- 1 HB213
- 2 147770-2
- 3 By Representatives McCutcheon, Greer, Hill, Harper, Ball,
- Patterson, Johnson (W), Baughn, Hurst, Gaston, Long, Faust,
- 5 Brown, Melton, Wallace, Beech, Standridge, Jones, Howard,
- Buttram, Williams (J), Robinson (J) and Roberts
- 7 RFD: Transportation, Utilities and Infrastructure
- 8 First Read: 07-FEB-13

Τ	14///0-2:n	1:02/06/2013:JMH/th LRS2013-435R1
2		
3		
4		
5		
6		
7		
8	SYNOPSIS:	The Alabama Highway Finance Corporation
9		issues bonds to assure the state's availability of
10		funds for payment of the state's share of the cost
11		of constructing roads funded by the state or
12		federal governments.
13		This bill would increase the corporation's
14		borrowing authority to not more than \$25 million in
15		aggregate principal amount of bonds outstanding at
16		any time for the purpose of financing the state's
17		share of the cost of constructing roads, bridges,
18		and related improvements funded in part by the
19		federal government or to match federal funds for
20		local roadway, bridge, and related improvements
21		awarded through the Rural Assistance Match Program
22		and administered by the Alabama Department of
23		Transportation.
24		
25		A BILL
26		TO BE ENTITLED
27		AN ACT

To amend Sections 23-1-174, 23-1-177, 23-1-178, and 23-1-181 of the Code of Alabama 1975, to add the Governor as a member of the corporation; to designate the officers of the corporation; to increase the borrowing authority of the corporation to not more than \$25 million in aggregate principal amount of bonds of the corporation outstanding at any time for the purpose of financing the state's share of the cost of constructing roads, bridges, and related improvements; and to provide matching funds otherwise to be paid by counties or municipalities for local roadway, bridge, and related improvement projects awarded through the Rural Assistance Match Program and administered by the Alabama Department of Transportation.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 23-1-174, 23-1-177, 23-1-178, and 23-1-181, Code of Alabama 1975, are amended to read as follows:

19 "\$23-1-174.

"The applicants named in the application and their respective successors in office shall constitute the members of the corporation shall consist of the Governor, the Director of Transportation, the Attorney General, and the Director of Finance and their respective successors in office. The Director of Transportation Governor shall be the president of the corporation, the Attorney General Director of Finance shall be its vice-president, the Director of Finance

Transportation shall be the secretary of the corporation, and the State Treasurer shall be the treasurer of the corporation and shall act as custodian of its funds. The members of the corporation shall constitute all the members of the board of directors of the corporation, and any two three members of the said board of directors shall constitute a quorum for the transaction of business. Should any of said the officials of the state die or should his or her term of office as Director of Transportation, Attorney General, or Director of Finance, as the case may be, expire or should he or she resign therefrom, his the successor in office shall take his the place as a member, officer and director of the corporation. No member, officer, or director of the corporation shall draw any salary, in addition to that now authorized by law, for any service he or she may render or any duty he or she may perform in connection with the corporation. All proceedings had and done by the board of directors shall be reduced to writing by the secretary of the corporation and recorded in a substantially bound book. Copies of such proceedings, when certified by the secretary of the corporation under the seal of the corporation, shall be received in all courts as prima facie evidence of the matters and things therein certified.

"\$23-1-177.

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(a) The bonds of the corporation shall be signed by its president and attested by its secretary, and the seal of the corporation shall be affixed thereto or printed or otherwise reproduced thereon, and any interest coupons

applicable to such bonds shall be signed by the president; provided, that a facsimile of the signature of one, but not both, of said the officers may be printed or otherwise reproduced on any such bonds in lieu of his or her signing the same and a facsimile of the president's signature may be printed or otherwise reproduced on any such interest coupons in lieu of his signing the same.

"(b) Any bonds of the corporation may be executed and delivered by it at any time and from time to time, shall be in such form and denominations and of such tenor and maturities, shall bear such rate or rates of interest payable and evidenced in such manner, may contain provisions for redemption prior to maturity, and may contain such other provisions not inconsistent with this article, all as may be provided by the resolution of the board of directors under which such bonds are authorized to be issued; provided, that no bond of the corporation shall have a specified maturity date later than $\frac{20}{20}$ years after its date.

"(c) Bonds of the corporation may be sold from time to time as the board of directors may deem advantageous <u>and</u> without regard to principal amount; provided, that <u>at no time shall</u> the aggregate principal amount of bonds of the corporation, <u>other than including without limitation</u> refunding bonds, which may be issued under this article after February 1, 1978, shall be limited to \$25,000,000.00; and provided, further, that no be outstanding in excess of twenty-five million dollars (\$25,000,000). The principal amount of bonds

for which provision for payment has been made with proceeds of refunding bonds or with other funds provided for such purpose, including anticipated investment earnings thereon, shall not be deemed outstanding for purposes hereof. No bonds, other than refunding bonds, may be sold or issued by the corporation unless the Governor shall have first determined that the issuance of the bonds proposed to be issued will be necessary to assure the availability of funds for payment of the state's share of the cost of roads and bridges, or the share of the same to otherwise be paid by counties or municipalities within the state for local roadway or bridge and related improvement projects through a program titled the Rural Assistance Match Program that shall from time to time be constructed with funds supplied jointly by the state and the federal government.

"(d) Bonds of the corporation must be sold only at public sale, either on sealed bids or at public auction at, to the bidder whose bid reflects the lowest net interest cost to the corporation for the bonds being sold, computed to their relative maturities; provided, that if no bid acceptable to the corporation is received it may reject all bids. Notice of each such sale shall be given by publication in either a financial journal or a financial newspaper published in the City of New York, New York and also by publication in a newspaper published in the State of Alabama that is customarily published not less often than five days during each calendar week, each of which notices must be published at least one time not less than 10 days prior to the date fixed

for the sale. The board of directors may fix the terms and conditions under which each such sale may be held; provided, that none of the bonds may be sold for a price less than the face value thereof; and provided, further, that such terms and conditions shall not conflict with any of the requirements of this article. Bonds of the corporation may be sold at private sale or public sale, but if at public sale, only to the bidder whose bid reflects the lowest net interest cost to the corporation for the bonds being sold, computed to their relative maturities, in such manner and at such price or prices and at such time or times as may be determined by the board of directors to be most advantageous.

"(e) Subject to the provisions and limitations contained in this article, the corporation may from time to time sell and issue refunding bonds in aggregate principal amounts that may exceed the principal amount of bonds being refunded for the purpose of refunding any matured or unmatured bonds of the corporation then outstanding. Approval by the Governor of Alabama of the terms and conditions under which any refunding bonds of the corporation may be issued shall be requisite to their validity. Such approval shall be entered on the minutes of the meetings of the board of directors at which the refunding bonds are authorized and shall be signed by the Governor. Such approval by the Governor may be shown on any such bonds by a facsimile of his signature printed or otherwise reproduced thereon when authorization thereof is contained in the said approval signed by him.

"(f) The corporation may pay out of the proceeds from the sale of its bonds all expenses, including fees of attorneys, the fees of financial advisors, and other charges, which said the board of directors may deem necessary and advantageous in connection with the issuance of such bonds. Bonds issued by the corporation shall not be general obligations of the corporation but shall be payable solely out of the funds appropriated and pledged therefor by act of the Legislature or out of such fund or revenue as are herein permitted to be pledged and used for such purposes. As security for the payment of the principal of, and interest on, any bonds issued by it, the corporation is hereby authorized and empowered to pledge for payment of such principal and interest the funds that are appropriated and pledged by act of the Legislature for payment of said the principal and interest, or such funds or revenues as are herein permitted to be used for payment of the principal and interest.

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(g) All contracts made and all bonds issued by the corporation pursuant to the provisions of this article shall be solely and exclusively obligations of the corporation and shall not be an obligation or debt of any kind of the State of Alabama. Bonds issued by the corporation when not registered shall be construed to be negotiable instruments although payable solely from a specified source as provided in this article. All bonds issued by the corporation and the income therefrom shall be exempt from all taxation in the State of Alabama. Any bonds issued by the corporation may be used by

the holder thereof as security for any funds belonging to the state or to any instrumentality or agency of the state in any instance where security for such deposits may be required by law.

"(h) Unless otherwise directed by the court having jurisdiction thereof or by the document that is the source of authority, a trustee, executor, administrator, guardian, or one acting in any other fiduciary capacity may, in addition to any other investment powers conferred by law and with the exercise of reasonable business prudence, invest trust and other fiduciary funds in bonds of the corporation.

"(i) Neither a public hearing nor consent by the state Department of Finance or any other department or agency shall be a prerequisite to the issuance of bonds by the corporation. All obligations issued by the corporation shall be exempt from the laws of the state governing usury or prescribing or limiting interest rates including but without limitation to the provisions of Chapter 8 of Title 8, as it now exists and as it may at any time be amended.

"\$23-1-178.

"(a) The proceeds of all bonds, other than refunding bonds, issued by the corporation remaining after paying the expenses of their issuance shall be turned in to deposited in the State Treasury and credited to the Road and Bridge Fund, shall be carried in the Public Road and Bridge Account and shall be subject to be drawn on by the corporation, upon the approval of the State Department of Transportation and the

Governor, but solely for the purpose of constructing, reconstructing and, or relocating public roads and bridges, or work incidental or related thereto, including the acquisition of property necessary therefor, in the State of Alabama; provided, that such funds may be used only for payment of the state's share or the costs thereof to be paid by any county or municipality within the state, of the cost of constructing, reconstructing and, or relocating public roads and bridges, or work incidental or related thereto, which have been or will be constructed, reconstructed, or relocated under programs financed jointly by the state and the federal government; and provided further, that if such action shall be necessary in order to comply with any federal legislation relating to federal aid in construction of roads, the corporation may authorize the State Department of Transportation to expend directly any portion of such proceeds for constructing, reconstructing and, or relocating such roads and bridges, or work incidental or related thereto. The proceeds from the sale of any refunding bonds of the corporation remaining after paying the expenses of their issuance shall be used only for the purpose of refunding the principal of outstanding bonds of the corporation and of paying any premium that may be necessary to be paid in order to redeem or retire the bonds to be refunded.

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(b) Proceeds from the sale of any bonds may be invested in permitted investments pending their disposition.

Permitted investment as used in this section shall mean: (i)

Ι	any bonds or other obligations which as to principal and		
2	interest constitute direct obligations of, or are		
3	unconditionally quaranteed by, the United States of America,		
4	including obligations of any federal agency to the extent suc		
5	obligations are unconditionally quaranteed by the United		
6	States of America and any certificates or any other evidences		
7	of an ownership interest in such obligations of, or		
8	unconditionally quaranteed by, the United States of America or		
9	in specified portions thereof, which may consist of the		
10	principal thereof or the interest thereon; (ii) bonds,		
11	debentures, notes, or other evidences of indebtedness issued		
12	by any of the following agencies: Bank for Cooperatives;		
13	Federal Intermediate Credit Banks; Federal Financing Bank;		
14	Federal Home Loan Banks; Federal Farm Credit Bank;		
15	Export-Import Bank of the United States; Federal Land Banks;		
16	or Farmers Home Administration or any other agency or		
17	corporation which has been or may hereafter be created by or		
18	pursuant to an act of the Congress of the United States as an		
19	agency or instrumentality thereof; (iii) bonds, notes, pass		
20	through securities, or other evidences of indebtedness of		
21	Government National Mortgage Association and participation		
22	certificates of Federal Home Loan Mortgage Corporation; (iv)		
23	the full faith and credit obligations of any state, provided		
24	that at the time of purchase such obligations are rated at		
25	least "AA" by Standard & Poor's Ratings Group, "Aa" by Moody's		
26	Investors Service, or "AA" by Fitch IBCA, Inc.; (v) public		
27	housing bonds issued by public agencies or municipalities and		

1	fully secured as to the payment of both principal and interest		
2	by contracts with the United States of America, or temporary		
3	notes, preliminary notes or project notes issued by public		
4	agencies or municipalities, in each case fully secured as to		
5	the payment to both principal and interest by a requisition or		
6	payment agreement with the United States of America; (vi) time		
7	deposits evidenced by certificates of deposit issued by banks		
8	or savings and loan associations which are members of the		
9	Federal Deposit Insurance Corporation, provided that, to the		
10	extent such time deposits are not covered by federal deposit		
11	insurance, such time deposits, including interest thereon, are		
12	fully secured by a pledge of obligations described in clauses		
13	(i), (ii), (iii), and (v) above, which at all times have a		
14	market value not less than the amount of such bank time		
15	deposits required to be so secured and which meet the greater		
16	of 100 percent collateralization or the "AA" collateral levels		
17	established by Standard & Poor's Ratings Group for structured		
18	financings; (vii) repurchase agreements for obligations of the		
19	type specified in clauses (i), (ii), (iii), and (v) above,		
20	provided such repurchase agreements are fully collateralized		
21	and secured by such obligations which have a market value at		
22	least equal to the purchase price of such repurchase		
23	agreements which are held by a depository satisfactory to the		
24	State Treasurer in such manner as may be required to provide a		
25	perfected security interest in such obligations, and which		
26	meet the greater of 100 percent collateralization or the "AA"		
27	collateral levels established by Standard & Poor's Ratings		

1 Group for structured financings; and (viii) uncollateralized 2 investment agreements with, or certificates of deposit issued by, banks or bank holding companies, the senior long-term 3 securities of which are rated at least "AA" by Standard & Poor's Ratings Group and at least "Aa" by Moody's Investors 5 6 Service. 7 "\$23-1-181. "(a) Where used in this section the following words 8 and terms shall be given the following respective meanings: 9 10 "(1) BONDS. Such term, without qualifying words or phrases, means bonds of the corporation issued under this 11 12 article. 13 "(2) CODE. The Code of Alabama, 1975. 14 "(3) CORPORATION. Alabama Highway Finance 15 Corporation, a public corporation and instrumentality of the State of Alabama that was organized and is existing under this 16 17 article. "(4) GASOLINE TAX APPROPRIATION STATUTE. Division 2 18 of Article 2 of Chapter 17 of Title 40. 19 "(5) HIGHWAY GASOLINE TAX. 20 21 "a. The excise tax levied in Section 40-17-31, as 22 amended, exclusive of those portions of said the tax in 23 respect of aviation fuel and marine gasoline, as those terms 24 are used in said the section; and "b. The excise tax levied by Article 3 of Chapter 17 25 26 of Title 40, exclusive of that portion of the said tax in 27 respect of diesel fuel.

"(6) NET GASOLINE TAX PROCEEDS. The entire proceeds
from the highway gasoline tax less the cost of collection and
less any refunds of the said proceeds pursuant to the
provisions of Article 3 of Chapter 17 of Title 40, or pursuant
to the provisions of either of Divisions 3 and 4 of Article 2
of said Chapter 17.

- "(7) STATE'S SHARE OF THE NET GASOLINE TAX PROCEEDS.

 The 45 percentum of the net gasoline tax proceeds allocated and appropriated for state highway purposes in Section 40-17-72.
 - "(b) For the purpose of providing funds to enable the corporation to pay at their respective maturities the principal of and interest on any bonds that may be issued by it under the provisions of this article and to accomplish the purposes and objects of its creation, there hereby is irrevocably pledged to said the purpose and appropriated so much as may be necessary for said the purpose of the following, subject, however, to the provisions, hereinafter set forth in this subsection, as to the rank of the pledges herein made:
 - "(1) So much as may be necessary for such purpose of those portions of the motor vehicle license taxes and registration fees that are provided to be distributed to the state pursuant to the provisions of Division 1 of Article 5 of Chapter 12 of Title 40 as amended, remaining after the costs of collection thereof;

"(2) To such extent and to such extent only as the revenues appropriated under subdivision (1) of this subsection may not be sufficient to pay at their respective maturities the principal of and interest on the bonds, so much as may be necessary for such purpose, when added to the amounts appropriated in subdivision (1) of this subsection, of the state's share of the net gasoline tax proceeds;

"(3) To such extent and to such extent only as the revenues appropriated under subdivisions (1) and (2) of this subsection may not be sufficient to pay at their respective maturities the principal of and interest on the bonds, so much as may be necessary for such purpose, when added to the amounts appropriated in subdivisions (1) and (2) of this subsection, of the entire proceeds of the following excise taxes remaining after payment of the costs of collection thereof:

"a. the excise tax levied by Article 1 of Chapter 17 of Title 40 on distributors and storers of motor fuel, as therein defined; and

"b. the excise tax levied by Article 3 of Chapter 17 of Title 40, exclusive of that portion of the said tax in respect of gasoline.

"The term "costs of collection," as used in this subdivision, shall mean that portion of the excise taxes referred to in this subdivision that may be appropriated by the Legislature to the Department of Revenue for its operating expenses;

"(4) To such extent and to such extent only as the revenues appropriated under subdivisions (1), (2) and (3) of this subsection may not be sufficient to pay at their respective maturities the principal of and interest on the bonds, so much as may be necessary for such purpose, when added to the amounts appropriated in subdivisions (1), (2) and (3), of all that portion of the receipts from the inspection fee on certain petroleum products imposed by Division 1 of Article 5 of Chapter 17 of Title 8 that is required by the division to be deposited to the credit of the Public Road and Bridge Fund; and

"(5) To such extent and to such extent only as the revenues appropriated under subdivisions (1), (2), (3) and (4) of this subsection may not be sufficient to pay at their respective maturities the principal of and interest on the bonds, so much as may be necessary for such purpose, when added to the amounts appropriated in subdivisions (1), (2), (3) and (4), of the receipts from the fee in respect of identification markers on motor vehicles that is provided for in Section 40-17-150.

"(c) All moneys hereby appropriated and pledged shall constitute a sinking fund for the purpose of paying the principal of and interest on the bonds. All pledges made by the corporation shall take precedence among themselves in the order of the adoption of the resolutions making such pledges, except as may be otherwise provided in such resolutions; provided, that any such pledges made for the benefit of any

refunding bonds that may be issued under the provisions of this article shall be subordinate to any pledge made, either before or after the issuance of such refunding bonds, under the provisions of this article for the benefit of bonds, other than refunding bonds, issued under the provisions of this article.

1

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(d) The appropriations and pledges herein made, for the benefit of any bonds, including refunding bonds, issued under this article, of the taxes and fees referred to in subdivisions (1) through (5), inclusive, of subsection (b), shall be subject and subordinate to all pledges of the said taxes and fees lawfully made as security for (1) any bonds issued by Alabama Highway Authority prior to December 1, 1977, or (2) any refunding bonds that may be issued by Alabama Highway Authority after December 1, 1977, for the purpose of refunding any of the bonds referred to in clause (1) of this sentence if, and only if, the aggregate amount of principal and interest that will mature with respect to such refunding bonds during any fiscal year of the State of Alabama does not exceed the amount of principal and interest, with respect to the bonds refunded by such refunding bonds, that have a stated maturity during the same fiscal year, or that would have had a stated maturity during the same fiscal year if such bonds had not been refunded.

"(e) Any pledge for the benefit of any refunding bonds issued under this article shall also be subject and subordinate to the following: (1) Any pledge or pledges of the

tax proceeds and fees referred to in subdivisions (1) through (5), inclusive, of subsection (b) that may have been made prior to the issuance of such refunding bonds pursuant to authorization in any statute effective at the time of such issuance, and (2) any pledge or pledges authorized, by any statute in effect at the time of the issuance of such refunding bonds, to be made for the benefit of any then-unissued bonds, other than refunding bonds, provided for in any such statute; and provided, further, that the priorities of any such refunding bonds over each other as to any such pledge shall be as may be provided in the resolutions of the board of directors authorizing any such refunding bonds.

"(f) The appropriations and pledges herein made for the benefit of any bonds, other than refunding bonds, issued under this article shall be prior and superior to any appropriations and pledges for the benefit of any obligations that may at any time be issued under the provisions of Article 10 of this chapter."

Section 2. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.