Regular Session, 2014

ACT No. 549

HOUSE BILL NO. 267

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BY REPRESENTATIVE PONTI

2	To amend and reenact R.S. 39:551.1 and 997(A) and R.S. 51:1157.1, relative to bond
3	insurance; to remove the Board of Commerce and Industry and the secretary of the
4	Department of Economic Development from the process of bond approval; and to
5	provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 39:551.1 and 997(A) are hereby amended and reenacted to read as
8	follows:
9	§551.1. Parish, ward, or municipality; power to incur debt and issue bonds to
10	encourage industrial enterprises
11	Any parish, ward, or municipality of this state, in order to encourage the
12	location of or addition to industrial enterprises therein, may incur debt and issue
13	negotiable bonds under the provisions of and in accordance with the existing laws
14	relating to incurring debt and issuing bonds, and may use the funds derived from the
15	sale of such bonds, which shall not be sold for less than par or bear a greater rate of
16	interest than that authorized in Act No. 19 of the First Extraordinary Session of 1975,
17	R.S. 39:1421 to 1426, as the same now exists or may be hereafter amended, payable
18	annually or semiannually, to acquire industrial plant sites and other necessary
19	property or appurtenances for and to acquire or construct industrial plant buildings
20	located within such parish, ward, or municipality, as the case may be, and may sell,
21	lease, or otherwise dispose of a plant site, appurtenances and plant building, or
22	buildings, either, both, or severally, by suitable and appropriate contract, to any
23	enterprise locating or existing within such parish, ward, or municipality. Bonds so
24	issued shall not exceed in the aggregate twenty percent of the assessed valuation of

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the taxable property of such parish, ward, or municipality, including both (i) homestead exempt property which shall be included on the assessment roll for the purposes of calculating debt limitation and (ii) nonexempt property, to be ascertained by the last assessment for parish, ward, or municipal purposes previous to delivery of the bonds representing such indebtedness, regardless of the date of the election at which said bonds shall have been voted. Such bonds shall not run for a longer period than twenty-five years from date thereof. Any income or revenue accruing to the parish, ward, or municipality from such contract shall be deposited in the sinking fund dedicated to the payment of any debt incurred herein. In addition, before the calling and holding of an election to incur debt and issue bonds for such purpose, any existing similar and directly competing industry situated within such parish, ward, or municipality, as the case may be, must first have filed with the governing authority calling the election a written consent to the incurring of debt and issuing of bonds for the purpose of encouraging the location therein of such industrial enterprise, and, before calling an election to vote on incurring debt and issuing bonds to carry out any plan to encourage the location of or additions to industrial enterprise, the State Bond Commission and the State Board of Commerce and Industry or their successors or its successor in function each shall certify their its approval of any proposed contract between the parish, ward, or municipality and industrial enterprise to be aided, encouraged, or benefited benefitted. A municipality may incur debt, issue negotiable bonds, and use the funds derived from the sale of the bonds under the provisions of this Section to encourage the location of or addition to industrial enterprises in an adjoining area or area outside the corporate limits of the municipality but within the parish in which the municipality is located.

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§997. Approval by state bond and tax board and board of commerce and industry

State Bond Commission; validation; interest rates

A. Before incurring debt and issuing bonds to carry out any plans to encourage the location of or additions to an industrial enterprise, the State Bond and Tax Board and Board of Commerce and Industry or their successors Commission or

HB NO. 267 **ENROLLED** 1 its successor in function, shall certify their its approval of any proposed contract 2 between the municipality and the industrial enterprise to be aided, encouraged, or 3 benefited benefitted. The maximum interest rate at which bonds may be issued 4 under this Part shall not exceed the maximum rate for conventional interest fixed by 5 the Louisiana Civil Code R.S. 9:3500 et seq. 6 7 Section 2. R.S. 51:1157.1 is hereby amended and reenacted to read as follows: 8 §1157.1. Approval by State Bond Commission and Secretary of Economic 9 **Development** 10 Any proposed instrument which provides security for the payment of bonds 11 issued by the corporation shall be approved by the State Bond Commission and the 12 secretary of the Department of Economic Development. The issuance and sale of 13 any bonds by the corporation shall also be approved by the State Bond Commission. 14 Section 3. This Act shall become effective on July 1, 2014; if vetoed by the governor 15 and subsequently approved by the legislature, this Act shall become effective on July 1, 16 2014, or on the day following such approval by the legislature, whichever is later. SPEAKER OF THE HOUSE OF REPRESENTATIVES PRESIDENT OF THE SENATE GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: ___