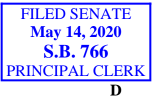
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019



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SENATE BILL DRS35388-MCxf-239

Short Title:	Rebuild a Better NC Bond Act.	(Public)
Sponsors:	Senators Chaudhuri, Garrett, and deViere (Primary Sponsors).	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO EN	A DILL TO DE LIVITELD ACT THE REBUILD A BETTER NC BOND ACT OF 2020.
3		embly of North Carolina enacts:
4		FION 1.(a) Short Title. – This act may be cited as the "Rebuild a Better NC
5	Bond Act of 201	
6	SEC	FION 1.(b) Purpose. – It is the intent of the General Assembly by this act to
7		to a vote of the qualified voters of the State, for the issuance of three billion
8		000,000) providing funds, with any other available funds, to maintain both the
9	State's bond rati	ng, which is the highest credit rating available by independent credit rating
10	agencies, while i	nvesting in the State's high-priority infrastructure projects so as to put citizens
11	of North Carolin	a back to work.
12	SEC	FION 1.(c) Findings. – The General Assembly finds:
13	(1)	There is a documented need of billions of dollars in the construction and
14		renovation of public school facilities.
15	(2)	There is a documented need of billions of dollars at The University of North
16		Carolina.
17	(3)	Community College facilities are necessary (i) to educate and train the
18		workforce of tomorrow and (ii) to retrain those workers who have been
19		adversely impacted by changing economic conditions, and there is a
20		documented need of billions of dollars for the Community College System
21		Office.
22	(4)	Local government facilities have long been neglected due to fiscal pressures
23		on local governments to maintain the level of services offered while trying to
24 25	(5)	keep tax burdens low.
25 26	(5)	The facilities constructed in this act will benefit all future North Carolinians
26 27	(6)	for decades to come. All facilities are necessary to support the economic vitality of North Carolina.
27	(6) (7)	The State has prudently managed its finances.
28 29	(7) (8)	The debt proposed by this act is affordable and preferable to address the needs
29 30	(8)	of the citizens of the State.
30 31	SEC	FION 1.(d) Definitions. – The following definitions apply in this act unless the
32	context otherwis	
33	(1)	Bonds. – Bonds issued under this act.
33 34	(1) (2)	Cost. – The term includes all of the following:
35	(2)	a. The cost of constructing, reconstructing, renovating, repairing,
36		enlarging, acquiring, and improving State capital facilities, including



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1		the acquisition of land, rights-of-way, ease	ements, franchises,
2		equipment, machinery, furnishings, and other	
3		personal property acquired or used in connection	
4		facility.	•
5	b.	The cost of engineering, architectural, and other c	onsulting services as
6		may be required.	
7	с.	Administrative expenses and charges.	
8	d.	The cost of providing personnel to ensure	e effective project
9		management.	
10	e.	The cost of bond insurance, investment contracts,	
11		and liquidity facilities, interest-rate swap ag	
12		derivative products, financial and legal consultant	
13		of bond and note issuance, to the extent and as det	ermined by the State
14		Treasurer.	
15	f.	Finance charges, reserves for debt service, and oth	• -
16		required pursuant to the terms of any bond	
17		documents, interest before and during constructio	-
18		State capital facility and, if considered advis	•
19		Treasurer, for a period not exceeding two years aft	er the estimated date
20		of completion of construction or acquisition.	1. 1
21	g.	The cost of bond insurance, investment contracts,	
22		facilities and liquidity facilities, interest-rate swap	0
23		derivative products, financial and legal consultant	
24 25	h	of the incurrence or issuance of any bond or note.	
23 26	h.	The cost of reimbursing the State for any paymen described in this subdivision.	its made for any cost
20 27	i.	Any other costs and expenses necessary or incide	antal to the nurnage
27	1.	of this act.	entar to the purposes
28 29	(3) Credit	facility. – An agreement entered into by the State	Treasurer on behalf
30		State with a bank, savings and loan association	
31		tion, an insurance company, reinsurance company	
32		insurance institution, a corporation, investment ba	
33		ment institution, or any financial institution or othe	e
34		it facility, which provider may be located within o	1
35		such agreement providing for prompt payment of	
36		bal or purchase price (whether at maturity, preser	• 1
37	1 1	use, redemption, or acceleration), redemption pro-	
38	1	t on any bonds or notes payable on demand or ten	•
39		eration of the State agreeing to repay the provider	•
40		ordance with the terms and provisions of such agre	-
41	(4) Notes.	– Notes issued under this act.	
42	(5) Par for	rmula. – A provision or formula adopted by the Sta	ate to provide for the
43	adjust	ment, from time to time, of the interest rate or rates	borne by any bonds
44	or not	es, including the following:	
45	a.	A provision providing for such adjustment so that	
46		of such bonds or notes in the open market would	be as close to par as
47		possible.	
48	b.	A provision providing for such adjustment based u	
49		percentages of a prime rate or base rate, w	1 0
50		percentages may vary or be applied for different p	periods of time.

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с.	Such other provision as the State Treasurer m consistent with this act and will not materially and financial position of the State and the marketing of	adversely affect the
	reasonable interest cost to the State.	Toonds of notes at a
(6) State. –	- The State of North Carolina, including any State	agency.
	gency. – Any agency, institution, board, commissionent, division, officer, or employee of the State.	
of educ	counties, municipal corporations, political subdi- ation, or other local public bodies.	
	e) Authorization of Bonds and Notes. – Subject to	
	l voters of the State who vote on the question of i	-
-	e election called and held as provided in this act, the	
•	with the consent of the Council of State, to issue	
	neral obligation bonds of the State to be designated	
	ds," with any additional designations as may be de	
	om time to time, or notes of the State as provide	
	nt not exceeding three billion dollars (\$3,000,000,	· · · ·
1 0	any other available funds, for the purposes au	
-	no debt may be issued when doing so would a	dversely change the
-	g of the State by one or more rating agencies.	
	f) Use of Rebuild NC Bond and Note Proceeds. –	
, , , , , , , , , , , , , , , , , , ,	t to the provision of subdivision (2) of this subsec	· •
	ucture improvement bonds and notes, including	E i i i i i i i i i i i i i i i i i i i
•	all be used for the projects for public instruction, of	
	niversity of North Carolina, and for units of	-
	ined to be funded in an aggregate principal amount	-
	dollars (\$3,000,000,000) in the following manner	
a.	A list of recommended projects shall be a	
	recommendations by the Governor, the Treasurer House of Representatives, the President Pro Ten the minority leader of the House of Representativ	npore of the Senate,
	leader of the Senate.	es, and the minority
b.	Of the list compiled under sub-subdivision a. o	f this subdivision a
	committee shall determine the priority of proje	
	funding for each project. The committee shall	
	following 11 members:	
	1. Four members appointed by the General	Assembly with one
	being upon the recommendation of the Pre-	•
	of the Senate, one being upon the reco	-
	Speaker of the House of Representatives,	
	recommendation of the minority leader of	• •
	being upon the recommendation of the m	
	House of Representatives. Members at	
		nembers listed in
	sub-subdivision a. of this subdivision.	
	2. The Director of the Office of State Budge	t and Management.
	3. The State Controller.	-
	4. The President of the Board of Directors of	f the NC League of
	4. The freshent of the board of Directors of	i lie NC League of

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1 2 3	5.	The President of the Board of Directors of the Nor Association of County Commissioners, or the designee.	
4 5	6.	The President of The University of North Carol President's designee.	lina, or the
6 7	7.	The President of the North Carolina Communit	ty Colleges
7 8 9	8.	System, or the President's designee. The Superintendent of Public Instruction, Superintendent's designee.	, or the
10	(2) Special alloca	ation provisions. – In determining the use of the p	proceeds of
11		improvement bonds and notes, including premium	
12	any, set forth	in subdivision (1) of this subsection, the follow	ing special
13	-	visions apply:	
14	-	proceeds of infrastructure improvement bonds	
15		ing premium thereon, if any, for projects for public	
16		ed as provided in subdivision (1) of this subsection	on, shall be
17		ted in conformity with the following:	
18	1.	No more than three hundred million dollars (\$30	
19 20		may be awarded to one local school administrativ	e unit or to
20 21	2	one project.	rovida logal
21 22	2.	A county receiving bond proceeds allocated shall pr matching funds from county funds, other non-State	
22		combination of these sources for such proceeds.	
23 24		of matching funds shall be (i) one dollar (\$1.0	
25		matching funds for every three dollars (\$3.00) of su	
26		for a local school administrative unit located in a co	-
27		a development tier one area, as defined in G.S. 14	•
28		(ii) one dollar (\$1.00) of local matching funds for	
29		dollars (\$2.00) of such proceeds for a lo	•
30		administrative unit located in a county that is a d	
31		tier two area, as defined in G.S. 143B-437.08, an	nd (iii) one
32		dollar (\$1.00) of local matching funds for every	one dollar
33		(\$1.00) of such proceeds for a local school administ	strative unit
34		located in a county that is a development tier the	ree area, as
35		defined in G.S. 143B-437.08. The match requirem	•
36		satisfied by non-State expenditures for public scho	
37		made on or after January 1, 2015. If a debt has be	
38		since January 1, 2015, for the general purpose of pu	
39		facilities, then the face amount of the debt shall be	
40		as a non-State expenditure for public school facili	
41		purpose of the match. No other expenditures ma	
42		incurred before January 1, 2015, may be used to	•
43 44		match requirement. As counties satisfy the match re-	-
44 45		of this subsection, they shall document the extent to have done so in periodic reports to the State	•
45 46		Education. These reports shall include any infor	
40 47		documentation required by the State Board of Edu	
48		State Board of Education shall certify to the State	
49		from time to time the extent to which the match re	
50		of this subsection have been met with respect to e	-
51		Bond proceeds shall be distributed for expenditure	-
		r	J, 20120

1	to	the extent, the matching requirements of this section are
2	sa	tisfied, as certified by the State Board of Education. The
3	St	ate Board of Education shall also require counties to report
4	an	nually on the impact of funds provided under this act on the
5	pr	operty tax rate for that year. These reports shall be public
6	-	ocuments and shall be furnished to any citizen upon request.
7		the State Board of Education determines that a county has
8		ot met the matching requirement set forth in this
9		b-subdivision by January 1, 2026, the State Board of
10		lucation shall certify that fact to the State Treasurer by March
11		2026. The State Board of Education shall reallocate
12		matched funds to local administrative units receiving funds
12		r which the State Board of Education has certified matching
13		nds.
14		
		local school administrative unit that receives proceeds under
16		is section shall ensure that such proceeds are used:
17	I.	For acquisition of real property and construction,
18		acquisition, reconstruction, enlargement, renovation,
19		or replacement of buildings and other structures, and
20	II.	11 1 1
21		outlay projects and shall not decrease local funds for
22		those projects from one fiscal year to the next fiscal
23		year, as measured by the most recent five-year annual
24		average capital outlay expenditure.
25	-	ceeds of infrastructure improvement bonds and notes,
26	including	premium thereon, if any, for projects for local government
27	infrastruc	ture selected as provided in subdivision (1) of this
28	subsection	n, shall be allocated as follows:
29	1. Th	ne Local Government Commission shall create a grant
30	pr	ogram which shall prioritize applications for grants based on
31	m	aximizing the use of the bond proceeds, the age of the
32	in	frastructure to be improved, the impact to the community of
33	th	e improvement, the degree to which the local government has
34	m	ade expenditures to keep governmental facilities in good
35		orking order, and the ability to raise and the degree to which
36		e governmental unit has raised revenue to cover foreseeable
37		sts for public infrastructure.
38		ne Local Government Commission may allocate funds to
39		ants to the amount necessary to fulfill the priorities outlined
40	6	sub-sub-subdivision 1. of this sub-subdivision.
41		ne Local Government Commission may set limits on grants
42		located to local governments to an amount necessary to fulfill
43		e priorities outlined in sub-sub-subdivision 1. of this
44		b-subdivision. No more than three hundred million dollars
45		300,000,000) may be awarded to one local unit or to one
46		oject.
40	-	
47 48		ne Local Government Commission shall develop quirements for grant recipients prior to requesting
48 49		
49 50		plications for the use of funds. Grant requirements shall
		clude financial and system performance measures necessary
51	to	make projects to be undertaken by recipients viable. Failure

1	of grant recipients to adhere to the requirements of this			
2	subsection shall result in a default pursuant to Article 10 of			2
3	Chapter 159 of the General Statutes, and the Local			
4				
	Government Commission shall enforce the provisions of the			
5	recipient requirements.			
6	c. The proceeds of infrastructure improvement bonds and notes	c. The		6
7	including premium thereon, if any, for NC Community Colleges, as			
8	selected as provided in subdivision (1) of this subsection for new			
9	•			
	construction, repairs, and renovations, shall be used for new			
10	construction or rehabilitation of existing facilities and repairs and	cons		
11	renovations. Any items purchased with such proceeds and installed or	renc		11
12	replaced as part of a renovation or rehabilitation must have a useful	repl		12
13	life of at least 10 years or must extend the life of the facility by at least			13
14	10 years once renovated or rehabilitated. In order to receive the			
	•			
15	proceeds under this sub-subdivision for projects for new construction	-		
16	the community college receiving the proceeds shall provide local			
17	matching funds from county funds, other non-State funds, or a	mate		17
18	combination of these sources for such proceeds. The amount of	com		18
19	matching funds shall be (i) one dollar ($\$1.00$) of local matching funds			
20	for every three dollars (\$3.00) of such proceeds for a community			
20	college project located in a development tier one area, as defined in			
22	G.S. 143B-437.08, (ii) one dollar (\$1.00) of local matching funds for			
23	every two dollars (\$2.00) of such proceeds for a community college	ever		
24	project located in a development tier two area, as defined in	proj		24
25	G.S. 143B-437.08, and (iii) one dollar (\$1.00) of local matching funds	G.S		25
26	for every one dollar (\$1.00) of such proceeds for a community college			
27	project located in a development tier three area, as defined in			
28	G.S. 143B-437.08. Community colleges are not required to match			
29	bond proceeds allocated in this section for rehabilitation of existing			
30	facilities and repairs and renovations. The provisions of G.S. 115D-31	faci		30
31	or any other provision of law permitting prior expenditures to be used	or a		31
32	for match purposes, do not apply for purposes of meeting the matching			32
33	funds requirements of this act.			
34	-			
	1 1			
35	including premium thereon, if any, for projects selected for a			
36	constituent institution, as provided in subdivision (1) of this			
37	subsection, shall be used for new construction or rehabilitation of	subs		37
38	existing facilities and repairs and renovations. Any items purchased	exis		38
39	with such proceeds and installed or replaced as part of a renovation or			39
40	rehabilitation must have a useful life of at least 10 years or must extend			
41	the life of the facility by at least 10 years once renovated or			
42	rehabilitated. In order to receive the proceeds under this			
43	sub-subdivision for projects for new construction, the constituent			
44	institution receiving the proceeds shall provide matching funds from	inst		
45	other non-State funds. Constituent institutions are not required to	othe		45
46	match bond proceeds allocated in this section for rehabilitation of			
47	existing facilities and repairs and renovations. No more than three			
48				
	hundred million dollars (\$300,000,000) may be awarded to a			
49	constituent institution or to one project.			
50	SECTION 1.(g) Allocation and Tracking of Proceeds. –	ECTION 1.(g) A	SE	50

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1 2	(1)	Infrastructure improvement bonds. – The proceeds improvement bonds and notes, including premium thereon	
3		proceeds of bonds the issuance of which has been an	
4		anticipation notes or the proceeds of refunding bonds or no	1 ·
5		by the State Treasurer in a special fund to be designated "I	· •
6		Fund," which may include such appropriate special accou	
7		be determined by the State Treasurer and shall be disbursed	as provided in this
8		act. Monies in the Rebuild NC Bonds Fund shall be alloca	ated and expended
9		as provided in this act.	
10		Any additional monies that may be received by means of	
11		from the United States of America or any agency or dep	
12		from any other source for deposit to the Rebuild NC Bo	•
13		placed in the Rebuild NC Bonds Fund or in a separate ac	
14		shall be disbursed, to the extent permitted by the terms of t	he grant or grants,
15		without regard to any limitations imposed by this act.	11. 1 1
16 17		Monies in the Rebuild NC Bonds Fund or any separate a	
17		under this act may be invested from time to time by the Sta same manner permitted for investment of monies belong	
18		held in the State treasury, except with respect to grant m	0
20		otherwise directed by the terms of the grant. Investmen	•
21		investment earnings with respect to grant monies to the	
22		directed or restricted by the terms of the grant, may be	
23		Rebuild NC Bonds Fund, (ii) used to pay debt service on the	
24		by this act, (iii) used to satisfy compliance with applicable r	
25		federal tax law, or (iv) transferred to the General Fund of the	
26		The proceeds of infrastructure improvement bonds and	d notes, including
27		premium thereon, if any, may be used with any other mon	
28		by the General Assembly for funding the projects authority	•
29		including the proceeds of any other State bond issues, v	
30		made available or that may be made available at the sess	
31		Assembly at which this act is ratified or any subsequ	
32 33		proceeds of infrastructure improvement bonds and notes, i thereon, if any, shall be expended and disbursed under	
33 34		supervision of the Director of the Budget. The funds provid	
35		be disbursed for the purposes provided in this act upon war	•
36		State Treasurer by the State Controller, which warrants s	
37		until requisition has been approved by the Director of the	
38		requisition shall be approved only after full compliance wit	U
39		Act, Chapter 143C of the General Statutes.	C
40	(2)	Tracking of bond proceeds The State Treasurer or the	e State Treasurer's
41		designee is hereby authorized and directed to set up a com	prehensive system
42		of tracking the proceeds of the infrastructure improvement	
43		including premium thereon, if any, to the extent necessary	
44		Treasurer or the State Treasurer's designee to properly acc	
45		such proceeds for compliance with applicable requirement	
46		law or otherwise. All recipients of such proceeds shall	1 0 0
47		tracking system implemented by the State Treasurer or the	
48		designee for this purpose. The State Treasurer may withh	-
49 50	(2)	from any State agency or department not complying with the Costs Allocations to the costs of a capital improvement	
50 51	(3)	Costs. – Allocations to the costs of a capital improvement each case may include allocations to pay the costs set forth i	-
51		cach case may menude anocations to pay the costs set forth f	11 SUU-SUUUIVISIOIIS

1 c. through g. of subdivision (2) of subsection (d) of this section in connection 2 with the issuance of bonds for that capital improvement or undertaking. 3 **SECTION 1.(h)** Election. – The question of the issuance of the bonds authorized by 4 this act shall be submitted to the qualified voters of the State at a Statewide election to be held 5 November 3, 2020. Any other primary, election, or referendum validly called or scheduled by law at the time the election on the bond question provided for in this subsection is held may be 6 7 held as called or scheduled. Notice of the election shall be given in the manner and at the times 8 required by G.S. 163-33(8). The election and the registration of voters therefor shall be held 9 under and in accordance with the general laws of the State. Absentee ballots shall be authorized 10 in the election and shall be available 50 days prior to the date on which the election is to be held. Ballots, voting systems authorized by Article 14A of Chapter 163 of the General 11 12 Statutes, or both may be used in accordance with rules prescribed by the State Board of Elections. 13 The bond question to be used in the ballots or voting systems shall be in substantially the 14 following form: 15 "[] FOR [] AGAINST The issuance of three billion dollars (\$3,000,000,000) State of North Carolina Rebuild 16 NC Bonds constituting general obligation bonds of the State secured by a pledge of the faith and 17 18 credit and taxing power of the State for the purpose of providing funds, with any other available 19 funds, to fund capital improvements and new facilities for the State, including, without limitation, 20 the construction and furnishing of new facilities and the renovation and rehabilitation of existing 21 facilities for, without limitation, the public schools of the State, local governmental units in the 22 State, the North Carolina Community College System, and The University of North Carolina." 23 If a majority of those voting on the bond question in the election vote in favor of the 24 issuance of the bonds described in the question, those bonds may be issued as provided in this 25 act. If a majority of those voting on a bond question in the election do not vote in favor of the 26 issuance of the bonds described in the question, those bonds shall not be issued. The results of 27 the election shall be canvassed and declared as provided by law for elections for State officers; 28 the results of the election shall be certified by the State Board of Elections to the Secretary of 29 State in the manner and at the time provided by the general election laws of the State. 30 SECTION 1.(i) Issuance of Bonds and Notes. -31 Terms and conditions. - Bonds or notes may bear a date or dates, may be serial (1)32 or term bonds or notes, or any combination thereof, may mature in such 33 amounts and at such time or times, not exceeding 40 years from their date or 34 dates, may be payable at such place or places, either within or without the 35 United States of America, in such coin or currency of the United States of 36 America as at the time of payment is legal tender for payment of public and 37 private debts, may bear interest at such rate or rates, which may vary from 38 time to time, and may be made redeemable before maturity, at the option of 39 the State or otherwise as may be provided by the State, at such price or prices, 40 including a price less than or greater than the face amount of the bonds or notes, and under such terms and conditions, all as may be determined by the 41 State Treasurer, by and with the consent of the Council of State. 42 43 (2)Signatures; form and denomination; registration. - Bonds or notes may be issued in certificated or uncertificated form. If issued in certificated form, 44 45 bonds or notes shall be signed on behalf of the State by the Governor or shall 46 bear the Governor's facsimile signature, shall be signed by the State Treasurer 47 or shall bear the State Treasurer's facsimile signature, and shall bear the Great 48 Seal of the State, or a facsimile of the Seal shall be impressed or imprinted 49 thereon. If bonds or notes bear the facsimile signatures of the Governor and

the State Treasurer, the bonds or notes shall also bear a manual signature which may be that of a bond registrar, trustee, paying agent, or designated

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1 2 3		assistant of the State Treasurer. Should any officer facsimile signature appears on bonds or notes cease to be the delivery of the bonds or notes, the signature or facs	e such officer before
4		nevertheless have the same validity for all purposes a	as if the officer had
5		remained in office until delivery. Bonds or notes may	·
6		signatures of persons, who at the actual time of the execu	
7		notes shall be the proper officers to sign any bond or note	
8		of the bond or note such persons may not have been suc	
9		and denomination of bonds or notes, including the provi	-
10		registration of the bonds or notes and any system for the	
11	$\langle 2 \rangle$	be as the State Treasurer may determine in conformity w	
12	(3)	Manner of sale; expenses. – Subject to the approval by th	
13		to the manner in which bonds or notes shall be offered	
14		public or private sale, whether within or without the	
15		whether by publishing notices in certain newspapers an	0
16 17		mailing notices, inviting bids by correspondence, nego	-
17		purchase, or otherwise, the State Treasurer is authorized t	
18 19		at one time or from time to time at any rates of interest, w	
19 20		time to time, and at any prices, including a price less that	-
20 21		face amount of the bonds or notes, as the State Treasurer expenses incurred in the preparation, sale, and issuance of	-
21		be paid by the State Treasurer from the proceeds of bor	
22		available moneys.	ius of notes of other
23 24	(4)	Notes; repayment. –	
2 4 25	(4)	a. By and with the consent of the Council of State, t	the State Treasurer is
26		hereby authorized to borrow money and to execu	
27		the State for the same, but only in the following	
28		under the following conditions:	5 en eu mounious una
29		1. For anticipating the sale of bonds, the is	suance of which the
30		Council of State has approved, if the State	
31		it advisable to postpone the issuance of th	
32		2. For the payment of interest on or any ins	
33		of any bonds then outstanding, if there are	1 I
34		in the State treasury with which to	
35		installment of principal as they respective	
36		3. For the renewal of any loan evidenced by	y notes authorized in
37		this act;	
38		4. For the purposes authorized in this act; an	nd
39		5. For refunding bonds or notes as authorize	d in this act.
40		b. Funds derived from the sale of bonds or notes	may be used in the
41		payment of any bond anticipation notes issued u	under this act. Funds
42		provided by the General Assembly for the paym	nent of interest on or
43		principal of bonds shall be used in paying the int	
44		of any notes and any renewals thereof, the proc	
45		have been used in paying interest on or principal	
46	(5)	Refunding bonds and notes. – By and with the consent of	
47		the State Treasurer is authorized to issue and sell refund	-
48		pursuant to the provisions of the State Refunding Bond A	
49 50		refunding bonds or notes issued pursuant to this act. The	
50		notes may be combined with any other issues of Sta	
51		similarly secured. Refunding bonds or notes may be issu	led at any time prior

1 2		to the final maturity of the debt obligation to be refunded. The proceeds from the sale of any refunding bonds or notes shall be applied to the immediate
3		payment and retirement of the bonds or notes being refunded or, if not required
4		for the immediate payment of the bonds or notes being refunded, the proceeds
5		shall be deposited in trust to provide for the payment and retirement of the
6		bonds or notes being refunded and to pay any expenses incurred in connection
7		with the refunding. Money in a trust fund may be invested in (i) direct
8		obligations of the United States government, (ii) obligations the principal of
9		and interest on which are guaranteed by the United States government, (iii)
10		obligations of any agency or instrumentality of the United States government
11		if the timely payment of principal and interest on the obligations is
12		unconditionally guaranteed by the United States government, or (iv)
13		certificates of deposit issued by a bank or trust company located in the State
14		if the certificates are secured by a pledge of any of the obligations described
15		in (i), (ii), or (iii) above having an aggregate market value, exclusive of
16		accrued interest, equal at least to the principal amount of the certificates so
17		secured. This act does not limit the duration of any deposit in trust for the
18		retirement of bonds or notes being refunded but that have not matured and are
19 20		not presently redeemable, or if presently redeemable, have not been called for
20	$(\boldsymbol{\epsilon})$	redemption.
21 22	(6)	Tax exemption. – Bonds and notes shall at all times be free from taxation by
22		the State or any political subdivision or any of their agencies, excepting estate, inheritance, or gift taxes, income taxes on the gain from the transfer of bonds
23 24		or notes, and franchise taxes. The interest on bonds or notes is not subject to
24 25		taxation as income.
26	(7)	Investment eligibility. – Bonds and notes are securities in which all of the
20 27	(7)	following may invest, including capital in their control or belonging to them:
28		public officers, agencies, and public bodies of the State and its political
29		subdivisions, all insurance companies, trust companies, investment
30		companies, banks, savings banks, savings and loan associations, credit unions,
31		pension or retirement funds, other financial institutions engaged in business
32		in the State, executors, administrators, trustees, and other fiduciaries. Bonds
33		and notes are hereby made securities which may properly and legally be
34		deposited with and received by any officer or agency of the State or political
35		subdivision of the State for any purpose for which the deposit of bonds, notes,
36		or obligations of the State or any political subdivision is now or may hereafter
37		be authorized by law.
38	(8)	Faith and credit. – The faith and credit and taxing power of the State are hereby
39		pledged for the payment of the principal of and the interest on bonds and notes.
40		The State expressly reserves the right to amend any provision of this act to the
41		extent it does not impair any contractual right of a bond owner.
42	(9)	Other agreements The State Treasurer may authorize, execute, obtain, or
43		otherwise provide for bond insurance, investment contracts, credit and
44		liquidity facilities, interest-rate swap agreements and other derivative
45		products, and any other related instruments and matters the State Treasurer
46		determines are desirable in connection with issuance, incurrence, carrying, or
47		securing of bonds or notes. The State Treasurer is authorized to employ and
48		designate any financial consultants, underwriters, and bond attorneys to be
49 50		associated with any bond or note issued under this act as the State Treasurer
50		considers necessary.

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	SEC	TION 1.(j) Variable Rate Demand Bonds and Notes	s. – In fixing the details of
bonds a	nd notes	, the State Treasurer may provide that any of the bond	s or notes may:
	(1)	Be made payable from time to time on demand or	-
		owner, if a credit facility supports the bonds o	1 0
		Treasurer specifically determines that a credit facily	
		finding and determination by the State Treasurer th	
		facility will not materially and adversely affect the	
		State and the marketing of the bonds or notes at a	-
		the State;	reasonable interest cost to
	(2)	Be additionally supported by a credit facility;	
	(2) (3)	Be made subject to redemption or a mandatory ter	nder for purchase prior to
	(\mathbf{J})	maturity;	nder for purchase prior to
	(4)	Bear interest at a rate or rates that may vary for any	pariod of time as may be
	(4)		
		provided in the proceedings providing for the issue	
		including, without limitation, such variations as ma	y be permitted pursuant to
	(5)	a par formula; and	
	(5)	Be made the subject of a remarketing agreement w	•
		to remarket bonds or notes to new purchasers price	*
	TC (1	payment to the provider of the credit facility or to t	
		e aggregate principal amount payable by the State u	-
		gregate principal amount of bonds or notes secured by	
		e inclusion in the credit facility of a provision for the	
		f time or the payment of a redemption premium or for	
		rized but unissued bonds or notes during the term of su	•
		amount of such excess, unless the payment of such ex	cess is otherwise provided
for by a	-	t of the State executed by the State Treasurer.	
		TION 1.(k) Interpretation of Section. –	
	(1)	Additional method. – The foregoing subsections of	
		provide an additional and alternative method for	
		authorized under it and shall be regarded as suppl	
		powers conferred by other laws and shall not be re-	garded as in derogation of
		any powers now existing.	
	(2)	Statutory references. – References in this act to spe	1
		of the General Statutes or to specific acts are intend	
		sections, Chapters, or acts as they may be amended	f from time to time by the
		General Assembly.	
	(3)	Broad construction. – This act, being necessary for	
		the people of the State, shall be broadly constru	ed to effect the purposes
		thereof.	
	(4)	Inconsistent provisions. – Insofar as the provisions	
		with the provisions of any general, special, or local	laws, or parts thereof, the
		provisions of this act shall be controlling.	
	(5)	Severability. – If any provision of this act or the	
		person or circumstance is held invalid, such invali	•
		provisions or applications of the act which can be	e given effect without the
		invalid provision or application, and, to this end, th	
		invalid provision or application, and, to this end, th declared to be severable.	e provisions of this act are
		invalid provision or application, and, to this end, th declared to be severable. TION 2. Any funds from the Education Bond expended	e provisions of this act are led for public schools shall
-	rted to th	 invalid provision or application, and, to this end, th declared to be severable. TION 2. Any funds from the Education Bond expender Department of Public Instruction and shall be credited and shall be cr	e provisions of this act are led for public schools shall ed against the judgment in
-	rted to th h. Bds. A	invalid provision or application, and, to this end, th declared to be severable. TION 2. Any funds from the Education Bond expended	e provisions of this act are led for public schools shall ed against the judgment in