THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. $2472^{Session of}_{2004}$

INTRODUCED BY D. EVANS, DEWEESE AND VEON, MARCH 23, 2004

AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES, MARCH 31, 2004

AN ACT

1 2 3 4 5 6 7 8 9 10	Amending the act of February 9, 1999 (P.L.1, No.1), entitled "An act providing for borrowing for capital facilities; conferring powers and duties on various administrative agencies and officers; making appropriations; and making repeals," adding and amending definitions; and further providing for borrowing limitations, for bond terms and conditions, for the Capital Debt Fund, for registration of bonds, for appropriation for and limitation on redevelopment assistance capital projects and for funding and administration of redevelopment assistance capital projects.
11	The General Assembly of the Commonwealth of Pennsylvania
12	hereby enacts as follows:
13	Section 1. Section 302 of the act of February 9, 1999
14	(P.L.1, No.1), known as the Capital Facilities Debt Enabling
15	Act, amended October 28, 2002 (P.L.889, No.130), is amended to
16	read:
17	Section 302. Definitions.
18	The following words and phrases when used in this chapter
19	shall have the meanings given to them in this section unless the
20	context clearly indicates otherwise:
21	"Acquisition cost." The cost of acquiring:

1 (1) buildings;

2 (2) structures;

3 (3) facilities;

4 (4) property, real, personal or mixed, tangible or5 intangible; or

б

(5) any other interest;

necessary or desirable in connection with a capital project, 7 whether the acquisition be by purchase or by condemnation, 8 including the amount of an award or final judgment in a 9 proceeding to acquire by condemnation lands, rights-of-way, 10 rights-of-slope, property rights, franchises, easements or other 11 12 interests as deemed necessary or convenient in connection with 13 the acquisition or construction of a project, and costs of 14 options and partial payments on and under options. 15 "Capital project." A project which is financed by debt or by other funds and which meets all of the following: 16 17 Is an undertaking to construct, repair, renovate, (1)18 improve, equip, furnish or acquire any:

19 (i) building, structure, facility or physical public20 betterment or improvement;

21

(ii) land or rights in land; or

(iii) furnishings, machinery, apparatus or equipment
for a building, structure, facility or physical public
betterment or improvement.

(2) Is designated in a capital budget as a capitalproject.

27 (3) Has an estimated useful life in excess of five28 years.

29 (4) Has an estimated financial cost in excess of 30 \$100,000. This paragraph does not apply to original equipment 20040H2472B3626 - 2 - or furnishings for previously authorized public improvement
 projects.

3 Capital projects are categorized as [community college 4 projects,] flood control projects, highway projects, [other 5 capital projects, PIDA projects,] public improvement projects, 6 redevelopment assistance capital projects[, redevelopment 7 assistance projects, site development projects] and 8 transportation assistance projects.

9 "Commonwealth agency or authority." Excludes an agency or10 authority organized by action of a political subdivision.

11 <u>Community college projects." Projects at an institution now</u>

12 or hereafter created pursuant to Article XIX-A of the act of

13 March 10, 1949 (P.L.30, No.14), known as the Public School Code

14 of 1949, or the former act of August 24, 1963 (P.L.1132,

15 <u>No.484</u>), known as the Community College Act of 1963.

16 ["Community college projects." Projects for a community 17 college of a type which the State Public School Building 18 Authority is authorized to undertake under the provisions of the 19 act of July 5, 1947 (P.L.1217, No.498), known as the State 20 Public School Building Authority Act, to the extent that 21 obligations issued to finance these projects are debt within the 22 meaning of this chapter.]

23 "Construction cost." Obligations incurred:

(1) for labor and to contractors, builders and
materialmen in connection with the construction, fabrication
or assembly of a capital project;

(2) for machinery and equipment required forconstruction under paragraph (1);

29 (3) for the restoration of property damaged or destroyed 30 in connection with construction under paragraph (1); and 20040H2472B3626 - 3 - (4) for the payment of damages incurred by others
 incident to or consequent upon construction under paragraph
 (1) which the Commonwealth or its agency or authority is
 under legal obligation to pay or desires to pay in settlement
 of a disputed claim of liability.

"Debt." The issued and outstanding obligations of the 6 Commonwealth incurred without a vote of the electorate or 7 8 incurred with such vote under a law making such debt subject to the provisions of section 7(a)(4) of Article VIII of the 9 Constitution of Pennsylvania. The term includes obligations of 10 11 Commonwealth agencies and authorities to the extent that such obligations are to be repaid from lease rentals or other charges 12 13 payable directly or indirectly from revenues of the Commonwealth. The term does not include: 14

(1) that portion of debt which is to be repaid from charges made to the public for the use of the capital projects financed, as such portion of debt may be determined by the Auditor General;

19 (2) obligations to be repaid from lease rentals or other
20 charges payable by a school district or other local taxing
21 authority; or

(3) obligations to be repaid by agencies or authorities
created for the joint benefit of the Commonwealth and one or
more other state governments.

25 "Financial cost." Acquisition cost and construction cost, 26 where applicable, and an allocated portion of all of the 27 following:

(1) Fees, expenses and costs of issuing obligations theproceeds of which are used to finance the project.

30 (2) Fees, expenses and costs of issuing and selling 20040H2472B3626 - 4 - 1

notes or replacement notes issued under this chapter.

2 (3) Establishing and maintaining any purchase, loan or 3 credit agreements in connection with an issue or series of 4 issues of notes, and the fees and expenses of any fiscal or 5 loan and transfer agent and bond counsel incurred in 6 connection with the issue of the obligations.

7 (4) Premiums on insurance in connection with a project8 during construction.

9 (5) Taxes and other municipal or governmental charges
10 lawfully levied or assessed during construction.

11 (6) Fees and expenses of architects, engineers and other 12 professionals for:

13 (i) making preliminary studies, reports or estimates14 of costs;

15 (ii) preparing plans and specifications and
16 inspecting and reviewing the progress of construction;
17 and

18 (iii) obtaining abstracts of title, title insurance19 or title opinions.

20 (7) Costs and expenses of preliminary investigations,
21 preplanning, surveys and reports to determine the proper
22 scope, feasibility and probable costs of capital projects to
23 be included in future capital budgets.

(8) Costs of administration, including the salaries and
expenses of administrators, reviewing architects and
engineers, construction inspectors, accountants and legal
counsel of the Commonwealth and its agencies or authorities,
incurred for the proper planning and supervision of the
capital projects program.

30 "Flood control projects." Projects of the type which the 20040H2472B3626 - 5 -

Water and Power Resources Board is authorized to construct,
 improve, equip, maintain, acquire or operate under the
 provisions of the act of August 7, 1936 (1st Sp.Sess., P.L.106,
 No.46), referred to as the Flood Control Law.

5 "Fund." Any fund other than a fund, or an account in a fund,6 established by this chapter.

7 "Funding bonds." General obligation bonds used to provide 8 funds for and towards the payment of outstanding notes or to 9 refund other outstanding bonds prior to or at or after the 10 stated maturity date of the bonds being refunded or of the notes 11 being funded.

12 "Highway projects." Projects of a type which the Department 13 of Transportation is authorized to construct, improve, equip, 14 maintain, acquire or operate.

15 <u>"Hospital." As defined in section 802.1 of the act of July</u> 16 <u>19, 1979 (P.L.130, No.48), known as the Health Care Facilities</u> 17 <u>Act.</u>

18 "Issuing officials." The Governor, the Auditor General and 19 the State Treasurer.

20 "Net debt."

(1) The aggregate principal amount of all debt; plus
(2) the amount of any past due and unpaid interest on
that debt; minus

24

25

(3) all funds held exclusively for the payment of that principal and past due interest.

26 Neither accrued but not yet past due interest nor funds held for 27 the payment of the interest next falling due, up to the amount 28 of such interest, shall be included in such computations.

29 "Notes." Temporary obligations and replacement notes issued 30 by the Commonwealth pursuant to this chapter in anticipation of 20040H2472B3626 - 6 - 1 bonds.

2 "Obligations." Notes or bonds of the Commonwealth, its
3 agencies or authorities, issued pursuant to any debt authorizing
4 act.

5 ["Other capital projects." Only that undertaking to equip and furnish those public improvement projects which are 6 specifically enumerated under the heading of "Other Capital 7 Projects" in section 3(d) of the act of July 20, 1968 (P.L.560, 8 No.218), known as the Capital Budget Act for the 1968-1969 9 10 Fiscal Year. Upon final completion of the undertakings 11 authorized by section 3(d) of that act, no equipment or furnishing undertaking or any other undertaking or project shall 12 13 be listed in any capital budget act for the fiscal year 1969-14 1970 or any fiscal year thereafter under the heading of "Other 15 Capital Projects"; but if the undertaking or project comes 16 within the meaning of a capital project, it shall be listed in 17 future capital budget acts as a capital project under one of the 18 categories enumerated in paragraph (2) of the definition of 19 "capital project."

20 "PIDA projects." Projects of the type which the Pennsylvania 21 Industrial Development Authority is authorized to finance under 22 the provisions of the act of May 17, 1956 (1955 P.L.1609, 23 No.537), known as the Pennsylvania Industrial Development 24 Authority Act.]

Public improvement projects." Projects of a type which the General State Authority is authorized to construct, improve, equip, furnish, maintain, acquire or operate under the provisions of the act of March 31, 1949 (P.L.372, No.34), known as The General State Authority Act of one thousand nine hundred forty-nine, and projects which the Department of General 20040H2472B3626 - 7 - Services is authorized to construct, improve, equip, furnish,
 maintain, acquire or operate, including community college
 projects.

4 "Redevelopment assistance capital project." The design and5 construction of facilities which meet the following:

6 (1) Are facilities, other than housing units, highways,
7 bridges, waste disposal facilities, sewage facilities or
8 water facilities[, which cannot obtain funding under other
9 Federal or State programs.] This paragraph includes:

(i) Water and sewer infrastructure, bridges and
 roads when included as part of a business or industrial
 park facility.

13 (ii) Hospital facilities and capital improvements
 14 for hospital facilities.

15 (2) Are economic development projects which generate
16 substantial increases in employment, tax revenues or other
17 measures of economic activity. This paragraph includes
18 projects with cultural, historical or civic significance.

19 (3) Are facilities which have a regional or20 multijurisdictional impact.

21 (4) Are eligible for tax-exempt bond funding under
22 existing Federal law and regulations.

(5) Have a 50% non-State participation documented at the time of application, including a portion of any funds reserved for future physical maintenance and operation of the facilities:

(i) at least half of which is secured funding;
(ii) toward which the only noncash non-State
participation permitted is land or fixed assets which
have a substantial useful life and are directly related
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1	to the project; [and]	
2	(iii) toward which State funds from other programs	
3	may not be used[.]; and	
4	(iv) toward which funds from Federal sources may be	
5	used.	
6	(6) Have a total project cost [as follows:	<
7	(i) At least \$5,000,000 for projects in:	
8	(A) counties of the first class; or	
9	(B) counties of the second class.	
10	(ii) At least \$1,000,000 for projects in counties of	
11	the second class A through eighth class.	
12	(iii) At least \$1,000,000 for projects in:	
13	(A) municipalities designated as financially	
14	distressed municipalities under the act of July 10,	
15	1987 (P.L.246, No.47), known as the Municipalities	
16	Financial Recovery Act;	
17	(B) municipalities which are identified at the	
18	time of application by the Department of Community	
19	and Economic Development under the department's early	
20	warning system as scoring at least one-half standard	
21	deviation above the mean score; or	
22	(C) municipalities which have part or all of an	
23	enterprise zone within the municipal boundaries.] <u>of</u>	<
24	<u>at least \$1,000,000.</u>	
25	(7) [Have a cooperation agreement between the applicant	
26	and a redevelopment authority or industrial development	
27	authority or general purpose unit of local government if the	
28	applicant does not administer the grant.] Applicants [can]	
29	<u>shall</u> be [any] <u>one</u> of the following:	
30	[(i) A redevelopment authority.	
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1 (ii) An industrial development authority.] (iii) A general purpose unit of local government. 2 3 (iv) A local development district which has an 4 agreement with a general purpose unit of local government 5 under which the unit assumes ultimate responsibility for debt incurred to obtain the 50% non-State participation 6 required by paragraph (5). 7 (v) Any public authority established pursuant to the 8 laws of this Commonwealth. 9 10 (vi) An industrial development agency which has been 11 certified as an industrial development agency by the Pennsylvania Industrial Development Authority Board 12 13 pursuant to the act of May 17, 1956 (1955 P.L.1609, 14 No.537), known as the Pennsylvania Industrial Development 15 Authority Act, and which is itself or which is acting 16 through a wholly owned subsidiary which is exempt from 17 Federal taxation under section 501(c)(3) of the Internal 18 Revenue Code of 1986 (Public Law 99-514, 26 U.S.C. § 1 19 et. seq.).

20 The term also includes a fire truck and firefighting equipment 21 to the extent that the request for assistance does not exceed 22 \$50,000.

["Redevelopment assistance projects." Projects of the type which the Department of Community and Economic Development is authorized to finance by capital grants under the act of May 20, 1949 (P.L.1633, No.493), known as the Housing and Redevelopment Assistance Law, and Reorganization Plan No.2 of 1966.]

28 "Replacement notes." Notes:

29 (1) the net proceeds of which are used to pay principal, 30 accrued interest and premium of previously issued notes or 20040H2472B3626 - 10 - 1 replacement notes; and

(2) which evidence the same temporary borrowing of the
Commonwealth as the notes or replacement notes replaced.
["Site development projects." Projects of the type
authorized for the Department of Community and Economic
Development under the act of May 6, 1968 (P.L.117, No.61), known
as the Site Development Act.]

8 "Tax revenues." All revenues from Commonwealth imposed 9 taxes, regardless of the fund to which they are deposited, 10 including revenues from motor vehicle licenses, which are 11 declared to be taxes for purposes of this chapter. The term does 12 not include revenues from any other licenses or from interest, 13 fees, fines or penalties.

14 "Transportation assistance projects." Projects of a type 15 which the Department of Transportation is authorized to 16 construct, improve, equip, furnish, maintain, acquire or operate 17 under 74 Pa.C.S. Pt. II (relating to public transportation) and 18 capital projects which the Department of Transportation is 19 authorized to construct, improve, equip or furnish under the 20 provisions of the act of February 11, 1976 (P.L.14, No.10), 21 known as the Pennsylvania Rural and Intercity Common Carrier 22 Surface Transportation Assistance Act, including the acquisition of property authorized in those statutes. 23

24 Section 2. Section 305 of the act is amended to read: 25 Section 305. Constitutional limitations, authorizations,

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issuing officials.

Within the limitation set forth in section 7(a)(4) of Article
VIII of the Constitution of Pennsylvania, the issuing officials
are authorized and directed to borrow, on the credit of the
Commonwealth and subject to the conditions and limitations of
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[the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal
 Code] this act, money necessary to carry out the purposes of
 debt-authorizing acts passed in accordance with the provisions
 of this chapter.

5 Section 3. Section 307(c) of the act is amended by adding a
6 paragraph to read:

7 Section 307. Bonds, issue of bonds and notes, maturity, 8 interest.

9

* * *

10 (c) Terms and conditions.--

(1) Except as set forth in subsection (a) or (b), the terms and conditions of issue, redemption and maturity and time of payment of interest shall be as the issuing officials shall specify. Bonds of any series shall mature within a period not to exceed the estimated useful lives of the capital projects as stated in the debt-authorizing act but not later than 30 years from the date of issuance.

18 (2) The issuing officials shall provide for the 19 amortization of the bonds in substantial and regular amounts 20 over the term of the debt, but the first retirement of 21 principal shall be stated to mature prior to the expiration 22 of a period of time equal to one-tenth of the time from the 23 date of the first obligation issued to evidence the debt to 24 the date of the expiration of the term of the debt.

(3) Retirements of principal shall be regular and
substantial if made in annual or semiannual amounts whether
by stated serial maturities or by mandatory sinking fund
retirements computed in accordance with either a level annual
debt service plan as nearly as may be or upon the equal
annual maturities plan.

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1 (4) If debt is incurred in one issue of bonds to provide 2 funds for and towards the financial cost of capital projects 3 having estimated useful lives of varying length, the 4 following shall apply:

5 (i) The aggregate of the financial costs shall be 6 considered as the debt to be incurred for the purpose of 7 fixing the regular and substantial amounts of principal 8 to be retired.

9 (ii) The term of the debt shall be to the end of the 10 longest estimated useful life for the purpose of 11 determining the first date for the retirement of 12 principal. At the end of the estimated useful life of 13 each project, the aggregate principal retirements 14 required to be made at or before that date shall exceed:

15 (A) the aggregate financial cost of all capital
16 projects having the same or shorter estimated useful
17 lives; or

(B) if bonds are issued for less than the full
financial cost of all projects being financed in the
same category, a proportionate amount in each case.
(4.1) The issuing officials are authorized to enter into
the following that in the judgment of the issuing officials
will assist in managing the interest costs of the debt of the
Commonwealth:

25 (i) Interest rate exchange agreements, interest rate
 26 cap and floor agreements, forward agreements and other
 27 similar agreements.

28 (ii) Contracts to insure or secure payments of
 29 principal, interest or the purchase price of bonds.

30 (5) The issuing officials are authorized to carry out 20040H2472B3626 - 13 - the provisions of this chapter relating to the issuance of bonds and shall determine all matters in connection with the issuance of bonds subject to the provisions hereof.

4 * * *

5 Section 4. Sections 311 and 314 of the act are amended to 6 read:

7 Section 311. Capital Debt Fund; investments; redemption of8 bonds.

9 (a) Capital Debt Fund. -- Bonds issued under this chapter 10 shall be paid at maturity. Interest due after July 1, 1968, on 11 bonds and on notes issued under this chapter shall be paid by the [Board of Finance and Revenue] State Treasurer from the 12 13 Capital Debt Fund. The General Assembly shall appropriate 14 annually the money necessary to pay the interest on the bonds 15 and notes and the principal of the bonds and notes at maturity 16 if no other provision is made. Money appropriated shall be paid 17 into the Capital Debt Fund by the State Treasurer.

18 Investment.--Money received under subsection (a) prior (b) 19 to the date for disbursement shall be invested by the [board] 20 State Treasurer pending disbursement in securities as are 21 provided by law for the investment of surplus money of the 22 Commonwealth. The investment and the accumulations in the 23 Capital Debt Fund shall be devoted to and be used exclusively 24 for the payment of the interest accruing on the bonds and notes 25 and for the redemption of the bonds and notes at maturity or 26 upon the redemption date if called for prior redemption. The 27 [board] State Treasurer is authorized to use such funds for the 28 purchase and retirement of all or any part of the bonds issued 29 under this chapter; but no purchase may be made which will 30 reduce the money in the Capital Debt Fund below the amount 20040H2472B3626 - 14 -

necessary to pay all principal and interest still to become due 1 in the fiscal year of the purchase. If all or any part of any 2 3 bonds issued under this chapter are purchased by the 4 Commonwealth, they shall be canceled and returned to the State 5 Treasurer as canceled and paid bonds. Thereafter, all payment of interest on the bonds shall cease; and the canceled bonds and 6 7 coupons shall be destroyed in accordance with the act of April 27, 1925 (P.L.319, No.180), entitled, "An act relating to the 8 destruction of cancelled or unused bonds or other evidences of 9 indebtedness of this Commonwealth." 10

11 Section 314. Registration of bonds.

12 The [Auditor General shall prepare the] necessary registry 13 books [to] shall be kept in the office of the authorized loan 14 and transfer agent of the Commonwealth for the registration of 15 any bonds of the Commonwealth according to the terms and 16 conditions of issue specified by the issuing officials under 17 section 307(d). Bonds issued without interest coupons attached 18 shall be registered in the registry books kept by the authorized 19 loan and transfer agent of the Commonwealth.

20 Section 5. Section 317 of the act, amended December 23, 2003 21 (P.L.357, No.49), is amended to read:

22 Section 317. Appropriation for and limitation on redevelopment23 assistance capital projects.

(a) Appropriation.--The amount necessary to pay principal of
and interest on all obligations issued to provide funds for
redevelopment assistance capital projects [is hereby] shall be
appropriated from the General Fund and shall be transferred to
the Capital Debt Fund upon authorization by the Governor.

29 (b) Limitation.--The maximum amount of redevelopment 30 assistance capital projects undertaken by the Commonwealth for 20040H2472B3626 - 15 - which obligations are outstanding shall not exceed, in
 aggregate, [\$1,510,000,000] <u>\$2,150,000,000</u>.

3 Section 6. Section 318 of the act is amended to read:
4 Section 318. Funding and administration of redevelopment
5 assistance capital projects.

6 (a) Officers.--The Secretary of the Budget[, in consultation
7 with the Secretary of Community and Economic Development,] shall
8 review and shall approve or disapprove applications for
9 redevelopment assistance capital projects.

10 (b) Time period.--State funding for approved redevelopment 11 assistance capital projects shall be paid over not less than a 12 36-month period unless the Secretary of the Budget authorizes a 13 shorter period.

14 (c) Costs.--Fees for professional services incurred for the 15 design and construction of redevelopment assistance capital 16 projects shall be paid from non-State funds. Land acquisition is 17 a permissible State-funded expenditure if the acquisition cost 18 is supported by an appraisal done by a certified appraiser.

(d) Proportion.--Expenditure of State and non-State funds
shall be made on a proportional basis for direct land and
building acquisition costs and construction expenses.

22 (e) Verification. -- Redevelopment assistance capital project cost estimates must be verified by the Office of the Budget or 23 24 its designated agent before final approval is given to a project 25 application. Cost estimates include total project cost, 26 projected use for State and non-State funds and a year-by-year 27 schedule of costs for the entire project construction phase. 28 (f) Bids.--[The solicitation of a minimum of three written bids is required for all general contracted work in 29 30 redevelopment assistance capital projects.] Notwithstanding any 20040H2472B3626 - 16 -

other provision of law, the solicitation of a minimum of three 1 written bids for all contracted construction work on 2 3 redevelopment assistance capital projects shall be the sole requirement for the composition, solicitation, opening and award 4 of bids on such projects. Notwithstanding the foregoing, the 5 construction work shall be performed subject to the act of March 6 3, 1978 (P.L.6, No.3), known as the Steel Products Procurement 7 8 Act.

9 Review and audit.--Redevelopment assistance capital (q) 10 projects shall be reviewed at regular intervals by the Office of 11 the Budget or its designated agent during the funding phase to ensure financial and program compliance. A final closeout audit 12 13 shall be performed by the Office of the Budget or its designated agent for all projects. 14

15 (h) Fee.--To pay for administrative expenses related to redevelopment assistance capital projects funded by Commonwealth 16 17 general obligation bonds, the Office of the Budget [shall] may 18 charge a fee against proceeds from bonds and notes which were 19 sold to finance construction or acquisition costs of projects. 20 (i) Grant administration. -- In the event any applicant does not administer the grant, the applicant shall enter into a 21 22 cooperation agreement with the entity administering the grant 23 which agreement shall be subject to the approval of the Office 24 of the Budget.

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Section 7. This act shall take effect immediately.