by
б	check signed by the mayor and countersigned by the city clerk.
7	(b) Disbursements shall not exceed the sum of five hundred dollars
8	<del>(\$500).</del>
9	
10	<u>§ 14-58-704. Appropriations for fund.</u>
11	After the initial appropriation for the revolving cash fund, any
12	subsequent appropriation to replenish the cash in the fund shall be made by
13	appropriation by the city council specifying the items that have been paid
14	from the fund.
15	
16	<u>§ 14-231-101. Title.</u>
17	This chapter may be cited as "The Revenue Bond Refinancing Act of 1937."
18	<u>§ 14-231-102. Definitions.</u>
19	(a) As used in this chapter, unless the context otherwise requires:
20	(1) 'Municipality' means any city or incorporated town;
21	(2) 'Governing body means the bodies and boards, by whatsoever name
22	they may be known, having power to borrow money on behalf of the municipality;
23	(3) 'Law' means any act or statute, general, special, or local, of
24	this state including, without being limited to, the charter of any
25	municipality;
26	(4) 'Enterprise' means any waterworks or sewer project constructed,
27	improved, extended, or financed by any municipality under authority of
28	subchapter 2 of chapter 234 of this title and subchapter 2 of chapter 235 of
29	this title. "Enterprise" includes all improvements, betterments, extensions,
30	and replacements thereto, and all appurtenances, facilities, lands, rights in
31	land, water rights, franchises, and structures in connection therewith or
32	incidental thereto;
33	(5) 'Federal agency' means the United States of America, the President
34	of the United States of America, the General Services Administrator, the
35	Housing and Home Finance Administrator, or any agency, instrumentality, or
36	corporation of the United States of America, which has been designated or

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1	created by or pursuant to any act or joint resolution of the Congress of the
2	United States of America, or which may be owned or controlled, directly or
3	indirectly, by the United States of America;
4	(6) 'Improving' means reconstructing, replacing, extending, repairing,
5	bettering, equipping, developing, embellishing, or improving any waterworks or
6	sewer projects constructed, improved, extended, or financed by any
7	municipality under authority of subchapter 2 of chapter 234 of this title and
8	subchapter 2 of chapter 235 of this title or any one (1) or more or all of the
9	foregoing;
10	(7) 'Refunding bonds'; means bonds of a municipality issued pursuant to
11	this chapter, or pursuant to any other law, as supplemented by, or in
12	conjunction with, this chapter;
13	(8) 'Refinancing' means funding, refunding, paying, or discharging, by
14	means of refunding bonds or the proceeds received from the sale of bonds, all
15	or any part of any bonds issued under subchapter 2 of chapter 234 of this
16	title and subchapter 2 of chapter 235 of this title and payable solely from
17	all or any part of the revenues thereof, including interest thereon in arrears
18	or about to become due, whether or not represented by coupons or interest
19	<del>certificates;</del>
20	(9) 'Revenues' means all fees, tolls, rates, rentals, and charges to be
21	levied and collected in connection with and all other income and receipts of
22	whatever kind or character derived by the municipality from the operation of
23	any enterprise or arising from any enterprise;
24	(10) 'Holder of bonds'; or 'bondholder' or any similar term means any
25	person who shall be the bearer of any outstanding refunding bond or refunding
26	bonds registered to bearer or not registered, or the registered owner of any
27	such outstanding bond or bonds which shall at the time be registered other
28	than to bearer.
29	(b) Words importing the singular number shall include the plural
30	number in each case and vice versa, and words importing persons shall include
31	firms and corporations.
32	
33	§ 14-231-103. Construction.
34	(a) This chapter constitutes full and complete authority for the
35	issuance of refunding bonds.

36 (b) No procedure or proceedings, publications, notices, consents,

1	approvals, orders, acts, or things by any governing body of any municipality,
2	the Arkansas Public Service Commission or any other board, officer,
3	commission, department, agency, or instrumentality of this state or any
4	municipality shall be required to issue any refunding bonds to or do any act
5	or perform any thing under this chapter, except as may be prescribed in this
6	<del>chapter.</del>
7	(c) The powers conferred by this chapter shall be in addition and
8	supplemental to, and not in substitution for, and the limitations imposed by
9	this chapter shall not affect, the powers conferred by any other law.
10	(d) This chapter is remedial in nature and shall be liberally
11	construed.
12	
13	§ 14-231-104. Municipal authority to refinance waterworks or sewer
14	<del>project.</del>
15	(a) Any municipality shall have power and is authorized to refinance or
16	to refinance and improve any waterworks or sewer project constructed,
17	improved, extended, or financed by any municipality under authority of
18	subchapter 2 of chapter 234 of this title and subchapter 2 of chapter 235 of
19	this title, and, for such purposes, to borrow money and issue refunding bonds.
20	(b) The power and authority granted by this chapter may be exercised
21	successively. Any project which may have been refinanced or refinanced and
22	improved under this chapter may be refinanced or refinanced and improved under
23	this chapter.
24	
25	§ 14-231-105. Procedure for authorization of refunding bonds.
26	(a) The refunding bonds shall be authorized by resolution or
27	resolutions of the governing body of the municipality.
28	(b) The resolution or resolutions may be adopted at a regular or
29	special meeting and at the same meeting at which they are introduced by a
30	majority of all the members of the governing body then in office.
31	(c) The resolution or resolutions shall take effect immediately upon
32	their adoption.
33	(d) No other proceedings or procedure of any character whatever shall
34	be required for the issuance of refunding bonds by the municipality.
35	

36 § 14-231-106. Additional provisions in authorizing resolution.

1	(a) The governing body of any municipality shall have power, in
2	addition to the other powers conferred by this chapter, to insert provisions
3	in any resolution authorizing the issuance of refunding bonds, which shall be
4	a part of the contract with the holders of the refunding bonds, as to:
5	(1) Limitations on the purpose to which the proceeds of sale of any
6	issue of refunding bond or any notes, bonds, or other obligations issued to
7	finance the improving of the enterprise may be applied;
8	(2) Limitations on the issuance and on the lien of additional refunding
9	bonds or additional notes, bonds, or other obligations to finance the
10	improving of the enterprise which are secured by or payable from the revenues
11	of the enterprise;
12	(3) Limitations on the right of the municipality or its governing body
13	to restrict and regulate the use of the enterprise;
14	(4) The amount and kind of insurance to be maintained on the enterprise
15	and the use and disposition of insurance moneys;
16	(5) Pledging all or any part of the revenues of the enterprise to which
17	its right then exists or the right to which may thereafter come into
18	existence;
19	(6) Covenanting against pledging all or any part of the revenues of the
20	enterprise to which its right then exists or the right to which may thereafter
21	come into existence;
22	(7) Events of default and terms and conditions upon which any or all of
23	the refunding bonds shall become or may be declared due before maturity and as
24	to the terms and conditions upon which the declaration and its consequences
25	may be waived;
26	(8) The rights, liabilities, powers, and duties arising upon the breach
27	by it of any covenants, conditions, or obligations;
28	(9) Vesting in a trustee or trustees the right to enforce any covenants
29	made to secure, to pay, or in relation to, the refunding bonds, as to the
30	powers and duties of the trustee or trustees and the limitation of liabilities
31	thereof, and as to the terms and conditions upon which the holders of the
32	refunding bonds or any proportion or percentage of them may enforce any
33	covenants made under this chapter or duties imposed by this chapter;
34	(10) A procedure by which the terms of any resolution authorizing
35	refunding bonds or any other contract with bondholders including, but not
36	limited to, an indenture of trust or similar instrument may be amended or

1	abrogated and as to the amount of refunding bonds the holders of which must
2	consent thereto and the manner in which such consent may be given;
3	(11) The execution of all instruments necessary or convenient in the
4	exercise of the powers granted by this chapter or in the performance of the
5	duties of the municipality and its officers, agents, and employees;
б	(12) Refraining from pledging or in any manner whatever claiming or
7	taking the benefit or advantage of any stay or extension law whenever enacted,
8	nor at any time hereafter in force, which may affect the duties or covenants
9	of the municipality in relation to the refunding bonds, or the performance
10	thereof, or the lien of the refunding bonds;
11	(13) The purchase out of any funds available therefor, including, but
12	not limited to, the proceeds of refunding bonds, of any outstanding notes,
13	bonds, or obligations, including, but not limited to refunding bonds, and the
14	price or prices at which and the manner in which the purchases may be made;
15	(14) Any other acts and things as may be necessary or convenient or
16	desirable in order to secure the refunding bonds or as may tend to make the
17	refunding bonds more marketable;
18	(15) The manner of collecting the fees, tolls, rates, rentals, or other
19	charges for the services, facilities, or commodities of the enterprise, and
20	the combining in one (1) bill of the fees, tolls, rates, rentals, or other
21	charges for the services, facilities, or commodities of the enterprise with
22	the fees, tolls, rates, rentals, or charges for other services, facilities, or
23	commodities afforded by the municipality; and
24	(16) The discontinuance of the services, facilities, or commodities of
25	the enterprise as well as any other services, facilities, or commodities
26	afforded by the municipality, in the event that the fees, tolls, rates,
27	rentals, or other charges for the services, facilities, or commodities of the
28	enterprise are not paid.
29	(b) Nothing in this section shall be construed to authorize any
30	municipality to make any covenants, to perform any act, or to do any thing
31	which shall require the expenditure in any manner or for any purposes by the
32	municipality of any funds other than revenues received or receivable from the
33	enterprise.
34	
35	§ 14-231-107. Terms of refunding bonds - Negotiability.

36 (a) The refunding bonds may be issued in one (1) or more series, may

1	bear such date or dates, may mature at such time or times not exceeding the
2	period of usefulness of the enterprise, as determined by the governing body in
3	its discretion or, in any event, not exceeding forty (40) years from their
4	respective dates, may bear interest at such rate or rates not exceeding the
5	maximum rate of interest borne by the notes, bonds, or other obligations
б	refinanced by them, may be in such denomination or denominations, may be in
7	such form, either coupon or registered, may carry such registration and
8	conversion privileges, may be executed in such manner, may be payable in such
9	medium of payment at such place or places, may be subject to such terms of
10	redemption, with or without a premium, may be declared or become due before
11	the maturity date thereof, may provide for the replacement of mutilated,
12	destroyed, stolen, or lost bonds, may be authenticated in such manner and upon
13	compliance with such conditions, and may contain such other terms and
14	covenants as may be provided by resolution or resolutions of the governing
15	body of the municipality.
16	(b) Notwithstanding the form or tenor of the bond, and in the absence
17	of an express recital on the face of the bond that it is nonnegotiable, all
18	refunding bonds shall at all times be, and shall be treated as, negotiable
	instruments for all purposes.
19	instruments for all purposes.
19 20	instruments for all purposes.
	<u>115truments for all purposes.</u> <u>§ 14-231-108. Validity of refunding bonds.</u>
20	
20 21	§ 14-231-108. Validity of refunding bonds.
20 21 22	§ 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the
20 21 22 23	§ 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid
20 21 22 23 24 25	5 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding
20 21 22 23 24 25	§ 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding that before the delivery of the bonds any or all of the persons whose
20 21 22 23 24 25 26 27	§ 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding that before the delivery of the bonds any or all of the persons whose signatures appear thereon shall have ceased to be officers of the municipality
20 21 22 23 24 25 26 27	§ 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding that before the delivery of the bonds any or all of the persons whose signatures appear thereon shall have ceased to be officers of the municipality the same as if they had continued to be officers of the municipality until
20 21 22 23 24 25 26 27 28	§ 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding that before the delivery of the bonds any or all of the persons whose signatures appear thereon shall have ceased to be officers of the municipality the same as if they had continued to be officers of the municipality until after the delivery thereof.
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20 21 22 23 24 25 26 27 28 29 30	§ 14-231-108. Validity of refunding bonds. (a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding that before the delivery of the bonds any or all of the persons whose signatures appear thereon shall have ceased to be officers of the municipality the same as if they had continued to be officers of the municipality until after the delivery thereof. (b) The validity of the authorization and issuance of the refunding bonds shall not be dependent on or affected in any way by proceedings taken
20 21 22 23 24 25 26 27 28 29 30 31	§ 14-231-108. Validity of refunding bonds. <ul> <li>(a) Refunding bonds bearing the signature of officers of the</li> <li>municipality in office on the date of the signing of the bonds shall be valid</li> <li>and binding obligations of the municipality for all purposes, notwithstanding</li> <li>that before the delivery of the bonds any or all of the persons whose</li> <li>signatures appear thereon shall have ceased to be officers of the municipality</li> <li>the same as if they had continued to be officers of the municipality until</li> <li>after the delivery thereof.</li> <li>(b) The validity of the authorization and issuance of the refunding</li> <li>bonds shall not be dependent on or affected in any way by proceedings taken</li> <li>for the improving of any enterprise for the refinancing and improving of which</li> </ul>
20 21 22 23 24 25 26 27 28 29 30 31 32	<ul> <li>§ 14-231-108. Validity of refunding bonds.</li> <li>(a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding that before the delivery of the bonds any or all of the persons whose signatures appear thereon shall have ceased to be officers of the municipality the same as if they had continued to be officers of the municipality until after the delivery thereof.</li> <li>(b) The validity of the authorization and issuance of the refunding bonds shall not be dependent on or affected in any way by proceedings taken for the improving of any enterprise for the refinancing and improving of which the refunding bonds are to be issued, or by the contracts made in connection</li> </ul>
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<ul> <li><u>§ 14-231-108. Validity of refunding bonds.</u> <ul> <li>(a) Refunding bonds bearing the signature of officers of the municipality in office on the date of the signing of the bonds shall be valid and binding obligations of the municipality for all purposes, notwithstanding that before the delivery of the bonds any or all of the persons whose signatures appear thereon shall have ceased to be officers of the municipality the same as if they had continued to be officers of the municipality until after the delivery thereof.</li> <li>(b) The validity of the authorization and issuance of the refunding bonds shall not be dependent on or affected in any way by proceedings taken for the improving of any enterprise for the refinancing and improving of which the refunding bonds are to be issued, or by the contracts made in connection with the improving of the enterprise.</li> </ul> </li> </ul>

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1	authority of a resolution shall be conclusively deemed to be valid and to have
2	been issued in conformity with the provisions of this chapter.
3	
4	§ 14-231-109. Sale or exchange of refunding bonds.
5	(a) The refunding bonds may be sold or exchanged in installments at
б	different times or an entire issue or series may be sold or exchanged at one
7	time. Any issue or series of refunding bonds may be exchanged in part or sold
8	in part in installments at different times or at one time. The refunding bonds
9	may be sold or exchanged at any time on, before, or after the maturity of, any
10	of the outstanding notes, bonds, certificates, or other obligations to be
11	refinanced.
12	(b)(1) If the governing body determines to exchange any refunding
13	bonds, the refunding bonds may be exchanged privately for and in payment and
14	discharge of any of the outstanding bonds of the municipality issued to
15	finance or to aid in financing the acquisition, the construction, the
16	improving, the refinancing, or the improving and refinancing of an enterprise.
17	(2) The refunding bonds may be exchanged for a like or greater
18	principal amount of bonds of the municipality, except that the principal
19	amount of the refunding bonds may exceed the principal amount of such
20	outstanding bonds to the extent necessary or advisable, in the discretion of
21	the governing body, to fund interest in arrears or about to become due.
22	(3) The holder or holders of outstanding bonds need not pay accrued
23	interest on the refunding bonds to be delivered in exchange therefor if and to
24	the extent that interest is due or accrued and unpaid on the bonds to be
25	surrendered.
26	(c)(1) If the governing body determines to sell any refunding bonds,
27	such refunding bonds shall be sold at public or private sale in such manner
28	and upon such terms as the governing body shall deem best for the interests of
29	the municipality.
30	(2) No bonds shall be sold for less than par on the basis of bonds
31	bearing the interest rate borne by the bonds to be refunded, but bonds bearing
32	a lesser rate of interest may be sold at a discount. Bonds may be sold with
33	the privilege of conversion into bonds bearing a lower rate of interest.
34	However, the terms of sale on any bonds sold at a discount or converted in
35	pursuance of the privilege of conversion shall be such that the municipality

36 shall receive no less and would pay no more than substantially the same as par

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1	for bonds bearing interest at the rate borne by the bonds to be refunded.
2	
3	§ 14-231-110. Security of refunding bonds - Extent of municipal
4	authority.
5	(a) The refunding bonds shall be special obligations of the
6	municipality. They shall be payable from and secured by a lien upon the
7	revenues of the enterprise, as shall be more fully described in the resolution
8	or resolutions of the governing body authorizing the issuance of the refunding
9	bonds. Having due regard to the cost of operation and maintenance of the
10	enterprise and the amount or proportion, if any, of the revenues of the
11	enterprise previously pledged, any municipality shall have power by resolution
12	of its governing body to pledge for the security of the refunding bonds a
13	fixed amount without regard to any fixed proportion of the gross revenues of
14	the enterprise.
15	(b)(1) As additional security for any issue of refunding bonds under
16	this chapter, or any part thereof, any municipality shall have power, by
17	resolution of its governing body, to confer upon the holders of the refunding
18	bonds all rights, powers, and remedies to which the holders would be entitled
19	if they were the owners and had possession of the notes, bonds, or other
20	obligations for the refinancing of which the refunding bonds shall have been
21	issued including, but not limited to, the preservation of the lien of the
22	notes, bonds, or other obligations without extinguishment, impairment, or
23	diminution thereof.
24	(2) In the event any municipality exercises the power conferred by
25	this subsection:
26	(A) Each refunding bond shall contain a recital to the effect
27	that the holder has been granted the additional security provided by this
28	subsection; and
29	(B) Each note, bond, certificate, or other obligation of the
30	municipality to be refinanced by any such refunding bonds shall be kept intact
31	and shall not be cancelled or destroyed until the refunding bonds and interest
32	thereon, have been finally paid and discharged but shall be stamped with a
33	legend to the effect that such note, bond, certificate, or other obligation
34	has been refunded pursuant to this chapter.
35	(c) All refunding bonds of the same issue shall be equally and ratably
36	secured, without priority by reason of number, date of bonds, of sale, of

1	execution, or of delivery, by a lien upon the revenues of the enterprise in
2	accordance with the provisions of this section and the resolution or
3	resolutions authorizing the issuance of the refunding bonds.
4	(d) Nothing in this section or in any other section of this chapter
5	shall be deemed in any way to alter the terms of any agreements made with the
6	holders of any outstanding notes, bonds, or other obligations of the
7	municipality or to authorize the municipality to alter the terms of any
8	agreements or to impair, or to authorize the municipality to impair, the
9	rights and remedies of any creditors of the municipality.
10	(e) Nothing in this section or in any other section of this chapter
11	shall be deemed in any way to authorize any municipality to do anything in any
12	manner or for any purpose which would result in the creation or incurring of a
13	debt or indebtedness or the issuance of any instrument which would constitute
14	a bond or debt within the meaning of any provision, limitation, or restriction
15	of the Constitution relating to the creation or incurring of a debt or
16	indebtedness or the issuance of an instrument constituting a bond or a debt.
17	
18	<u>§ 14-231-111. Bonds - Nature of indebtedness.</u>
19	(a) No recourse shall be had for the payment of the refunding bonds or
20	interest thereon, or any part thereof, against the general fund of any
21	municipality, nor shall the credit or taxing power of any municipality be
22	deemed to be pledged thereto.
23	(b)(1) The refunding bonds and interest on them shall not be a debt of
24	the municipality, nor a charge, lien, or encumbrance, legal or equitable, upon
25	any property of the municipality or upon any income, receipts, or revenues of
26	the municipality other than such of the revenues of the enterprise as shall
27	have been pledged to the payment thereof.
28	(2) Every refunding bond shall recite in substance that the bond,
29	including interest thereon, is payable solely from the revenues pledged to its
30	payment and that the municipality is under no obligation to pay the bond or
31	interest except from the revenues.
32	
33	<u>§ 14-231-112. Bonds - Tax exemption.</u>
34	All bonds authorized to be issued by this chapter and the income from
35	them shall be exempt from all taxation.

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11 agent.

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1 <u>§ 14-231-113. Fiscal agent.</u> Any municipality shall have power in connection with the issuance 3 refunding bonds to: 4 (1) Appoint a fiscal agent; (2) Provide for the powers, duties, functions, and compensation of the 6 fiscal agent; 7 <u>(3) Limit the liabilities of the fiscal agent;</u> 8 (4) Prescribe a method for the resignation, removal, merger, or 9 consolidation of the figcal agent, the appointment of a successor fiscal 10 agent, and the transfer of rights and properties to the successor fiscal § 14-231-114. Duties of municipality concerning operation of waterworks 14 and payment of bonds. (a) In order that the payment of the refunding bonds, and interest 16 thereon, shall be adequately secured, any municipality issuing refunding bonds 17 pursuant to this chapter, and its proper officers, agents, and employees are 18 directed, and it shall be the mandatory duty of the municipality and the 19 officers, agents, and employees under this chapter, and it shall further be of 20 the essence of the contract of the municipality with the bondholders, at all (1) To pay or cause to be paid punctually the principal of every 23 refunding bond, and the interest thereon, on the date or dates, at the place 24 or places, in the manner, and out of the funds mentioned in the refunding 25 bonds and in the coupons thereto appertaining and in accordance with the 26 resolution authorizing their issuance; 27 (2) To operate the enterprise in an efficient and economical manner and 28 to establish, levy, maintain, and collect such fees, tolls, rentals, rates, 29 and other charges in connection therewith as may be necessary or proper. The 30 fees, tolls, rates, rentals, and other charges shall be at least sufficient 31 after making due and reasonable allowances for contingencies and for a margin 32 of error in the estimates to: 33 (A) Pay all current expenses of operation and maintenance of the 34 enterprise; 35 (B) Pay the interest on and principal of the refunding bonds as they

36 shall become due and pavable;

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1	(C) Comply in all respects with the terms of the resolution or
2	resolutions authorizing the issuance of refunding bonds or any other contract
3	or agreement with the holders of the refunding bonds;
4	(D) Meet any other obligations of the municipality which are charges,
5	liens, or encumbrances upon the revenues of the enterprise;
6	(3) To operate, maintain, preserve, and keep, or cause to be operated,
7	maintained, preserved, and kept, the enterprise and every part and parcel of
8	it in good repair, working order, and condition;
9	(4) To preserve and protect the security of the refunding bonds and the
10	rights of their holders and to warrant and defend those rights against all
11	claims and demands of all persons whomsoever;
12	(5) To pay and discharge, or cause to be paid or discharged, any and
13	all lawful claims for labor, materials, and supplies which, if unpaid, might
14	by law become a lien or charge upon the revenues, or any part of them prior or
15	superior to the lien of the refunding bonds or which might impair the security
16	of the refunding bonds, to the end that the priority and security of the
17	refunding bonds shall be fully preserved and protected;
18	(6) To hold in trust the revenues pledged to the payment of the
19	refunding bonds for the benefit of the holders of the refunding bonds and to
20	apply the revenues only as provided by the resolution or resolutions
21	authorizing the issuance of the refunding bonds or, if the resolution or
22	resolutions shall thereafter be modified in the manner provided therein or
23	herein, only as provided in the resolution or resolutions as modified;
24	(7) To keep proper books of record and accounts of the enterprise,
25	separate from all other records and accounts, in which complete and correct
26	entries shall be made of all transactions relating to the enterprise or any
27	part of it, and which, together with all other books and papers of the
28	municipality, shall at all times be subject to the inspection of the holder or
29	holders of not less than ten percent (10%) of the refunding bonds then
30	outstanding or his or their representatives authorized in writing.
31	(b) None of the foregoing duties shall be construed to require the
32	expenditure in any manner or for any purpose by the municipality of any funds
33	other than revenues received or receivable from the enterprise.
34	
35	§ 14-231-115. Duties and powers of receiver.

36 (a) In the event that the municipality shall default in the payment of

1	the principal or interest on any of the refunding bonds after it shall become
2	due, whether at maturity or upon call for redemption, and such default shall
3	continue for a period of thirty (30) days, or in the event that the
4	municipality or the governing body or its officers, agents, or employees shall
5	fail or refuse to comply with the provisions of this chapter or shall default
6	in any agreement made with the holders of the refunding bonds, any holder or
7	holders of refunding bonds, or trustee therefor, shall have the right to apply
8	in an appropriate judicial proceeding to any court of competent jurisdiction
9	for the appointment of a receiver of the enterprise. This shall be done
10	whether or not all refunding bonds have been declared due and payable and
11	whether or not the holder, or trustee therefor, is seeking or has sought to
12	enforce any other right or exercise any remedy in connection with such
13	refunding bonds.
14	(b) Upon application, the court may appoint and, if the application is
15	made by the holders of twenty-five percent (25%) in principal amount of the
16	refunding bonds then outstanding or any trustee for holders of the refunding
17	bonds in the principal amount, shall appoint a receiver of the enterprise.
18	(c)(1) The receiver so appointed shall forthwith, directly or by his
19	agents and attorneys, enter into and upon and take possession of the
20	enterprise and each and every part of it and may exclude the municipality, its
21	governing body, officers, agents, and employees and all persons claiming under
22	them wholly therefrom.
23	(2) The receiver shall have, hold, use, operate, manage, and control
24	the enterprise and each and every part thereof, in the name of the
25	municipality or otherwise, as the receiver may deem best and shall exercise
26	all the rights and powers of the municipality with respect to the enterprise
27	as the municipality itself might do.
28	(3) Such receiver shall maintain, restore, insure, and keep insured
29	the enterprise and from time to time shall make all necessary or proper
30	repairs as to the receiver may seem expedient. The receiver shall establish,
31	levy, maintain, and collect fees, tolls, rentals, and other charges in
32	connection with the enterprise as the receiver may deem necessary or proper
33	and reasonable. He shall also collect and receive all revenues and shall
34	and reasonable. The bharr arbo correct and receive arr revenues and bharr
-	deposit them in a separate account and apply the revenues so collected and

1	thereon, and upon any other notes, bonds, or other obligations, and interest
2	thereon, having a charge, lien, or encumbrance on the revenues of the
3	enterprise and under any of the terms of any covenants or agreements with
4	bondholders, shall have been paid or deposited as provided therein and all
5	defaults shall have been cured and made good, the court, in its discretion and
6	after such notice and hearing as it deems reasonable and proper, may direct
7	the receiver to surrender possession of the enterprise to the municipality.
8	The same right of the holders of the refunding bonds to secure the appointment
9	of a receiver shall exist upon any subsequent default as provided in this
10	section.
11	(e) In the performance of the powers conferred upon him in this
12	section, the receiver shall act under the direction and supervision of the
13	court making the appointment and shall at all times be subject to the orders
14	and decrees of the court and may be removed by the court.
15	(f) Nothing in this section shall limit or restrict the jurisdiction of
16	the court to enter other and further orders and decrees as it may deem
17	necessary or appropriate for the exercise by the receiver of any functions
18	specifically set forth in this section.
19	(g)(1) Notwithstanding anything in this section to the contrary, the
20	receiver shall have no power to sell, assign, mortgage, or otherwise dispose
21	of any assets of whatever kind or character belonging to the municipality and
22	useful for the enterprise, but the authority of any such receiver shall be
23	limited to the operation and maintenance of the enterprise.
24	(2) No court shall have jurisdiction to enter any order or decree
25	requiring or permitting the receiver to sell, mortgage, or otherwise dispose
26	of any assets.
27	
28	<u>§ 14-231-116. Bondholders' remedies.</u>
29	(a) Subject to any contractual limitations binding upon the holders of
30	any issue of refunding bonds, or trustee therefor, including, but not limited
31	to, the restriction of the exercise of any remedy to a specified proportion or
32	percentage of the holders, any holder of refunding bonds or trustee therefor
33	shall have the right and power, for the equal benefit and protection of all
34	holders of refunding bonds similarly situated:

35 (1) By mandamus or other suit, action, or proceeding at law or in
36 equity to enforce his rights against the municipality and its governing body

1	and any of its officers, agents, and employees and to require and compel the
2	municipality or governing body or any officers, agents, or employees to
3	perform and carry out its and their duties and obligations under this chapter
4	and its and their covenants and agreements with bondholders;
5	(2) By action or suit in equity, to require the municipality and its
6	governing body to account as if they were the trustee of an express trust;
7	(3) By action or suit in equity, to enjoin any acts or things
8	which may be unlawful or in violation of the rights of the bondholders;
9	(4) To bring suit upon the refunding bonds.
10	(b) No remedy conferred by this chapter upon any holder of refunding
11	bonds, or any trustee therefor, is intended to be exclusive of any other
12	remedy, but each remedy is cumulative and in addition to every other remedy
13	and may be exercised without exhausting and without regard to any other remedy
14	conferred by this chapter or by any other law.
15	(c)(1) No waiver of any default or breach of duty or contract, whether
16	by any holder of refunding bonds or any trustees therefor, shall extend to or
17	shall affect any subsequent default or breach of duty or contract or shall
18	impair any rights or remedies thereon.
19	(2) No delay or omission of any bondholder or any trustee therefor
20	to exercise any right or power accruing upon any default shall impair any
21	right or power or shall be construed to be a waiver of any default or
22	acquiescence therein.
23	(d) Every substantive right and every remedy conferred upon the holders
24	of refunding bonds may be enforced and exercised from time to time and as
25	often as may be deemed expedient.
26	(e) In case any suit, action, or proceeding to enforce any right or
27	exercise any remedy shall be brought or taken and then discontinued or
28	abandoned or shall be determined adversely to the holder of the refunding
29	bonds or any trustee therefor, then and in every such case the municipality
30	and the holder or the trustee shall be restored to their former positions and
31	rights and remedies as if no suit, action, or proceeding had been brought or
32	taken.
33	
34	§ 14-304-201. Authorization to issue revenue bonds.
35	The city council or other legislative body of any city or town desiring

36 to provide parking facilities as provided in this chapter are authorized to

1	issue revenue bonds or other evidences of indebtedness to finance the
2	planning, designing, acquisition of property for, construction, alteration,
3	enlargement, maintenance, or operation of parking facilities by the procedure
4	set out in this subchapter.
5	
б	§ 14-304-202. Ordinance - Interest and maturity of bonds.
7	The city council or other legislative body of any city or town shall by
8	ordinance provide for the issuance of revenue bonds. The ordinance shall set
9	forth a brief description of the contemplated improvement, the estimated cost
10	thereof, the amount, rate of interest, time, and place of payment, and other
11	details in connection with the issuance of the bonds. The bonds shall bear
12	interest at such rate or rates, payable semiannually, and shall be payable at
13	the times and places, not exceeding forty (40) years from their date, as shall
14	be prescribed in the ordinance providing for their issuance.
15	
16	<u>§ 14-304-203. Statutory mortgage lien - Pledging revenues.</u>
17	(a) The ordinance may provide that a statutory mortgage lien shall
18	exist upon the property to be acquired and all construction thereon, provided
19	that the city or the authority of the city acquires the fee simple title to
20	such property and makes a charge for parking vehicles in the parking
21	facilities.
22	(b) The ordinance may provide for the pledging of revenues derived from
23	operation of the parking facilities or it may provide for the pledging of
24	revenues derived from operation of the parking meters of the city or it may
25	provide for the pledging of both sources of revenues for the purpose of paying
26	the bonds and other evidences of indebtedness and interest thereon, which
27	pledge shall definitely fix and determine the amount of revenue which shall be
28	necessary to be set apart and applied to the payment of the principal of and
29	interest on the bonds or other evidences of indebtedness and the proportion of
30	the balance of such revenues and incomes which are to be set aside as a proper
31	and adequate depreciation account. The remainder shall be set aside for the
32	reasonable and proper operation thereof.
33	
34	<u>§ 14-304-204. Notice - Hearing.</u>
35	(a) After the ordinance has been adopted, the ordinance shall be

36 published one (1) time in a newspaper published in the city or town with a

1	notice to all persons concerned, stating that the ordinance has been adopted,
2	that the city or town contemplates the issuance of the bonds described in the
3	ordinance, and that any person interested may appear before the governing body
4	upon a certain date which shall not be less than ten (10) days subsequent to
5	the publication of the ordinance and notice and present protest.
6	(b) At the hearing all objections and suggestions shall be heard, and
7	the legislative body shall take the action it shall deem proper in the
8	premises.
9	
10	<u>§ 14-304-205. Issuance of bonds.</u>
11	(a) Bonds provided for in this subchapter shall be issued in an amount
12	necessary to provide sufficient funds to pay all costs of planning, designing,
13	acquisition of property for, construction, alteration, enlargement, and other
14	expenses, together with interest to a date six (6) months subsequent to the
15	estimated date of completion.
16	(b) Bonds issued under the provisions of this chapter are declared to
17	be negotiable instruments, and the bonds shall be executed by the presiding
18	officer and clerk or recorder of the corporate town and bear the corporate
19	seal. In case any of the officers whose signatures appear on the bonds or
20	coupons shall cease to be officers before delivery of the bonds, their
21	signatures shall nevertheless be valid and sufficient for all purposes, the
22	same as if they had remained in office until delivery.
23	(c) The bonds may be sold at not less than ninety cents (90.)on the
24	dollar, and the proceeds derived therefrom shall be used exclusively for the
25	purposes for which the bonds were issued.
26	
27	<u>§ 14-304-206. Payment.</u>
28	Bonds or other evidences of indebtedness issued under the provisions of
29	this statute shall be payable solely from the revenues derived from the
30	parking facilities or revenues derived from operation of parking meters in the
31	city. The bonds or evidences of indebtedness shall not in any event constitute
32	an indebtedness of the city or town within the meaning of the constitutional
33	provisions or limitations, and it shall be plainly stated on the face of each
34	bond or evidence of indebtedness that the bond or evidence of indebtedness has
35	been issued under the provisions of this chapter and that it does not

36 constitute an indebtedness of the city or town.

1			
2	§ 14-304-207. Enforcement of mortgage lien.		
3	(a) There shall be created a statutory mortgage lien upon the parking		
4	facilities so acquired or constructed from the proceeds of bonds authorized to		
5	be issued, which shall exist in favor of the holder of the bonds, and each of		
б	them, and in favor of the holder of the coupons attached to the bonds.		
7	(b) The parking facilities shall remain subject to the statutory		
8	mortgage lien until payment in full of the principal and interest of the bonds		
9	subject to restrictions contained in the indenture authorized in § 14-304-210,		
10	any holder of bonds issued under the provisions of this chapter, or of the		
11	coupons representing interest accrued thereon, may either at law or in equity		
12	enforce the statutory mortgage lien conferred by this section, and may by		
13	proper suit compel the performance of the duties of the officials of the		
14	issuing city or town.		
15	(c) If there is default in the payment of the principal of an interest		
16	on any of the bonds, any court having jurisdiction in any proper action may		
17	appoint a receiver to administer the parking facilities on behalf of the city		
18	or town, with power to charge and collect rates sufficient to provide for the		
19	payment of the bonds and interest thereon, and for the payment of the		
20	operating expenses, and to apply the income and revenues in conformity with		
21	this chapter and the ordinance providing for the issuance of the bonds.		
22			
23	<u>§ 14-304-208. Parking rates - Surplus.</u>		
24	(a) The rates for parking facilities fixed precedent to the issuance of		
25	bonds shall not be reduced until all of the bonds shall have been fully paid		
26	and shall wherever necessary be increased and in amounts sufficient to provide		
27	proper funds for the depreciation account and operation and maintenance		
28	charges. However, the rates may be reduced subject to any conditions which may		
29	be set out in the ordinance authorizing the issuance of the bonds of the trust		
30	indenture hereinafter referred to.		
31	(b) If any surplus shall be accumulated in the operating and		
32	maintenance fund which shall be in excess of the cost of maintaining and		
33	operating the parking facilities during the remainder of the fiscal year then		
34	current and the cost of maintaining and operating the facilities during the		
35	fiscal year then next ensuing, then the excess may be transferred by the		
36	legislative body to either the depreciation account or other bond and interest		

1	redemption account.		
2	(c) If a surplus shall exist in the bond or interest redemption		
3	account, the surplus may be applied to the payment of any outstanding		
4	unmatured bonds payable from the bond and interest redemption account that may		
5	be subject to call for redemption before maturity.		
6			
7	<u>§ 14-304-209. Accounting system.</u>		
8	(a) Any municipality issuing revenue bonds under the provisions of this		
9	chapter shall install and maintain a proper system of accounts.		
10	(b) The system of accounts shall be properly audited by a competent		
11	auditor, and the report of such audit shall be open to the public for		
12	inspection.		
13	(c) The treasurer of the municipality shall be custodian of the funds		
14	derived from income received from the parking facilities, and all of the funds		
15	received as such income shall be kept separate and apart from the other funds		
16	of the city.		
17			
18	<u>§ 14-304-210. Acceleration of bond maturities - Indenture.</u>		
19	(a) The ordinance authorizing the issuance of the revenue bonds may		
20	contain provisions for the acceleration of the maturities of all unmatured		
21	bonds in the event of default in the payment of any principal or interest		
22	maturing under the bond issue or upon failure to meet any sinking fund		
23	3 requirements or in any other event stipulated in the ordinance and the		
24	l provisions will be binding.		
25	(b) The ordinance may also, if deemed desirable:		
26	(1) Provide for execution, contemporaneous with the execution of bonds,		
27	by the municipality of an indenture defining the rights of the bondholders		
28	inter sese;		
29	(2) Appoint a trustee for the bondholders;		
30	(3) Provide for a priority of lien as between successive bond issues;		
31	(4) Provide for the acceleration of bond maturities;		
32	(5) Contain any covenants on the part of the municipality relating to		
33	the construction or acquisition of the parking facilities or the application		
34	or safeguarding of the proceeds of the bonds, or other covenants intended for		
35	the protection of the bondholders and containing any other provisions which		
36	are consistent with the terms of this chapter and which may be deemed		

1	desirable.	
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