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COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 8-35

"General Obligation Bond Act of 1989".

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P. L. 93-198, "the Act", the Council of the District of Columbia adopted Bill No. 8-309 on first and second readings, June 27, 1989, and July 11, 1989, respectively. Following the signature of the Mayor on July 24, 1989, this legislation was assigned Act No. 8-64, published in the August 4, 1989, edition of the <u>D.C. Register</u>, (Vol. 36 page 5570) and transmitted to Congress on August 1, 1989 for a 30-day review, in accordance with Section 602(c)(1) of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional Review Period has expired, and therefore, cites this enactment as D.C. Law 8-35, effective October 13, 1989.

DAVID A. CLARKE -- Chairman of the Council

Dates Counted During the 30-day Congressional Review Period:

August 1,2,3,4

September 6,7,8,11,12,13,14,15,18,19,20,21,22,25,26,27,28,29

October 2,3,4,5,6,10,11,12

OCT 1 3 1989

Codification,
District of Columbia Code
(1990 Supplement)

AN ACT

D.C. ACT 8 - 64

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JUL 2 4 1989

To authorize the issuance of general obligation bonds of the District of Columbia for the purposes of financing certain capital projects and of refunding certain capital indebtedness of the District of Columbia.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "General Obligation Bond Act of 1989".

Note, Section 47-327

Sec. 2. Definitions.

For purposes of this act, the term:

(1) "Additional Bonds" means District general obligation bonds that may be issued pursuant to section 461 of the Home Rule Act and any act enacted subsequent to this act, on a parity with the Bonds.

(2) "Authorized delegate" means the City Administrator, the Deputy Mayor for Financial Management, the Deputy Mayor for Economic Development, or any officer or employee of the executive office of the Mayor to whom the Mayor has delegated any of the Mayor's functions under this act pursuant to section 422(6) of the Home Rule Act.

(3) "Bond counsel" means a firm or firms of attorneys designated as bond counsel from time to time by the Mayor.

(4) "Bonds" means District general obligation bonds authorized to be issued pursuant to this act.

- (5) "Capital projects" means District capital projects as defined in section 103(8) of the Home Rule Act for either general governmental purposes or for enterprise purposes.
- (6) "Council" means the Council of the District of Columbia.
 - (7) "District" means the District of Columbia.

(8) "Home Rule Act" means the District of Columbia Self-Government and Governmental Reorganization

Code D.C. 774; Stat (87 1973 4 2 cember De D roved 01 et დ ⊶ Act,

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Ţ ٠, th . the pro to (10) "Outstanding debt" means at any time outstanding indebtedness of the District for capital loans from the Treasury of the United States and any outstanding general obligation bonds issued pursuant

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the Mayor pur g agent" means the r national banking this capacity by bank, trust company, or n designated to serve in th

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(14) "Special tax fund" means the debisstablished by the Mayor pursuant to section 6. (12) trust

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The Council finds that:

(1) Section 461 of the Home Rule Act authorize the District to incur indebtedness by issuing general obligation bonds to refund indebtedness of the District any time outstanding and to provide for the payment of sprojects.

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ò Sec. 4. Bond authorization.

(a) The District is authorized to incur indebtedness issuing the Bonds pursuant to sections 461 through 467 e Home Rule Act to provide for any of the following:

(1) The payment of the cost of acquiring or dertaking capital projects described in section 5 for neral governmental and enterprise purposes;

(2) The refunding of outstanding debt; and (3) The payment of the costs and expenses of suing and delivering the Bonds, including capitalized terest, underwriting, agency rating fees, legal, ٠,--

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accounting, financial advisory, bond insurance and other credit enhancements, and printing costs and expenses.

(b) The Mayor is authorized to pay from the proceeds of the Bonds and, to the extent necessary to establish or continue the tax exempt status of any of the Bonds issued on a tax exempt basis, from other District funds, the costs and expenses referred to in section (a)(3) of this section.

Sec. 5. Capital projects.

(a) Bonds may be issued pursuant to this act to provide for the payment of the cost of acquiring or undertaking the following capital projects of the District:

Project	Description of Facilities and Equipment to be Acquired or Undertaken	Maximum Total Principal Amount to be Financed Through Bonds				
AS	Administrative Services Fac. and Equip.	\$ 1,000				
F B	Fire and Public Safety Fac. and Equip.	13,682,000				
FL	Correctional and Pub. Saf. Fac. and Equip.	149,552,000				
GF	Public Higher Education Fac. and Equip.	8,609,000				
CE	Library and Pub. Education Fac. and Equip.	3,383,000				
нА	Public Recreation Fac. and Equip.	3,275,000				
ВҮ	Facilities for the Aging	4,301,000				
KA	Transp. Serv. and Pub. Works Fac. and Equip.	37,761,000				
LA	Environ. Serv. and Pub. Works Fac. and Equip.	12,529,000				
PH	Pub. and Assisted Housing Fac. and Equip.	9,637,000				
É R	Convention Center Facilities and Equipment	1,000				

LA Water-Sewer Enterprise Fac. (Ent.) and Equip.

13,207,000

Total

\$ 255,938,000

(b) The maximum principal amount of indebtedness that may be incurred through the issuance of Bonds for each capital project, exclusive of the costs and expenses of issuing and delivering the Bonds and capitalized interest, may not exceed the total amount stated in subsection (a) of this section for each capital project.

(c) The capital projects listed in subsection (a) of this section have been authorized by An act to authorize the Commissioners of the District of Columbia to borrow funds for capital improvement programs and to amend provisions of law relating to Federal Government participation in meeting costs of maintaining the Nation's Capital City, approved June 6, 1958 (72 Stat. 183; D.C. Code, sec. 9-219).

(d) Capital project KA has also been authorized by the District of Columbia Public Works Act of 1954, approved May 18, 1954, (68 Stat. 110; D.C. Code, sec. 7-132), and section 3(g) of the District of Columbia Motor Vehicle Parking Facilities Act of 1942, approved August 20, 1958 (72 Stat. 686; D.C. Code, sec. 40-805(7)).

(e) The maximum total principal amount to be financed through Bonds provided for the capital projects listed in subsection (a) of this section includes amounts requested by the government of the District of Columbia and approved by Congress in capital budgets through and including the budget for the fiscal year ending September 30, 1989, and amounts requested by the government of the District of Columbia in the capital budget for the fiscal year ending September 30, 1990 currently pending approval by Congress.

Sec. 6. Bond details.

- (a) The Mayor is authorized to take any action necessary or appropriate in accordance with this act in connection with the preparation, execution, issuance, sale, delivery, security for, and payment of the Bonds, including, but not limited to, determinations of:
- (1) Whether the Bonds are to be issued in 1 or more series and the principal amount of each series.
- (2) For each series of the Bonds, the date of issuance, sale, and delivery of the Bonds, the maturity date or dates of the Bonds (provided that the maximum maturity of any Bond shall not exceed 30 years from the date of issuance), the dates for payment of principal and interest on the Bonds, and the amount of each installment or sinking fund payment of principal (provided that the principal

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tallments on each serve date of instances or the mechan 3 years from the date of interest or the mechan determining the rate or rates of interest on the Bonds, vided that the interest rate or rates borne by the Bonds any series shall not exceed 15% per year calculated on a 4-day year, 30-day month basis;

(4) For each series of the Bonds, the maximum (4) For each series of the Bonds that the sunt so determined for any series shall not exceed the ount permitted under section 11(4);

(5) The designation of the Bonds and their fount permitted under section 11(4);

(6) The designation of the manner of **⋄** ഗ ര provided of any se 360-day y þ or

debt service payable in any fiscal year provided that the amount so determined for any series shall not exceed the amount permitted under section 11(4);

(5) The designation of the Bonds and their denominations, lettering, and numbering or the manner of determining the designations and denominations, lettering, and numbering or the manner of determining the designations and denominations, lettering, and numbering;

(6) The price and terms under which the Bonds may be paid, optionally or mandatorily redeemed, accelerated, tendered, called, or put for redemption, repurchase, or remarketing before their stated maturities;

Bonds, including a determination that the Bonds may be issued in book entry form;

Bonds, including a determination that the Bonds may be issued in book entry form;

(8) The final form, content, and terms of the bistrict, for any series of the Bonds, without regard to any act or resolution of the Council, other than this act, now existing or adopted after this act becomes effective, and the execution and delivery of any necessary agreements relating to the appointment; and essent and the execution and elivery of any necessary agreements relating to the appointment; and elivery of any necessary agreements relating to the appointment; and elivery of any necessary agreements relating to the appointment; and elivery of any necessary agreements relating to the appointment; and elivery of any necessary agreements relating to the appointment; and evenance of the Bonds after this act becomes effective, and the execution and elivery of any necessary agreements relating to the appointment; and **C** 0

and exchange of the Bonds and the replacement of mutilated, and exchange of the Bonds and the replacement of mutilated, lost, stolen, or destroyed Bonds.

(b) The Bonds shall be executed in the name of the District and on its behalf by the manual or facsimile signature of the Mayor and of an authorized delegate. To the extent required by the Home Rule Act, at least 1 of the Home Rule Act, the official seal of the District or a facsimile of it shall be impressed, printed, or otherwise reproduced on the Bonds.

(c) The registrar shall manually authenticate each Bond and maintain the books of registration for the payment of the principal of and interest on the Bonds and perform other ministerial responsibilities as specifically provided in its appointment as registrar. bζ

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- y be sold by on 466 of the Ho. series shall be s. Competitive bia ds. Unless the tive bid is not he District, the The Mayor or is not in transmit Sec. 7. Sale of the Bonds.

 (a) The Bonds of any series may be sold by the pursuant to the provisions of section 466 of the Home Act, provided that the Bonds of any series shall be scompetitive bid or by negotiated sale. Competitive b the preferred method of sale for the Bonds. Unless the Mayor determines, in writing, that competitive bid is feasible or is not in the best interest of the Distribute Bonds shall not be sold by negotiated sale. If the Metermines that competitive bid is not feasible or is the best interest of the District, the Mayor shall tractory of this written determination to the Secretary Council within 3 days of the date of the written
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- 0 (b) The Mayor or an authorized delegate may execute, in relation to each sale of the Bonds, offering documents behalf of the District and may authorize the documents! distribution in relation to the Bonds being sold.

 (c) The Mayor or an authorized delegate shall take actions and execute and deliver agreements, documents, and instruments as required by or incidental to:

 (1) The issuance of the Bonds;

 (2) If and to the extent the Bonds are issued on a tax exempt basis, the exclusion from gross income for federal income tax purposes of interest on the Bonds and tleemption from District taxation of interest on the Bonds; onds are issued

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- unis act or any purchase contract for the Bonds; including any amendments of any covenants contained i including any amendments of any of these agreements, documents, instruments, or purchase contracts.

 (d) The Bonds shall not be issued until the Mayor receives an approving opinion from bond counsel as to the validity of the Bonds and, if and to the extent the Bonds are issued on a tax exempt basis, the treatment of the interest on the Bonds for purposes of federal and District income taxation.

 (e) The Mayor shall execute a bond issuance certificate evidencing the determinations made and other actions taken by the Mayor for each series of the Bonds issued and shall designate in the bond issuance certificate capital projects or to refinance outstanding debt incurred for enterprise purposes and the amount of principal and interest on that amount of Bonds to be paid through sinking fund payments, redemptions or otherwise, in each fiscal after the delivery. Se G)

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- necessary in conjunction with the authorization and issuance of the Bonds and any Additional Bonds. Pursuant to section of An Act making appropriations for the government of the District of Columbia and other activities chargeable in bistaict of Columbia and other activities chargeable in the fiscal year ending June 30, 1923, and for other purposes, approved June 30, 1923, and for other purposes, approved June 30, 1922, de Stat. 668; D.C. Code, sec. 47-501 et sed.), there is levied by this section for each real property tax year in which Bonds or Additional Bonds are outstanding, a special tax on the real property in the Bonds are outstanding, a special tax on the real property in the Sufficient to bay the principal of and interest on the Bonds and Additional Bonds coming due in each year. This special tax is levied without limitation as to rate or amount, on all classes of real property subject to taxation in the Sufficient of among classes of real property subject to taxation in the Sufficient of Separate from other Inneal Bonds and all investment income collected, shall be set aside in a special tax fund maintained separate from the fund and all investment income carried to the payment of principal and interest on the Bonds and any Additional Bonds as further security for the due and punctual payment of the principal and interest on the Bonds as they shall become due and payable for any reason, all of its right, title, and interest now owned or later acquired in and redemption price of, and interest now owned or later acquired in and redemptions of subsections (e) and (i) of this section and payable for any reason, all of its right, title, and provisions of subsections (e) and (i) of this section and the provisions of subsections (e) and (i) of this section applicable for the issuance of Additional Bonds secured, equally and ratably with the Bonds, by a pledge of and security interest in special tax revenue created by this section shall be valid binding applicable by the security interest of the dilivery of ction sions rty in be ond a ,de, ,dfor jonal per ncom fo <u>`</u> su SS ×σ that a spantage ne Council determines the conjunction with the conjunction with the condand any Additional Bordome Rule Act and notwing
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document, or instrument relating to the security interest is recorded or filed. The pledge and lien created by the security interest shall be valid, binding, and perfected with respect to any individual or legal entity having claims against the District, whether or not the individual or legal entity has notice of the pledge and lien.

(d) If the District pays or makes provisions to pay to the owners of all Bonds and Additional Bonds the principal or redemption price, if any, and the interest due or to become due, at the time and in the manner stipulated, then the security interest in special tax revenue created under

this section shall be terminated.

(e)(1) In any real property tax year, if the amount expected to be on deposit in the special tax fund on the first day of the next succeeding real property tax year exceeds the greater of (A) the earnings on the special tax fund for the current real property tax year or (B) one-twelfth of the amount the Mayor certifies as required to pay the principal of and interest on the Bonds and any Additional Bonds coming due in the next succeeding real property tax year, the Mayor shall either cause: (A) the transfer of that excess amount to the general fund of the District or (B) the use of that excess amount to purchase for cancellation outstanding debt. That excess amount shall be released from the lien on and security interest in the special tax revenue created under this section.

(2) On or before the date upon which the Mayor is required by law to submit to the Council proposed real property tax rates for a real property tax year of the District (but not later than the first day of that real property tax year), the Mayor shall certify to the Council the amount required in that real property tax year to pay the principal of and interest on the Bonds and any Additional Bonds coming due for any reason during that real property tax year. The amount certified, less any funds then on deposit in the special tax fund after application of subsection (e)(1) of this section, shall be called the

special tax requirement.

(f) On or before the date upon which the Mayor is required by law to submit to the Council proposed tax rates for a real property tax year of the District (but in no event later than the first day of that real property tax year), the Mayor shall calculate and submit to the Council proposed real property special tax rates to be applied during the real property tax year to all real property subject to taxation in the District. The real property special tax rates shall be calculated to yield the special tax requirement, as that amount is certified by the Mayor pursuant to subsection (e) of this section.

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than Bonds issued to refund outstanding debt, less any capitalized interest and accrued interest, and shall expend the proceeds only to finance capital projects and incidental costs as defined in section 103(8) of the Home Rule Act. Interest or other investment earnings of proceeds in the capital projects fund shall be credited ratably to the general fund and any enterprise fund of the District for which Bonds were issued.

(6) Notwithstanding any other provision of law, the Mayor shall take actions necessary to requisition and receive, not later than the date for payment of any principal or interest on the Bonds, an advance of moneys pursuant to title VI of the District of Columbia Revenue Act of 1939, approved July 26, 1939 (53 Stat. 1118; D.C. Code, sec. 47-3401), the advance to be in an amount necessary and sufficient to enable the District to meet its general expenses through September 30 of the then current fiscal year, including payment when due of all principal of and interest on the Bonds coming due in that fiscal year. p

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when the principal becomes due and payable at maturity, uporredemption, or otherwise;

(2) Failure to pay an installment of interest on the Bonds upon the day when the interest becomes due; and (3) Failure by the District to observe and perform any covenant, condition, agreement, or provision, other than as specified in paragraphs (1) and (2) of this subsection, contained in the Bonds or in this act, but only if the failure continues for a period of 90 days after transmittal to the District of written notice of failure.

(b) A Bond owner who claims an event of default under subsection (a)(3) shall provide to the Registrar written notice specifying the failure and requesting that it be remedied. Upon verifying that the written notice has been transmitted by a bona fide Bond owner, the Registrar, if other than the District, shall transmit the written notice to the District. If the Registrar is the District, the written notice shall be delivered directly to the Mayor. Iransmittal to the District of the written notice required by subsection (a)(3) may not be accomplished in any manner other than that set forth in this subsection. a υ٢ **4** 4 • 0 .c. not in

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excep sufficient moneys being available for the purposes requ by this section.

(c) The defeasance escrow account specified in subsection (a) of this section may be established and maintained without regard to any limitations placed on accounts by any act or resolution of the Council now existing or adopted after this act becomes effective, e act. accounts existing for this Sec. 16. Additional debt and other obligations.

The District reserves the right at any time to borrow money or enter into other obligations to the full extent permitted by law, to secure the borrowings or obligations by the pledge of its full faith and credit, to secure the borrowings or obligations by any other security and pledges of funds as may be authorized by law, and to issue bonds, including Additional Bonds, notes, or other instruments, to evidence the borrowings or obligations. Any act of the Council authorizing the issuance of Additional Bonds shall provide for an increase in the special tax requirement sufficient to pay principal of and interest on the Additional Bonds authorized. َم S

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۲ 0 income Sec. 17. Arbitrage.

If and to the extent the Bonds are issued on a -exempt basis, the Mayor shall not (i) take any act to take any action or (ii) invest, reinvest, or umulate any moneys in a manner that will cause the erest on the Bonds to be includable in gross income eral income tax purposes. tax-exempt basis, the Momit to take any action accumulate any moneys interest on the Bonds tederal income tax purp

y unis ac Council e a contract between the e Bonds authorized by this resolutions of the Counact, this act shall be Sec. 18. Contract.
This act shall constitute District and the owners of the To the extent that any acts or may be in conflict with this ac controlling.

Sec. 19. Authorized delegation of authority. To the extent permitted by District and federal law the Mayor may delegate to any authorized delegate the performance of any act authorized to be performed by the Mayor under this act.

Maintenance of documents. the specimen Bonds and related document in the Office of the Secretary. Copies of be filed 20. s of Sec

Information reporting

മ ithin 3 days after the Mayor's receipt of the of proceedings relating to the issuance of any le Bonds, the Mayor shall transmit a copy of the council.

In Mayor shall notify the Council, within 30 action taken under sections 8(b) and 8(d). The Mayor's letter of transmittal accompanying on of any proposed resolution to approve the Bonds pursuant to this act shall include a _ transcript to (b) The days, of any a pt of

g and 8(d). accompanying pprove the ays, of any action (c)(1) The line submission of of Bonds ssuance N -- C+

 \sqsubseteq 0 intended to be sold by competitive bid or by negotiated sal and, if the Bonds of any series are intended to be sold by negotiated sale, a copy of the Mayor's written determination that sale by competitive bid is not feasible or is not in the best interest of the District and a statement of the reasons supporting this determination; and (B) Whether the Bonds of any series are intended to be issued on a tax exempt or taxable basis.

(2) If, after submission of the Mayor's letter transmittal, there is a change in an intention required to be stated in the letter of transmittal, the Mayor shall notify the Council of the change and the reasons for the change. This notice shall be provided in writing and filed with the Secretary to the Council within 3 days of the sold by cerminati not in S

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Sec. 22. Severability.

As provided in the General Rule of Severability
Adoption Act of 1983, effective March 14, 1984 (D.C. Law
5-56; D.C. Code, sec. 49-601), if any provision of this act
or the application of this act to any person or circumstance
is held to be unconstitutional or beyond the statutory
authority of the Council, or otherwise invalid, the
invalidity shall not affect other provisions or applications
of the act that can be given effect without the invalid
provision or application, and to this end the provisions of
this act are declared to be severable. οf ď ati d

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nrovided ir SO Sec. 23. Effective Date.

This act shall take effect after a 30-day perio Congressional review following approval by the Mayor the event of veto by the Mayor, action by the Counci District of Columbia to override the veto) as provid section 602(c)(1) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code, 1-233(c)(1)), and publication in either the District Columbia ن به ب Acod 01000-10 Classolt

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Statutes-at-Large, or the District of Columbia Municipal Regulations.

Chairman

Council of the District of Columbia

Mayor District of Columbia

APPROVED: July 24, 1989



COUNCIL OF THE DISTRICT OF COLUMBIA Council Period Eight

RECORD OF OFFICIAL COUNCIL VOTE

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Absent:														
□ ROLL CALL VOTE: — RESULT()														
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Secretary to the Council