- 1 SB385
- 2 182263-4
- 3 By Senator Orr
- 4 RFD: Governmental Affairs
- 5 First Read: 20-APR-17

182263-4:n:04/17/2017:FC/mfc LRS2017-649R3

8 SYNOPSIS: Under existing law, the Alabama

Transportation Infrastructure Bank was established pursuant to Act 2015-50. Various sources of funding were authorized to capitalize the bank including revenue from one cent of the gasoline tax and a portion of the revenue from the license and registration fees on trucks and truck tractors. The bank is authorized to make loans to units of government to construct, operate, or own transportation projects. The bank is authorized to raise funds for qualified projects by the issuance of bonds. At the current time, funding has not been made available to capitalize the bank.

This bill would further provide for the Alabama Transportation Infrastructure Bank. The bill authorizes additional tax revenue to be pledged to pay and secure revenue bonds issued by the bank as determined by the Director of Transportation and approved by the Governor, including certain taxes on motor vehicle licenses

and registration, certain taxes on diesel fuel and gasoline, and certain fees on identification markers. These taxes and fees and the prior taxes and fees authorized to capitalize the bank would be irrevocably appropriated to capitalize the bank and pay the debt service on bonds as determined by the director and approved by the Governor. Under certain conditions, pledges of the revenue would be subordinate to the pledges of the revenue by the Alabama Federal Aid Highway Finance Authority and the Alabama Highway Finance Corporation.

The bill would otherwise provide for the operation of the bank, including the following: (1) Provide for the definitions of government unit, qualified project, and qualified borrower; (2) Specify that a borrower may pledge any revenue and, if authorized, its full faith and credit for obligations of the bank; (3) Authorize audits by the Department of Examiners of Public Accounts in addition to independent auditors; (4) Authorize bonds of the bank to be secured by other forms of credit instruments; (5) Clarify the bonds would not be a debt of the state; (6) Delete the requirement that bonds be issued by the State Treasurer; (7) Specify that any pledge to secure bonds applies to a pledge to secure other financial assistance.

The bill would also add provisions relating 1 2 to the granting of other financial assistance and the execution of other financial instruments, 3 4 specify that the bank would be a nonprofit corporation, and provide for the dissolution of the 5 bank. 6

A BILL

AN ACT

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Relating to the Alabama Transportation Infrastructure Bank; to amend Sections 23-7-2, 23-7-6, 23-7-7, 23-7-9, 23-7-15, 23-7-17, 23-7-18, 23-7-19, 23-7-20, and 23-7-21, Code of Alabama 1975, and to add Sections 23-7-29, 23-7-30 and 23-7-31 to the Code of Alabama 1975, to further provide for the definitions of government unit, qualified borrower, and qualified project; to provide further for the exercise of the powers of the bank; to provide for the appropriation and pledge of certain gasoline tax revenues, motor vehicle license taxes and registration fees, diesel fuel tax revenues, motor carrier tax revenues, and identification marker fees to capitalize the bank and for the bank to carry out its purposes; to provide for the administration of the bank; to provide that a pledge of the revenues of the bank to secure its bonds or other financial assistance would continue until such obligations have been paid or terminated unless the

instrument providing the pledge provides otherwise; to provide that under certain conditions pledges of revenues would be subordinate to the pledges of the revenues by the Alabama Federal Aid Highway Finance Authority and the Alabama Highway Finance Corporation; to provide for the priority of pledges by the bank; to provide for the irrevocable appropriation to the bank the taxes and fees as recommended by the Director of the Department of Transportation and approved by the Governor for the purpose of providing funds to capitalize the bank and for the bank to carry out its purposes including the pledging for the payment of debt service on bonds; to provide further that a government unit may pledge additional types of tax revenues and, if authorized, its full faith and credit to secure its obligations to the bank; to provide further that an audit of the books of the bank may be performed by the Department of Examiners of Public Accounts; to provide further that bonds issued by the bank may be secured by other financial assistance provided by the bank as well as by bond insurance, quarantees, letters of credit or other forms of credit enhancement purchased or otherwise obtained by the bank from any public or private entity; to provide further that bonds and other financial assistance issued by the bank shall not constitute an obligation or debt of the state or any of its political subdivisions, but shall be limited obligations of the bank payable solely from the revenue, money, or property of the bank pledged for the purpose of the instruments; to provide further that neither the full faith and credit nor the

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- taxing power of the state, or any of its political 1 2 subdivisions is pledged for payment of bonds or other 3 financial assistance of the bank; to remove the requirement that the bank's bonds be issued by the State Treasurer and 4 5 that a trustee for the bank's bonds would be designated by the State Treasurer; to provide that bonds of the bank may be 6 7 secured by a pledge of specific revenues and assets; to provide further that any pledge to secure the bank's bonds or 8 other financial assistance is valid and binding from the time 9 10 it is made and that no recording or filing is necessary to 11 create or perfect any such pledge or security interest; to 12 provide further for the provision of other financial 13 assistance; to provide that the net earnings of the bank shall
- BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- Section 1. Sections 23-7-2, 23-7-6, 23-7-7, 23-7-9, 23-7-15, 23-7-17, 23-7-18, 23-7-19, 23-7-20, and 23-7-21, Code of Alabama 1975, are amended to read as follows:

not inure to the benefit of any individual, firm, or

corporation; and to provide for the dissolution of the bank.

20 "\$23-7-2.

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- "For the purposes of this chapter, the following words shall have the following meanings:
- 23 "(1) BANK. The Alabama Transportation Infrastructure
 24 Bank.
- 25 "(2) BOARD. The board of directors of the bank.
- 26 "(3) BONDS. Includes bonds, notes, or other evidence 27 of indebtedness except as otherwise provided in this chapter.

"(4) DEPARTMENT or DEPARTMENT OF TRANSPORTATION. The 1 2 Alabama Department of Transportation.

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- "(5) ELIGIBLE COST. As applied to a qualified 3 project to be financed from the federal highway account, the costs that are permitted under applicable federal laws, requirements, procedures, and guidelines in regard to 7 establishing, operating, and providing assistance from the bank. As applied to a qualified project to be financed from the state highway account, these costs include the costs of 10 preliminary engineering, traffic, and revenue studies; 11 environmental studies; right-of-way acquisition; legal and 12 financial services associated with the development of the 13 qualified project; construction; construction management; facilities; and other costs necessary for the qualified 14 15 project.
 - "(6) ELIGIBLE PROJECT. Highways, roads, bridges, and mass transit capital projects which provide public benefits by either enhancing mobility and safety, promoting economic development, or increasing the quality of life and general welfare of the public.
 - "(7) FINANCING AGREEMENT. Any agreement entered into between the bank and a qualified borrower pertaining to a loan or other financial assistance. This agreement may contain, in addition to financial terms, provisions relating to the regulation and supervision of a qualified project, or other provisions as the board may determine. The term includes, without limitation, a loan agreement, trust indenture,

security agreement, reimbursement agreement, guarantee
agreement, bond or note, ordinance or resolution, or similar
instrument.

- "(8) GOVERNMENT UNIT. A municipal corporation, county, or another public body, instrumentality, or agency of the state including combinations of two or more of these entities acting jointly to construct, own, or operate a qualified project, and any other state or local authority, public corporation, board, commission, agency, department, or other political subdivision created by the Legislature or pursuant to the Constitution of Alabama of 1901, and laws of this state which may <u>finance</u>, construct, own, or operate a qualified project.
 - "(9) LOAN. An obligation subject to repayment which is provided by the bank to a qualified borrower for all or a part of the eligible cost of a qualified project. A loan may be disbursed in anticipation of reimbursement for or direct payment of eligible costs of a qualified project.
 - "(10) LOAN OBLIGATION. A bond, note, or other evidence of an obligation issued by a qualified borrower.
 - "(11) OTHER FINANCIAL ASSISTANCE. Includes, but is not limited to, grants, contributions, credit enhancement, capital or debt reserves for bonds or debt instrument financing, interest rate subsidies, provision of letters of credit and credit instruments, provision of bond or other debt financing instrument security, and other lawful forms of financing and methods of leveraging funds that are approved by

the board, and in the case of federal funds, as allowed by federal law.

"(12) PROJECT REVENUES. All rates, rents, fees, assessments, charges, and other receipts derived or to be derived by a qualified borrower from a qualified project or made available from a special source, and, as provided in the applicable financing agreement, derived from any system of which the qualified project is a part of, from any other revenue producing facility under the ownership or control of the qualified borrower including, without limitation, proceeds of grants, gifts, appropriations, and loans, including the proceeds of loans made by the bank, investment earnings, reserves for capital and current expenses, proceeds of insurance or condemnation and proceeds from the sale or other disposition of property and from any other special source as may be provided by the qualified borrower.

"(13) QUALIFIED BORROWER. Any government unit which is authorized to <u>finance</u>, construct, operate, or own a qualified project <u>or the applicable portion thereof in the case of a qualified project consisting of a pool of eligible projects for more than one government unit.</u>

"(14) QUALIFIED PROJECT. An Includes: a. An eligible project or combination of eligible projects of a government unit the aggregate total cost of which exceeds five million dollars (\$5,000,000) which has been selected by the bank to receive a loan or other financial assistance from the bank to defray an eligible cost; or b. a pool of eligible projects of

government units the aggregate total cost of which exceeds

five million dollars (\$5,000,000) which government units have

been selected by the bank to receive a loan funded from the

proceeds of bonds issued by the bank for the pool of eligible

projects to defray an eligible cost.

"(15) REVENUES. When used with respect to the bank, any receipts, fees, income, or other payments received or to be received by the bank including, without limitation, receipts and other payments deposited in the bank and investment earnings on its funds and accounts.

"\$23-7-6.

"(a) The following sources may be used to capitalize the bank and for the bank to carry out its purposes:

"(1) An annual contribution, as determined by the Director of the Department of Transportation and approved by the Governor, of an amount not to exceed revenues produced by one cent (\$.01) a gallon of the tax on gasoline imposed pursuant to subdivision (1) of subsection (a) of Section

40-17-325 Act 2011-565, 2011 Regular Session. Any funds contributed pursuant to this subdivision shall be derived from the gasoline tax proceeds collected during the fiscal year remaining in the Public Road and Bridge Fund after distributions of the tax to the cities and counties. Any contributions which are to provide funds for debt service on bonds issued by the bank shall continue until the bonds have been fully repaid.

"(2) An annual contribution, as determined by the Director of the Department of Transportation and approved by the Governor, of an amount of the revenues collected during the fiscal year pursuant to Section 40-12-248, not to exceed the balance remaining in the Public Road and Bridge Fund pursuant to Section 40-12-270(d)(3), after the distributions required pursuant to Sections 40-12-270(d)(1) and 40-12-270 (d) (2). The limitation in this subdivision on the amount of any cash contributions to the bank out of the revenues from the truck and truck tractor license tax and registration fees levied pursuant to Section 40-12-248 is not intended to limit the bank's authority to pay bonds and other financial assistance from the motor vehicle license tax and registration fee revenues authorized to be used for such purpose in subdivision (1) of subsection (b) or to limit the bank's ability to pledge the motor vehicle license tax and registration fee revenue for that purpose. Any contributions which are to provide funds for debt service on bonds issued by the bank shall continue until the bonds have been fully repaid.

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- "(3) Federal funds made available to the state.
- "(4) Federal funds made available to the state for the bank.
 - "(5) Contributions and donations from government units, and any other source as may become available to the bank including, but not limited to, appropriations from the Legislature.

1	"(6) All monies paid or credited to the bank, by
2	contract or otherwise, payments of principal and interest on
3	loans or other financial assistance made from the bank, and
4	interest earnings which may accrue from the investment or
5	reinvestment of the bank's monies.
6	"(7) Proceeds from the issuance of bonds as provided
7	in this chapter.
8	"(8) Other lawful sources as determined appropriate
9	by the board.
10	"(9) Loans from the department to the bank to be
11	repaid from revenues committed to the bank for the following
12	year.
13	"(b) With the recommendation of the Director of the
14	Department of Transportation and approval by the Governor, the
15	following revenue sources may be used to pay and secure bonds
16	and other financial assistance issued by the bank:
17	"(1) The motor vehicle license taxes and
18	registration fees that are provided to be distributed to the
19	state pursuant to the provisions of Division 1 of Article 5 of
20	Chapter 12 of Title 40, remaining after the costs of
21	collection thereof.
22	"(2) The excise taxes levied by subdivision (2) of
23	subsection (a) of Section 40-17-325 on distributors and
24	storers of diesel fuel, except for the portion required to be
25	distributed to municipalities and counties pursuant to

subsection (b) of Section 40-17-361, remaining after payment

of the costs of collection thereof. The term "costs of

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1	collection," as used in this subdivision, shall mean that
2	portion of the excise taxes referred to in this subdivision
3	that may be appropriated by the Legislature to the Department
4	of Revenue for its operating expenses.
5	"(3) The excise tax levied by Article 3 of Chapter

"(3) The excise tax levied by Article 3 of Chapter

17 of Title 40, remaining after payment of the costs of

collection thereof, exclusive of that portion of the tax in

respect of gasoline. The term "costs of collection," as used

in this subdivision, shall mean that portion of the excise tax

referred to in this subdivision that may be appropriated by

the Legislature to the Department of Revenue for its operating

expenses.

"(4) The receipts from the fee in respect of identification markers on motor vehicles that is provided for in Section 40-17-150.

"(c) Any pledge of the revenues and amounts

described in subsection (a) or (b) to provide funds for

payment of debt service on bonds issued by the bank or to pay
obligations of the bank with respect to other financial
assistance shall continue until the bonds have been fully
repaid or the bank's obligations with respect to the other
financial assistance has terminated, unless the trust
indenture, financing agreement, or other related instrument
providing for the pledge expressly provides that the pledge
may be terminated earlier or otherwise limited by the bank.

"(d) Any pledge by the bank of revenues described in subdivision (1) of subsection (a) shall be subordinate to the

Aid Highway Finance Authority and Alabama Highway Finance

Corporation. Any pledge by the bank of revenues described in subdivision (2) of subsection (a) and subsection (b) shall be subordinate to the pledges thereof for the benefit of bonds of the Alabama Highway Finance Corporation. Pledges by the bank of the revenue sources described in subsections (a) and (b) for its bonds or other financial assistance shall take precedence among themselves in the order of the instruments making the pledges, except as otherwise provided in the instruments.

"(e) There is hereby irrevocably appropriated to the bank so much of the taxes and fees described in subdivisions

(1) and (2) of subsection (a) and subsection (b) as the

Director of the Department of Transportation shall from time

to time determine and the Governor shall approve for the

purpose of providing funds to capitalize the bank and for the

bank to carry out its purposes, including, without limitation,

amounts pledged for payment of debt service on the bonds of

the bank or pledged to pay amounts owed by it under any other

financial assistance.

"§23-7-7.

"(a) Earnings on balances in the federal highway account, as created by this chapter, must be credited and invested according to federal law. The bank may establish accounts and subaccounts within the state highway account and the federal highway account as considered desirable to

effectuate the purposes of this chapter, or to meet the requirements of any state or federal programs. All accounts shall be held in trust by the State Treasurer.

- "(b) For necessary and convenient administration of the bank, the board shall direct the State Treasurer to establish federal and state accounts and subaccounts within the bank necessary to meet any applicable federal law requirements or as the bank shall determine necessary or desirable in order to implement this chapter.
- "(c) The bank shall comply with all applicable federal laws and regulations prohibiting the commingling of certain federal funds deposited in the bank.
- "(d) The operations of the bank shall be administered by the department, as agent for the bank, and the department may establish procedures and adopt rules necessary to administer the operations of the bank in accordance with applicable law and to enter into contracts and other agreements in connection with the operation of the bank including, but not limited to, contracts and agreements with federal agencies, public bodies, the bank, and other parties to the extent necessary or convenient for administration of the bank's operations. Except as provided in this chapter, acting as agent for the bank, the department shall maintain full authority for the administration of the bank's operations in accordance with applicable federal and state law.

"\$23-7-9.

"(a) Qualified borrowers may obtain loans or other financial assistance from the bank through financing agreements. Qualified borrowers entering into financing agreements and issuing loan obligations to the bank may perform any acts, take any action, adopt any proceedings, and make and carry out any contracts or agreements with the bank as may be agreed to by the bank and any qualified borrower for carrying out the purposes of this chapter.

- "(b) In addition to the authorizations contained in this chapter, all other statutes or provisions permitting government units to borrow money and issue obligations may be utilized by any government unit in obtaining a loan or other financial assistance from the bank to the extent determined necessary or useful by the government unit in connection with any financing agreement and the issuance, securing, or sale of loan obligations to the bank.
- "(c) A qualified borrower may receive, apply, pledge, assign, and grant a security interest in project revenues, and, in the case of a government unit, its project revenues, revenues derived from a special source, or ad valorem or other taxes, or, if the government unit is authorized, its full faith and credit, to secure its obligations as provided in this chapter, and may fix, revise, charge, and collect fees, rates, rents, assessments, and other charges of general or special application for the operation or services of a qualified project, the system of which it is a part, and any other revenue producing facilities from which

the qualified borrower derives project revenues, to meet its obligations under a financing agreement or to provide for the construction and improving of a qualified project.

"\$23-7-15.

"Following the close of each state fiscal year, the bank shall submit an annual report of its activities for the preceding year to the Governor and to the Legislature. The bank also shall submit an annual report to the appropriate federal agency in accordance with requirements of any federal program. An independent certified public accountant or the Department of Examiners of Public Accounts shall perform an audit of the books and accounts of the bank at least once in each state fiscal year.

"\$23-7-17.

- "(a) Whenever it shall become necessary that monies be raised for qualified projects, including monies to be used to refund any bonds then outstanding, the bank may issue bonds as provided in this chapter.
- "(b) The bank may pledge any of its revenue or funds to the payment of its bonds, subject only to any prior agreements with the holders of particular bonds which may have pledged specific money or revenue pledges for other outstanding bonds or other financial assistance of the bank and, in the case of those revenues described in subdivisions

 (1) and (2) of subsection (a) and subsection (b) of Section

 23-7-6, pledges by Alabama Federal Aid Highway Finance

 Authority and Alabama Highway Finance Corporation of the

revenues for bonds issued by those entities. Bonds may be secured by a pledge of any loan obligation owned by the bank, any grant, contribution, or guaranty from the United States, the state, or any corporation, association, institution, or person, any other financial assistance provided by the bank, any bond insurance, guarantees, letters of credit or other forms of credit enhancement purchased or otherwise obtained by the bank from any public or private entity, any other property or assets of the bank, or a pledge of any money, income, or revenue of the bank from any source.

"\$23-7-18.

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"Bonds, other financial assistance, and other obligations issued by the bank shall not constitute a an obligation or debt or a pledge of the full faith and credit of this state, or any of its political subdivisions other than the bank, but are shall be limited obligations of the bank payable solely from the revenue, money, or property of the bank pledged for such purpose as provided in this chapter. The Any bonds, other financial assistance, or other obligations of the bank issued do not constitute an indebtedness of the state or any of its political subdivisions within the meaning of any constitutional or statutory limitation, and neither the full faith and credit nor the taxing power of the state, or any of its political subdivisions, is pledged to the payment thereof. No member of the bank or any person executing bonds, other financial assistance, or other obligations of the bank is liable personally thereon on the bonds by reason of their

issuance or execution. Each bond, other financial assistance,

and other obligation issued under this chapter shall contain

on its face a statement to the effect of the following:

- "(1) Neither the state, any of its political subdivisions, nor the bank is obligated to pay the principal of or interest on the bond or other costs incident to the bond except The instrument is not a general obligation of the bank, but is a limited obligation of the bank payable solely from the revenue, money, or property of the bank pledged.
- "(2) The instrument is not an obligation or debt of the state, or any of its subdivisions, and neither Neither the full faith and credit nor the taxing power of the state, or any of its political subdivisions, is pledged to the payment of the instrument principal of or interest on the bond.
 - "(3) The bank does not have taxing power.
- 16 "\$23-7-19.

- "(a) The bonds of the bank must be authorized by a resolution of the bank.
 - "(b) The bonds shall bear the date and mature at the time which the resolution provides, except that no bond may mature more than 40 years from its date of issue.
 - "(c) The bonds may be in the denominations, be executed in the manner, be payable in the medium of payment, be payable at the place and at the time, and be subject to redemption or repurchase and contain other provisions determined by the bank prior to their issuance.

- "(d) The bonds may bear interest payable at a time
 and at a rate as determined by the bank, including the
 determination by agents designated by the bank under
 quidelines established by it.
 - "(e) Bonds may be sold by the bank at public or private sale at the price it determines and approves.
 - "(f) The State Treasurer shall issue the bonds of the bank not later than 60 days upon the resolution of the bank authorizing the issuance of the bonds.

"\$23-7-20.

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"(a) Bonds may be secured by a trust indenture between the bank and a corporate trustee, which may be the State Treasurer or any bank having trust powers or any trust company, designated by the State Treasurer doing business in this state. A trust indenture may contain provisions for protecting and enforcing the rights and remedies of the bondholders which are reasonable and proper, including covenants setting forth the duties of the bank in relation to the exercise of its powers and the custody, safekeeping, and application of its money. The bank may provide by the trust indenture for the payment of the proceeds of the bonds and all or any part of the revenues of the bank to the trustee under the trust indenture or to some other depository, and for the method of its disbursement with safequards and restrictions prescribed by it. All expenses incurred in performing the obligations of the bank under the trust indenture may be treated as part of its operating expenses.

"(b) Any resolution or trust indenture pursuant to
which bonds are issued may contain provisions which are part
of the contract with the holders of the bonds and which
include the following:

- "(1) Pledging all or any part of the revenue specific revenues of the bank to secure the payment of the bonds.
- "(2) Pledging all or any part of the specific assets of the bank including loan obligations owned by it to secure the payment of the bonds.
- "(3) The use and disposition of the gross income from, and payment of the principal of, and interest on loan obligations owned by the bank.
- "(4) The establishment of reserves, sinking funds, and other funds and accounts, and their regulation and disposition.
- "(5) Limitations on the purposes to which the proceeds from the sale of the bonds may be applied, and limitations on pledging the proceeds to secure the payment of the bonds.
- "(6) Limitations on the issuance of additional bonds, the terms upon which additional bonds may be issued and secured, and the refunding of outstanding or other bonds.
- "(7) The procedure, if any, by which the terms of any contract with bondholders may be amended or abrogated, the amount of bonds, if any, the holders of which must consent to, and the manner in which any consent may be given.

"(8) Limitations on the amount of money to be expended by the bank for its operating expenses.

- "(9) Vesting in a trustee property, rights, powers, and duties as the bank may determine, limiting or abrogating the right of bondholders to appoint a trustee, and limiting the rights, powers, and duties of the trustee.
- "(10) Defining the acts or omissions which constitute a default, the obligations or duties of the bank to the holders of the bonds, and the rights and remedies of the holders of the bonds in the event of default, including as a matter of right the appointment of a receiver, and all other rights generally available to creditors.
- "(11) Requiring the bank or the trustee under the trust indenture to take any and all other action to obtain payment of all sums required to eliminate any default as to any principal of and interest on loan obligations owned by the bank or held by a trustee, which may be authorized by the laws of this state.
- "(12) Any other matter relating to the terms of the bonds or the security or protection of the holders of the bonds which may be considered appropriate.

"§23-7-21.

"(a) Any pledge made by the bank to secure its obligations with respect to bonds or other financial assistance is valid and binding from the time the pledge is made. The revenue, money, or property pledged and received by the bank is immediately subject to the lien of the pledge

without any physical delivery or further act. The lien of any pledge is valid and binding as against all parties having claims of any kind in tort, contract, or otherwise against the bank, irrespective of whether the parties have notice of the pledge.

"(b) No recording or filing of the resolution authorizing the issuance of bonds or other financial assistance, the trust indenture or other financing agreement securing the bonds or other financial assistance, or any other instrument including filings under the Uniform Commercial Code is necessary to create or perfect any pledge or security interest granted by the bank to secure any bonds or other financial assistance."

Section 2. Sections 23-7-29, 23-7-30, and 23-7-31 are added to the Code of Alabama 1975, to read as follows: \$23-7-29.

- (a) The granting of other financial assistance by the bank shall be authorized by a resolution of the bank.
- (b) The bank may execute instruments and enter into financing agreements, including, without limitation, a trust indenture between the bank and a corporate trustee, which may be the State Treasurer or any bank having trust powers or any trust company doing business in this state, containing the terms and conditions as the bank shall determine in connection with the provision of other financial assistance and the securing its obligations with respect to other financial assistance.

(c) The bank may pledge any of its revenues or funds to the payment of other financial assistance provided by the bank, subject to any prior pledges for outstanding bonds or other financial assistance of the bank and, in the case of those revenues described in subdivisions (1) and (2) of subsection (a) and subsection (b) of Section 23-7-6, the pledges by Alabama Federal Aid Highway Finance Authority and Alabama Highway Finance Corporation of the revenues for bonds issued by the entities. Other financial assistance may be secured by a pledge of any loan obligation owned by the bank, any grant, contribution, or guaranty from the United States, the state, or any corporation, association, institution, or person, any other property or assets of the bank, or a pledge of any money, income, or revenue of the bank from any source.

The bank shall be a nonprofit corporation and no part of its net earnings remaining after payment of its expenses shall inure to the benefit of any individual, firm, or corporation, except that in the event its board of directors shall determine that sufficient provision has been made for the full payment of the expenses, bonds, other financial assistance and other obligations of the bank, then any net earnings of the bank thereafter accruing shall be paid to the state.

§23-7-31.

\$23-7-30.

At any time when no bonds, other financial assistance or other obligations of the bank are outstanding,

the bank may be dissolved upon the filing with the Secretary 1 2 of State of an application for dissolution, which shall be subscribed by each of the directors of the bank and which 3 4 shall be sworn to by each director before an officer 5 authorized to take acknowledgments to deeds. Upon the filing of the application for dissolution, the bank shall cease and 6 7 any property owned by it at the time of its dissolution shall pass to the state. The Secretary of State shall file and 8 record the application for dissolution, in an appropriate book 9 10 of record in his or her office, and shall make and issue, 11 under the Great Seal of the State, a certificate that the bank 12 is dissolved and shall record the certificate with the 13 application for dissolution.

Section 3. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, that declaration shall not affect the part which remains.

Section 4. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.

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