## 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.

1	State of Arkansas	As Engrossed: S2/28/05 H3/11/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 482
4			
5	By: Senator Salmon		
6	By: Representative Jackson		
7			
8			
9		For An Act To Be Entitled	
10	AN ACT TO A	AMEND THE LOCAL GOVERNMENT CAPIT	ΓAL
11	IMPROVEMEN'	T REVENUE BOND ACT OF 1985 TO IN	NCLUDE
12	PERFORMANC	E-BASED EFFICIENCY PROJECTS; AND	O FOR
13	OTHER PURP	OSES.	
14			
15		Subtitle	
16		TO AMEND THE LOCAL GOVERNMENT	
17		IMPROVEMENT REVENUE BOND ACT OF	?
18		INCLUDE PERFORMANCE-BASED	
19	EFFICIE	NCY PROJECTS.	
20			
21	DE TE ENLOSED DU MUE CENT		
22	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
23	CECETON 1 Av1	(-1- 6 1/ 1// /00 :1-1	h f. 11
24		as Code § 14-164-402 is amended	to read as follows:
25 26	14-164-402. Defini	ochapter, unless the context oth	
20 27		means <u>revenue</u> bonds issued purs	-
28	subchapter;	means <u>revenue</u> bonds issued purs	danc to this
29	•	l improvements" means any of the	following: City or
30	-	and administrative, executive,	•
31		s; jails; police and sheriff sta	-
32		facilities and apparatus; publi	
33		, nursing homes, and similar ext	
34		or nonprofit organizations engag	
35		stems support, safety, disaster	-
36	-	nousing for low and moderate inc	

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1 individuals with disabilities and families; parking facilities and garages; 2 educational and training facilities for public employees; auditoriums; 3 stadiums; convention, meeting, or entertainment facilities; ambulance and 4 other emergency medical service facilities; civil defense facilities; air and 5 water pollution control facilities; drainage and flood control facilities; 6 storm sewers; arts and crafts centers; museums; libraries; public parks, 7 playgrounds, or other public open space; marinas; swimming pools, tennis 8 courts, golf courses, camping facilities, gymnasiums, and other recreational 9 facilities; tourist information and assistance centers; historical, cultural, 10 natural, or folklore sites; fair and exhibition facilities; streets and 11 street lighting, alleys, sidewalks, roads, bridges, and viaducts; airports, 12 passenger or freight terminals, hangars, and related facilities; barge terminals, ports, harbors, ferries, wharves, docks, and similar marine 13 14 services; slack water harbors, water resource facilities, waterfront 15 development facilities, and navigational facilities; public transportation 16 facilities; public water systems and related transmission and distribution 17 facilities, storage facilities, wells, impounding reservoirs, treatment 18 plants, lakes, dams, watercourses, and water rights; sewage collection 19 systems and treatment plants; maintenance and storage buildings and 20 facilities; incinerators; garbage and solid waste collection disposal, 21 compacting, and recycling facilities of every kind; gas and electric 22 generation, transmission, and distribution systems, including without 23 limiting the generality of the foregoing, hydroelectric generating 24 facilities, dams, powerhouses, and related facilities; and social and 25 rehabilitative service facilities; 26 "Chief executive" means the mayor of a municipality or the 27 county judge of a county; 28 (4) "Clerk" means the clerk or recorder of a municipality or 29 county clerk of a county; 30 (5) "County" means any county in the State of Arkansas; 31 (6) "Efficiency savings" means the savings in operational cost 32 realized by the issuer as a result of a performance-based efficiency project 33 that are capable of being verified by comparing the applicable project's 34 annual operational cost after the implementation, construction, and 35 installation of the performance-based efficiency project with: (A) The applicable project's actual annual operational 36

1	cost before the implementation, construction, and installation of the
2	performance-based efficiency project; or
3	(B) In the case of a new performance-based efficiency
4	project, the applicable project's projected annual operational cost without
5	the implementation, construction, and installation of the performance-based
6	efficiency project as determined by a licensed professional engineer not
7	affiliated or associated with the qualified efficiency engineering company;
8	$\frac{(6)}{(7)}$ "Issuer" means a municipality or a county;
9	$\frac{(7)}{(8)}$ "Legislative body" means the quorum court of a county or
10	the council, board of directors, board of commissioners, or similar elected
11	governing body of a city or town;
12	(8)(9) "Municipality" means any city or incorporated town in the
13	State of Arkansas;
14	(10) "Operational cost" means any expenditure by an issuer for
15	the operation of a project, including, but not limited to, utility costs,
16	maintenance costs, payments required for third-party services, service
17	contracts, including, but not limited to, commodities purchase contracts,
18	labor costs, equipment costs, and material costs;
19	(9)(11) "Ordinance" means an ordinance, resolution, or other
20	appropriate legislative enactment of a legislative body;
21	(12) "Performance-based efficiency project" means an undertaking
22	throughout which a qualified efficiency engineering company oversees the
23	procurement of materials and services for a capital improvement or a project
24	and the acquisition, development, design, installation, construction,
25	maintenance, monitoring, and operation of a capital improvement or a project,
26	causing an issuer to generate efficiency savings;
27	$\frac{(10)(13)}{(13)}$ "Project" means all, any combination, or any part of
28	the capital improvements defined in subdivision (2) of this section;
29	$\frac{(11)}{(14)}$ "Project revenues" means revenues derived from the
30	capital improvements financed, in whole or in part, with the proceeds of
31	bonds issued under this subchapter;
32	(15) "Qualified efficiency contract" means a written contract
33	between an issuer and a qualified efficiency engineering company for the
34	completion of a performance-based efficiency project that contains the
35	following terms and conditions:
36	(A) The qualified efficiency engineering company shall

1	guarantee to the issuer in writing that the issuer will derive efficiency
2	savings from the performance-based efficiency project;
3	(B) The qualified efficiency engineering company shall
4	guarantee to the issuer the annual amount of efficiency savings to be derived
5	by the issuer from the performance-based efficiency project;
6	(C) The aggregate efficiency savings guaranteed by the
7	qualified efficiency engineering company shall be in an amount at least equal
8	to the aggregate principal and interest due or projected to become due on any
9	bonds issued under this subchapter for the purpose of accomplishing a
10	<pre>performance-based efficiency project;</pre>
11	(D) The qualified efficiency engineering company shall
12	guarantee to the issuer the aggregate amount of efficiency savings to be
13	derived by the issuer from the performance-based efficiency project by
14	providing in favor of the issuer:
15	(i) A letter of credit issued by a federally insured
16	banking institution;
17	(ii) An amount of cash equal to the aggregate
18	projected efficiency savings to be placed in escrow with an independent
19	escrow agent;
20	(iii) A multi-year surety bond insuring the
21	aggregate amount of efficiency savings guaranteed by the qualified efficiency
22	engineering company that must remain in force throughout the term of any
23	revenue bonds issued under this subchapter to finance any costs and expenses
24	associated with the performance-based efficiency project;
25	(iv) If the qualified efficiency engineering company
26	has an investment grade credit rating as established in writing addressed to
27	the issuer by an independent third-party credit rating agency, a corporate
28	guarantee of the qualified efficiency engineering company; or
29	(v) Any combination of subdivisions (16)(D)(i) -
30	(iv) of this section;
31	(E) The qualified efficiency engineering company shall
32	utilize the International Performance Measurement and Verification Protocol
33	to measure and value the efficiency savings throughout the term of any
34	revenue bonds issued pursuant to this subchapter;
35	(F) The qualified efficiency engineering company shall
36	monitor and reconcile on at least an annual basis, in units of energy or

1	other appropriate basis depending on the type of operational cost compared,
2	the actual energy savings derived by the issuer from the performance-based
3	efficiency project with the projected energy savings guaranteed by the
4	qualified efficiency engineering company;
5	(G) If the reconciliation required by subdivision (16)(F)
6	of this section discloses that the issuer derived from the performance-based
7	efficiency project actual energy savings in an amount less than the projected
8	energy savings, the qualified efficiency engineering company shall pay to the
9	issuer the difference between the projected energy savings and the actual
10	energy savings;
11	(H) Performance-based efficiency project plans and
12	specifications must be prepared by the qualified efficiency engineering
13	company for the issuer and shall bear the seal of the professional engineer
14	who prepared the plans and specifications, and the professional engineer
15	shall hold a valid professional engineer's license in good standing issued by
16	the State Board of Registration for Professional Engineers and Land
17	Surveyors; and
18	(I) The qualified efficiency engineer shall provide in favor of
19	the issuer a payment and performance bond insuring the qualified efficiency
20	engineering company's faithful performance of the installation and
21	construction required under the qualified efficiency contract.
22	(16) "Qualified efficiency engineering company" means any person
23	or entity that:
24	(A) Holds a valid general contractor's license in good
25	standing issued by the Contractors Licensing Board; and
26	(B) Develops, designs, installs, constructs, maintains,
27	measures, monitors, and verifies the operation of a performance-based
28	efficiency project, pursuant to a qualified efficiency contract with an
29	issuer;
30	$\frac{(13)}{(17)}$ "Revenue Bonds" means all bonds, notes, certificates or
31	other instruments or evidences of indebtedness the repayment of which is
32	secured by user fees, charges or other revenues (other than assessments for
33	local improvements and taxes):
34	$\frac{(i)(A)}{(A)}$ Derived from the project, or improvements financed
35	in whole or in part by such bonds, notes, certificates or other instruments
36	or evidences of indebtedness:

1 (ii) (B) From the operations of any government unit; or 2 (iii)(C) From any other special fund or source other than 3 assessments for local improvements and taxes+; and 4 (12)(18) "Revenues" means project revenues or any other special 5 fund or source other than taxes or assessments for local improvements 6 including, without limitation, any acquired with bond proceeds and the 7 revenues to be derived from them any performance-based efficiency project or capital improvement, and any other user fees, charges or revenues derived 8 9 from the operations of any municipality or county and any agency, board, commission, or instrumentality thereof;. 10 11 SECTION 2. Arkansas Code § 14-164-405 is amended to read as follows: 12 13 14-164-405. Bonds - Issuance generally. (a) Municipalities and counties are authorized to issue bonds for 14 15 capital improvements and performance-based efficiency projects. These bonds 16 shall be issued pursuant to an ordinance adopted by the legislative body 17 specifying the principal amount of bonds to be issued, the purpose or purposes for which the bonds are to be issued, and provisions with respect to 18 19 the bonds.

(b) If determined to be in the interest of the municipality or county, a portion of the bonds may be used to finance a project or a performance-based efficiency project, and expenses in connection with the issuance of the bonds and a major portion of the proceeds may be invested in consideration of a contract for the full term of the bonds or a shorter period at a rate or rates at least sufficient to provide for, alone or with other revenues that may be pledged, debt service for the bonds.

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SECTION 3. Arkansas Code § 14-164-418 is amended to read as follows: 14-164-418. Refunding bonds.

- (a) Bonds may be issued under this subchapter to refund any outstanding bonds issued pursuant to this subchapter or to refund any outstanding bonds, whether revenue bonds or not, issued pursuant to any other law for the purpose of financing capital improvements or a performance-based efficiency project.
- 35 (b)(1) The refunding bonds may be either sold for cash or delivered in exchange for the outstanding obligations.

- 1 (2) If sold for cash, the proceeds may be either applied to the 2 payment of the obligations refunded or deposited in irrevocable trust for the 3 retirement thereof either at maturity or on an authorized redemption date.
  - (c) Refunding bonds shall in all respects be authorized, issued, and secured in the manner provided in this subchapter.
  - (d) The ordinance under which the refunding bonds are issued may provide that any refunding bonds shall have the same priority of lien on revenues as originally pledged for payment of the obligation refunded thereby.

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- 11 SECTION 4. Arkansas Code Title 14, Chapter 164, Subchapter 4 is 12 amended to add an additional section to read as follows:
- 13 <u>14-164-419</u>. Contract requirements.
- (a) All services provided by a qualified efficiency engineer in

  completing a performance-based efficiency project pursuant to a qualified

  efficiency contract, including, but not limited to, the procurement of any

  goods and services in connection with the performance-based efficiency

  project, shall be considered professional services under §§ 19-11-801 19
  11-806.
- (b) An issuer's engagement of a qualified efficiency engineering 20 21 company and execution of a qualified efficiency contract in favor of a 22 qualified efficiency engineering company shall be subject to §§ 19-11-801 -23 19-11-806, but shall be exempt from all competitive bidding statutes, including, but not limited to, \$\$ 14-43-601 - 14-43-611, 14-47-101 - 14-47-24 139, 14-48-101 - 14-48-131, 14-54-301 - 14-54-304, 14-54-401 - 14-54-404, 14-25 26 58-301 - 14-58-309, 14-141-110 - 14-141-113, 19-4-101 - 19-4-2202, 19-11-101-19-11-1102, 22-1-201-22-9-702, 14-16-101-14-16-116, 14-19-101-14-19-27 28 111, and 14-22-101 - 14-22-115.

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SECTION 5. EMERGENCY CLAUSE. It is found and determined by the

General Assembly of the State of Arkansas that there is currently an energy

crisis that threatens the economy of the State of Arkansas; that this poses

an immediate and future peril to the health, safety, and welfare of its

people; that the energy crisis is due to many factors, including, but not

limited to, inefficiencies in the production of energy within the State of

Arkansas, the decline in supplies of petroleum, natural gas, and other energy

1	sources, increases in population, and the demand for natural resources; that
2	the energy crisis will be perpetuated by a continued dependence on depletable
3	energy resources that are subject to rapid increases in price and uncertain
4	availability and by the wasteful and inefficient use of available energy
5	supplies; that the energy crisis has adversely affected the growth and
6	stability of agriculture, commerce, and industry within the State of
7	Arkansas; that it is the responsibility of the State of Arkansas to encourage
8	energy conservation and efficiency in order to alleviate the undesirable
9	social and economic conditions created by the energy crisis; that the
10	availability of financing for energy efficient facilities on favorable terms
11	is necessary; and that this act is immediately necessary so facilities may be
12	financed, projects accomplished, and the resulting public benefits realized.
13	Therefore, an emergency is declared to exist and this act being immediately
14	necessary for the preservation of the public peace, health, and safety shall
15	become effective on:
16	(1) The date of its approval by the Governor;
17	(2) If the bill is neither approved nor vetoed by the Governor,
18	the expiration of the period of time during which the Governor may veto the
19	<pre>bill; or</pre>
20	(3) If the bill is vetoed by the Governor and the veto is
21	overridden, the date the last house overrides the veto.
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23	/s/ Salmon
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