

- 1 SB304
- 2 CX6ZNQJ-2
- 3 By Senators Orr, Livingston, Allen, Sessions, Price, Chesteen,
- 4 Williams, Melson, Singleton, Roberts, Carnley, Bell, Kitchens
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- 6 RFD: Fiscal Responsibility and Economic Development
- 7 First Read: 08-Apr-25



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5	A BILL
6	TO BE ENTITLED
7	AN ACT
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9	Relating to energy infrastructure; to add Article 2E,
10	Chapter 10, Title 41, commencing with Section 41-10-48.01, to
11	the Code of Alabama 1975; to enact the Powering Growth Act; to
12	establish the Alabama Energy Infrastructure Bank as a division
13	within the State Industrial Development Authority for the
14	purpose of selecting and assisting in the financing of
15	qualified energy infrastructure projects necessary to meet the
16	energy demands of economic development and industrial
17	recruitment projects throughout the State of Alabama; to
18	provide for the sources of capitalization and liability of the
19	bank; to provide procedures for the issuance of loans to
20	electric providers; to authorize the bank to issue bonds under
21	certain conditions, secured by various revenue sources made
22	available to the bank; to establish the Strategic Energy
23	Infrastructure Development Fund within the State Treasury
24	under the State Industrial Development Authority and provide
25	for its funding; to authorize the State Industrial Development
26	Authority to use the fund to purchase or otherwise obtain long
27	lead-time energy infrastructure equipment and support for
28	industrial site needs throughout the state; to establish a



29 process to sell and distribute equipment procured by the fund; 30 and to require the authority to submit an annual report to the 31 Governor and Legislature regarding the activities of the bank 32 and use of the strategic development fund. 33 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 34 Section 1. Article 2E, Chapter 10, Title 41, commencing 35 with Section 41-10-48.01, is added to the Code of Alabama 36 1975, as follows: 37 \$41-10-48.01 This act shall be known and may be sited as the 38 39 Powering Growth Act. \$41-10-48.02 40 41 (a) The Legislature finds and declares the following: 42 (1) That Alabama's new strategic economic growth plan 43 for the next decade identifies 10 target sectors, including metals and advanced materials, chemical manufacturing, and 44 45 technology, that utilize a significant amount of energy and 46 will require expansions and upgrades of existing utility 47 infrastructure to meet the increased demand for energy. 48 (2) That Alabama's peak energy demand is expected to 49 grow by 6GW in the next decade, a 33 percent increase from 50 today, according to the State Infrastructure Study. (3) That significant lead times exist for critical 51 52 energy infrastructure components, that will be neccessary to 53 meet the growing demand for energy and continued economic 54 growth. (4) That it is in the best interest of the state to 55

Page 2

accelerate energy infrastructure development necessary to

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57 sustain economic growth by: 58 a. Providing financing and support to the various 59 electric providers in the state through loans and other 60 financial assistance to accelerate the rate of energy infrastructure development; and 61 62 b. Procuring energy infrastructure components with 63 long-lead times to make available to the various electric 64 providers in the state for more rapid deployment. 65 (b) By the passage of this act, it is the intent of the 66 Legislature to: 67 (1) Prescribe certain additional powers of the State Industrial Development Authority; 68 69 (2) Create the Alabama Energy Infrastructure Bank and the Alabama Energy Infrastructure Fund to provide strategic 70 71 financing for energy infrastructure projects that support economic growth; and 72 73 (3) Establish for the Strategic Energy Infrastructure 74 Development Fund to address long-lead times for critical 75 energy infrastructure components. 76 \$41-10-48.03 77 For the purposes of this act, the following words shall 78 have the following meanings: (1) AUTHORITY. The State Industrial Development 79 Authority. 80 81 (2) BONDS. Includes bonds, notes, or other evidence of indebtedness except as otherwise provided in this article. 82 (3) ELECTRIC PROVIDER. The same meaning as provided in 83 Section 37-16-3 and shall also include the Tennessee Valley 84



85 Authority and an authority as defined in Section 11-50A-1.

86 (4) ELIGIBLE PROJECT. Energy infrastructure projects87 and associated costs that either:

a. Support a qualifying project approved by the
Department of Commerce pursuant to Section 40-18-372;

b. Provide or enhance the energy infrastructure
necessary for development of a site approved by the State
Industrial Development Authority for grants pursuant to
Article 2D, Chapter 10, Title 41; or

94 c. Support the construction, enhancement, expansion, or 95 upgrade of energy infrastructure projects in areas where the 96 energy infrastructure is anticipated to facilitate future 97 economic development as determined by the authority, with an 98 emphasis on such development in rural areas.

99 This term shall not include funding for activities 100 associated with the general maintenance, repair, or upkeep of 101 energy infrastructure.

102 (5) ENERGY BANK. The Alabama Energy Infrastructure103 Bank.

104 (6) ENERGY FUND. The Alabama Energy Infrastructure Fund
 105 established under Section 41-10-48.04.

106 (7) ENERGY INFRASTRUCTURE PROJECTS. Generation
 107 infrastructure, transmission infrastructure, and projects
 108 addressing long-lead items.

109 (8) FINANCIAL ASSISTANCE. Includes, but is not limited
110 to, contractual guarantees supporting eligible projects,
111 credit enhancement, capital or debt reserves for bonds or debt
112 instrument financing, interest rate subsidies, provision of

Page 4



113 letters of credit and credit instruments, provision of bond or 114 other debt financing instrument security, reimbursable or 115 other contractual arrangements, and other lawful forms of 116 financing and methods of leveraging funds that are approved by 117 the authority, and in the case of federal funds, as allowed by 118 federal law.

(9) FINANCING AGREEMENT. Any agreement entered into between the authority and an electric provider pertaining to a loan or other financial assistance and other provisions as the authority 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.

(10) LOAN. An obligation subject to repayment which is provided by the authority to an electric provider for all or a part of the costs of an eligible project. A loan may be disbursed in anticipation of reimbursement for or direct payment of costs of an eligible project or to refinance temporary financing used to pay costs of an eligible project.

132 (11) LOAN OBLIGATION. A bond, note, or other evidence133 of an obligation issued by an electric provider.

(12) LONG-LEAD ITEMS. Equipment, components, or materials necessary for energy infrastructure projects that require extended manufacturing, procurement, or delivery times of at least 24 months and with a total cost that exceeds two hundred fifty thousand dollars (\$250,000), as may be approved by the authority.

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(13) PERMITTED INVESTMENTS. Includes any of the



141 following:

a. Certificates of deposit, savings accounts, deposit
accounts, or money market deposits that are any of the
following:

145 1. Secured as provided in Chapter 14A of Title 41.

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2. Fully insured by the FDIC.

3. Made with a bank whose unsecured, long-term obligations are rated by at least one nationally recognized securities rating agency in one of the three highest rating categories assigned by that rating agency.

b. Direct obligations of, or obligations the full and
timely payment of which is guaranteed by, the United States of
America, including unit investment trusts and mutual funds
that invest solely in such obligations.

c. Bonds, debentures, notes, pass through securities, or other obligations issued or guaranteed by any federal agency or corporation which has been or may hereafter be created by or pursuant to an act of the Congress of the United States of America as an agency or instrumentality thereof if such obligations are either of the following:

Backed by the full faith and credit of the United
 States of America.

163 2. Rated by at least one nationally recognized 164 securities rating agency in one of the three highest rating 165 categories assigned by the rating agency.

166 d. Commercial paper which is rated not less than "P-1" 167 by Moody's Investor Service or "A-1+" by Standard and Poor's 168 at the time of purchase.



169 e. Money market funds rated by at least one nationally 170 recognized securities rating agency in one of the three 171 highest rating categories assigned by that rating agency. 172 f. Bonds, warrants, notes, or other obligations issued 173 by any state, county, or municipality that are rated by at 174 least one nationally recognized securities rating agency in 175 one of the three highest rating categories assigned by that 176 rating agency. 177 g. Investment agreements, including, without limitation, guaranteed investment contracts, repurchase 178 179 agreements, and forward purchase agreements, provided that all of the following are satisfied: 180 181 1. Any securities purchased or held pursuant to such 182 agreement are otherwise permitted investments. 183 2. The counterparty's long-term debt obligations are rated by at least one nationally recognized securities rating 184 185 agency in one of the three highest rating categories assigned 186 by that rating agency. 187 3. The securities, if purchased, are owned by the bank 188 or a trustee for any of the bank's obligations and are held by 189 the bank, the trustee, or a third-party custodian acceptable 190 to the bank or, if held as collateral, are held by the bank,

191 the trustee, or a third-party custodian acceptable to the bank 192 with a perfected first security interest in such collateral.

h. Investment or cash management agreements with a
commercial bank whose senior long-term debt obligations are,
at the time of the acquisition of any such investment or cash
management agreement for the account of the bank, rated by at



197 least one nationally recognized securities rating agency in 198 one of the three highest rating categories assigned by that 199 rating agency, or with a commercial bank that is owned or 200 controlled by a bank holding company whose senior long-term 201 debt obligations, at the time of the acquisition of any such 202 investment or cash management agreement for the account of the 203 bank, are rated by at least one nationally recognized 204 securities rating agency in one of the three highest rating 205 categories assigned by that rating agency.

(14) REVENUES. When used with respect to the authority, any receipts, fees, income, or other payments received or to be received by the authority as a result of the authority's activities under this article including, without limitation, receipts and other payments deposited with the authority and investment earnings on its funds and accounts.

(15) RURAL AREA. Any county within the state not having a population in excess of 135,000 inhabitants as determined by reference to the last federal decennial census.

(16) STRATEGIC DEVELOPMENT FUND. The Strategic Energy Infrastructure Development Fund established under Section 41-10-48.12.

(17) TRANSMISSION INFRASTRUCTURE. Facilities and systems responsible for transporting electricity from generation sources and for also processing, converting, and delivering such electricity into voltages required for the eligible project, including, but not limited to, high-voltage transmission lines, transformers, breakers, relays, substations, interconnection facilities, and associated



225 equipment

\$41-10-48.04

(a) There is created within the authority a division tobe known as the Alabama Energy Infrastructure Bank.

(b) In recognition of increasing concerns regarding
energy capacity and the resilience of Alabama's energy
infrastructure for current and future needs, the corporate
purpose of the energy bank is to support the economic growth
of the state by identifying and supporting energy
infrastructure projects for eligible projects in Alabama.

(c) The energy bank will accomplish these goals through the utilization of bond financing and other financial assistance for energy infrastructure projects.

(d) The energy bank will utilize existing and future
revenue sources in order to create the necessary funding
streams to secure bond financing and other financial
assistance that will allow the state to enhance and expand its
energy infrastructure.

(e) Through the energy bank, the authority may act as a state energy financing institution as that term is defined 42 U.S.C. § 16511(7)(A), or any successor statute, for purposes of obtaining federal support for Alabama energy infrastructure projects.

(f) The Alabama Energy Infrastructure Fund is created in the State Treasury. All proceeds from the revenues designated to the energy fund, pursuant to this act and any other provision of law, shall be deposited into the energy fund to be expended only as provided in this act.



(g) In undertaking its responsibilities under this Act, the authority may request that the Alabama Growth Alliance review and provide feedback on authority programs and activities which may include, but is not limited to, their alignment with the state's economic growth priorities.

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\$41-10-48.05

In addition to the powers granted to it in Section 41-10-26, Sections 41-10-37 through 41-10-43, Sections 41-10-44.1 through 41-10-44.15, and Sections 41-10-47.01 through 41-10-47.09, with respect to the energy bank and the energy fund, the authority shall have the following additional powers to:

(1) Make loans or provide other financial assistance to electric providers to finance or reduce the costs of eligible projects, to collect fees and charges related to such loans or other financial assistance, and to acquire, hold, pledge, and sell loan obligations at prices and in a manner as the authority determines advisable.

(2) Enter into contracts, arrangements, and agreements with electric providers and other persons and execute and deliver all financing agreements and other instruments necessary or convenient to the exercise of the powers granted in this article.

(3) Enter into agreements with a department, agency, or
instrumentality of the United States of America or of this
state or another state for the purpose of planning, securing,
and providing for the financing of eligible projects.

280 (4) Enter into contracts, arrangements, or agreements



with external experts for the purpose of providing advice regarding the operations of the bank and viability of the fund, as well as the necessity of project applications from the bank and the strategic development fund.

285 (5) Procure insurance, guarantees, letters of credit, 286 and other forms of collateral or security or credit support 287 from any public entity, including any department, agency, or 288 instrumentality of the United States of America or this state, 289 for the payment of any bonds issued by it, including the power 290 to pay premiums or fees on any insurance, guarantees, letters 291 of credit, and other forms of collateral or security or credit 292 support.

(6) Collect or authorize the trustee under any trust indenture securing any bonds to collect amounts due under any loan obligations owned by it, including taking the action required to obtain payment of any sums in default.

(7) Unless restricted under any agreement with holders of bonds, consent to any modification with respect to the rate of interest, time, and payment of any installment of principal or interest, or premium, if any, or any other term of any loan obligations owned by it or held by the applicable indenture trustee.

303 (8) Borrow money through the issuance of bonds and 304 other forms of indebtedness as provided in this article, and 305 to secure the repayment of the same as provided in this 306 article including by pledging or granting of a security 307 interest in the loan obligation.

308 (9) Expend funds credited to the authority resulting



309 from its operations of the energy bank as the authority may 310 determine as being necessary or desirable for the costs of 311 administering the operations of the energy bank.

(10) Procure insurance against losses in connection with its property, assets, or activities including insurance against liability for its acts or the acts of its employees or agents or to establish cash reserves to enable it to act as a self-insurer against any and all such losses.

(11) Apply for, receive, and accept from any source, aid, grants, and contributions of money, property, labor, or other things of value to be used to carry out the purposes of this article subject to the conditions upon which the aid, grants, or contributions are made.

322 (12) Do all other things necessary or convenient to 323 carry out the purposes and powers conferred by this act.

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\$41-10-48.06

(a) In considering applications for eligible projects,
the authority may request additional input from external
experts as to the urgency of the energy infrastructure
project, the ability of the applicant to execute the project
within the stated time frame, and other assistance as
determined by the authority.

(b) The total aggregate amount of loans or other
financial assistance provided by the bank in any year shall be
limited to an amount that would not jeopardize the viability
of the fund, as determined by the authority with the advice of
external experts.

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(c) In selecting eligible projects, the authority shall



337 consider, with assistance from external experts, project 338 feasibility and the degree of financial risk to be assumed by 339 the authority.

340 (d) The authority shall ensure that no electric provider receives more than 40 percent of the loan or 341 342 financial assistance funds provided by the bank in each 343 calendar year unless a joint application of electric provider 344 is made; provided, however, in no event (even with a joint 345 application) shall more than 50 percent of the loan or financial assistance funds provided by the bank in each 346 calendar year be received by any single electric provider. 347

348 (e) The authority shall reserve at least 40 percent of 349 the aggregate amount available in each calendar year for loans 350 and other financial assistance from the energy bank for use 351 for energy infrastructure projects in rural areas. In the 352 event that applications are not received for energy 353 infrastructure projects in the rural areas by the close of the 354 second quarter of the applicable calendar year, such 355 reservation shall no longer apply and such funds may be used 356 for other energy infrastructure projects; provided, however, 357 that, in failing to apply for an energy infrastructure project 358 by the end of the second calendar quarter of a calendar year, 359 an electric provider is not prohibited from subsequently 360 applying and receiving an allocation of funds for energy 361 infrastructure projects in rural areas later in that calendar 362 year.

363 (f) Any nonpublic or proprietary information included364 in an application by an economic development prospect or

Page 13



365 electric provider shall be subject to the Department of 366 Commerce's protections for such information, provided in Section 41-29-3. 367 368 \$41-10-48.07 369 (a) (1) An electric provider (or more than one electric 370 providers in a joint application) may apply to the authority 371 for the purposes of obtaining financial assistance to support 372 an eligible project. An application under this subsection 373 shall include the following: a. A detailed summary of the proposed energy 374 375 infrastructure project, including location, scope, timeline, and total estimated cost. 376 b. Identification of the energy infrastructure project 377 378 to be funded. 379 c. Anticipated job creation, business attraction, or 380 commercial or industrial expansion to be facilitated by the 381 energy infrastructure project as applicable. 382 d. Projected load demand and anticipated capacity 383 increases. 384 (2) An application under this subsection for more than 385 one electric provider shall also include: 386 a. Identification of all participating electric 387 providers and designation of a lead applicant responsible for 388 administration of funds; and 389 b. Explanation of how participating electric providers 390 will collaborate on energy infrastructure project implementation. 391 392 (3) During the term that the financial assistance is



393 being provided under this subsection, the electric provider 394 shall submit an annual report to the authority detailing the 395 progress of the approved eligible project and the use of the 396 financial assistance provided to the electric provider.

(b) (1) An electric provider (or jointly with one or more other electric providers) and an economic development prospect may submit a joint application for a long-lead item or energy infrastructure project if the provision of financial assistance from the energy bank will facilitate an eligible project for a new or expanding industrial or commercial facility within the state.

404 (2) A joint application under this subsection must405 include:

a. A statement from the electric provider (or joint
electric providers in the case of a joint application)
detailing the infrastructure improvements necessary to meet
the eligible prospect's energy requirements; and

b. An assessment of economic impact, including projected job creation, capital investment, and state and local sales and property tax revenues generated from the eligible project determined after taking into account any abatements granted.

(3) During the term that the financial assistance is being provided under this subsection, the economic development prospect and the electric provider shall submit an annual report to the authority detailing the progress of the approved eligible project and the use of the financial assistance provided.



421 (4) The authority may condition the granting of the 422 application upon the provision of performance assurance or 423 security by the economic development prospect. 424 (5) If the economic development prospect withdraws, 425 fails to commence operations, or materially alters its energy 426 needs, the authority may enforce a contractual obligation 427 against the economic development prospect for the authority's 428 provision of financial assistance including draws on any 429 performance assurance or security provided. \$41-10-48.08 430 431 (a) The authority may use the following sources to capitalize the energy fund and to carry out its purposes of 432 433 this section: (1) Tobacco settlement funds from the Alabama 21st 434 435 Century Fund. (2) Federal funds made available to the state for the 436 437 energy bank or for eligible projects. 438 (3) Contributions and donations from public and private 439 entities and any other source as may become available to the 440 authority, including, but not limited to, appropriations from 441 the Legislature. 442 (4) All monies paid or credited to the authority, by 443 contract or otherwise, payments of principal and interest on 444 loans or other financial assistance made from the authority, 445 and interest earnings which may accrue from the investment or 446 reinvestment of the authority's monies. (5) Proceeds from the issuance of bonds as provided in 447 448 this article.



(6) Other lawful sources as determined appropriate bythe authority.

451 (b) Any pledge of the revenues and amounts described in 452 subsection (a) to provide funds for payment of debt service on 453 bonds issued by the authority or to pay obligations of the 454 authority with respect to other financial assistance shall continue until the bonds have been fully repaid or the 455 456 authority's obligations with respect to the other financial 457 assistance have terminated, unless the trust indenture, financing agreement, or other related instrument providing for 458 459 the pledge expressly provides that the pledge may be terminated earlier or otherwise limited by the authority. 460

461 \$41-10-48.09

(a) Whenever the authority determines that it shall
become necessary that monies be raised for eligible projects,
including monies to be used to refund any bonds then
outstanding, the authority may issue bonds as provided in this
article.

467 (b) The authority may pledge any of its revenue or 468 funds to the payment of its bonds, subject to any prior 469 pledges for other outstanding bonds or other financial 470 assistance of the energy bank. Bonds may be secured by a 471 pledge of any loan obligation owned by the authority or held 472 by an indenture trustee, any grant, contribution, or guaranty 473 from the United States of America, the state, or any 474 corporation, association, institution, or person, any other financial assistance provided by the authority, any bond 475 476 insurance, guarantees, letters of credit, or other forms of



477 credit enhancement purchased or otherwise obtained by the 478 authority from any public or private entity, any other 479 property or assets of the authority, or a pledge of or grant 480 of security interest in any money, income, or revenue of the 481 authority from any source.

482 (c) Notwithstanding any provision of law to the 483 contrary, the total aggregate principal amount of bonds issued 484 by the authority under this article shall not exceed one 485 billion dollars (\$1,000,000,000). This debt limitation shall apply solely to bonds issued for eligible project financing 486 487 purposes under this article and shall not be construed to limit any other bonding authority granted to the authority 488 489 under separate provisions of law.

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§41-10-48.10

491 Bonds or other financial assistance issued by the 492 authority shall not constitute an obligation or debt of this 493 state, or any of its political subdivisions, but shall be 494 limited obligations of the authority payable solely from the 495 revenue, money, or property of the authority pledged for such 496 purpose as provided in this article. Any bonds issued or other 497 financial assistance of the authority do not constitute an 498 indebtedness of the state or any of its political subdivisions 499 within the meaning of any constitutional or statutory 500 limitation, and neither the full faith and credit nor the 501 taxing power of the state, or any of its political 502 subdivisions, is pledged to the payment thereof. No member of the authority or any person executing bonds, other financial 503 504 assistance, or other obligations of the authority is liable



505 personally thereon by reason of their issuance or execution. 506 Each bond, other financial assistance, and other obligation 507 issued under this article shall contain on its face a 508 statement to the effect of the following: 509 (1) The instrument is not a general obligation of the

509 (1) The instrument is not a general obligation of the 510 authority but is a limited obligation of the authority payable 511 solely from the revenue, money, or property of the authority 512 pledged.

513 (2) The instrument is not an obligation or debt of the 514 state, or any of its political subdivisions, and neither the 515 full faith and credit nor the taxing power of the state, or 516 any of its political subdivisions, is pledged to the payment 517 of the instrument.

518 (3) The authority does not have taxing power.

519 \$41-10-48.11

520 (a) (1) The bonds of the authority must be authorized by521 a resolution of the authority.

522 (2) The bonds shall bear the date and mature at the 523 time which the resolution provides, except that no bond may 524 mature more than 40 years from its date of issue.

(3) 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 authority prior to their issuance.

530 (4) The bonds may bear interest payable at a time and531 at a rate as determined by the authority.

532 (5) Bonds may be sold by the authority at public or



533 private sale at the price it determines and approves.

534 (b) (1) Bonds may be secured by a trust indenture 535 between the authority and a corporate trustee, which may be 536 the State Treasurer or any bank having trust powers or any 537 trust company doing business in this state. A trust indenture 538 may contain provisions for protecting and enforcing the rights and remedies of the bondholders which are reasonable and 539 540 proper, including covenants setting forth the duties of the 541 authority in relation to the exercise of its powers and the 542 custody, safekeeping, and application of its money. The 543 authority may provide by the trust indenture for the payment of the proceeds of the bonds and all or any part of the 544 545 revenues of the authority to the trustee under the trust 546 indenture or to some other depository, and for the method of 547 its disbursement with safequards and restrictions prescribed by it. All expenses incurred in performing the obligations of 548 549 the authority under the trust indenture may be treated as part of its operating expenses. 550

551 (2) Any resolution or trust indenture pursuant to which 552 bonds are issued may contain provisions which are part of the 553 contract with the bondholders of the bonds and which include 554 the following:

a. Pledging specific revenues of the authority tosecure the payment of the bonds.

557 b. Pledging specific assets of the authority, including 558 loan obligations owned by it to secure the payment of the 559 bonds.

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c. The use and disposition of the gross income from,



and payment of the principal of, and interest on loan obligations owned by the authority or held by an indenture trustee.

d. The establishment of reserves, sinking funds, and
other funds and accounts, and their regulation and
disposition.

e. 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.

570 f. Limitations on the issuance of additional bonds, the 571 terms upon which additional bonds may be issued and secured, 572 and the refunding of outstanding or other bonds.

573 g. The procedure, if any, by which the terms of any 574 contract with bondholders may be amended or abrogated, the 575 amount of bonds, if any, the holders of which must consent to, 576 and the manner in which any consent may be given.

577 h. Limitations on the amount of money to be expended by 578 the authority for its operating expenses.

579 i. Vesting in a trustee property, rights, powers, and 580 duties as the authority may determine, limiting or abrogating 581 the right of bondholders to appoint a trustee, and limiting 582 the rights, powers, and duties of the trustee.

j. Defining the acts or omissions which constitute a default, the obligations or duties of the authority 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.



k. Requiring the authority 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 authority or held by a trustee, which may be authorized by the laws of this state.

595 l. Any other matter relating to the terms of the bonds 596 or the security or protection of the holders of the bonds 597 which may be considered appropriate.

598 (c) (1) Any pledge made by the authority to secure its 599 obligations with respect to bonds or other financial assistance is valid and binding from the time the pledge is 600 made. The revenue, money, or property pledged and received by 601 602 the authority is immediately subject to the lien of the pledge 603 without any physical delivery or further act. The lien of any 604 pledge is valid and binding as against all parties having 605 claims of any kind in tort, contract, or otherwise against the 606 authority, irrespective of whether the parties have notice of 607 the pledge.

608 (2) No recording or filing of the resolution 609 authorizing the issuance of bonds or other financial 610 assistance, the trust indenture or other financing agreement 611 securing the bonds or other financial assistance, or any other 612 instrument including filings under the Uniform Commercial Code 613 is necessary to create or perfect any pledge or security 614 interest granted by the authority to secure any bonds or other financial assistance. 615

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(d) The authority, subject to agreements with



617 bondholders as may then exist, may purchase outstanding bonds 618 of the authority with any available funds, at any reasonable 619 price. If the bonds are then redeemable, the price shall not 620 exceed the redemption price then applicable plus accrued 621 interest to the next interest payment date.

622 (e) Bonds of the authority shall be in a form and shall623 be executed in a manner prescribed by the authority.

(f) If any of the directors or officers of the authority cease to be directors or officers before the delivery of any bonds signed by them, their signatures or authorized facsimile signatures are nevertheless valid and sufficient for all purposes as if they had remained in office until the delivery of the bonds.

630 (g) Subsequent amendments to this article may not limit 631 the rights vested in the authority with respect to any 632 agreements made with, or remedies available to, the holders of 633 bonds issued under this article before the enactment of the 634 amendments until the bonds, with all premiums and interest on 635 them, and all costs and expenses in connection with any 636 proceeding by or on behalf of the holders, are fully satisfied 637 and discharged.

(h) Notwithstanding the exemptions provided in Sections 41-10-28 and 41-10-44.13, any bonds issued by the authority under this article, the transfer of bonds, and the income from them, are free from taxation and assessment of every kind by the state and by the local governments and other political subdivisions of the state.

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(i)(1) The bonds issued by the authority are legal



645 investments in which all public officers or public bodies of 646 the state and its political subdivisions; all municipalities 647 and political subdivisions; all insurance companies and 648 associations and other persons carrying on insurance business; 649 all banks, bankers, banking associations, trust companies, 650 savings banks, savings associations, including savings and 651 loan association investment companies, and other persons 652 carrying on a banking business; all administrators, guardians, 653 executors, trustees, and other fiduciaries; and all other persons who are now or may be authorized in the future to 654 655 invest in bonds or other obligations of the state, may invest funds in their control or belonging to them. 656

(2) The bonds of the authority are also securities which may be deposited with and received by all public officers and bodies of the state or any agency or political subdivision of the state and all municipalities and public corporations for any purpose for which the deposit of bonds or other obligations of the state is now or may later be required by law.

(j) (1) The granting of other financial assistance by the authority shall be authorized by a resolution of the authority.

(2) The authority may execute instruments and enter
into financing agreements, including, without limitation, a
trust indenture between the authority 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 authority shall



673 determine in connection with the provision of other financial 674 assistance and securing its obligations with respect to other 675 financial assistance.

676 (3) The authority may pledge any of its revenues or 677 funds to the payment of other financial assistance provided by 678 the authority, subject to any prior pledges for outstanding 679 bonds or other financial assistance of the authority. Other 680 financial assistance may be secured by a pledge of any loan 681 obligation owned by the authority or held by an indenture trustee, any grant, contribution, or guaranty from the United 682 683 States of America, the state, or any corporation, association, 684 institution, or person, any other property or assets of the 685 authority, or a pledge or grant of a security interest in or 686 any money, income, or revenue of the authority from any 687 source.

(k) Neither the authority, nor any member, officer, employee, or committee of the authority acting on behalf of it, while acting within the scope of authority granted by this article, is subject to any liability resulting from carrying out any of the powers given in this article, unless the officer or employee acted in an unreasonable or reckless manner.

695 §41-10-48.12

(a) For the benefit of the state and the residents of
the state, there is created in the State Treasury an
irrevocable fund named the Strategic Energy Infrastructure
Development Fund. From the date of enactment through the
fiscal year ending September 30, 2030, the funding under the



701 strategic development fund shall be utilized for the 702 infrastructure improvements and items permitted under Section 703 41-10-48.12.1 and for other energy infrastructure projects, in 704 each case located in rural areas, with any funds remaining in 705 the strategic development fund as of September 30, 2030, 706 carried over and continued to be used for such purposes until 707 fully depleted. Any funding of the strategic development fund 708 for fiscal years ending after September 30, 2030, excluding 709 any carry-over funds as mentioned in the immediately preceding 710 sentence, may be used for the infrastructure development 711 described in Section 41-10-48.12.1 and for other energy infrastructure projects wherever located in the state. 712

713 (b) The strategic development fund shall be under the 714 management and control of the authority, and all powers 715 necessary or appropriate for the management and control of the 716 strategic development fund shall be vested solely in the 717 authority. The authority may make whatever representations and 718 covenants it finds reasonable or necessary for federal grant 719 applications and agreements, and it may take whatever actions 720 it deems reasonable or necessary to implement such grants.

(c) The strategic development fund shall be funded initially with an appropriation of fifty million dollars (\$50,000,000) from the Alabama 21st Century Fund, with additional funding sources including:

725 (1) Revenue sources as directed by, and at the 726 discretion of, the Legislature;

727 (2) Appropriations as directed by, and at the728 discretion of, the Legislature;



(3) Federal grants and other financing which the
authority determines will have the effect of advancing
economic development in Alabama;

732 (4) Proceeds of any gifts, grants, or contributions;733 and/or

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(5) Any other lawful sources.

(d) The strategic development fund shall be administered in accordance with this section. All revenues received by the strategic development fund shall be deposited in the fund upon receipt and may be invested by the authority and withdrawn and expended by the authority in a manner consistent with the powers granted to the authority.

(e) Funding shall be provided to projects in accordance with Section 41-10-48.12.1 in the form of financial assistance or grants.

744

\$41-10-48.12.1

745 (a) (1) An electric provider and an economic development 746 prospect or upon electric providers jointly may submit a joint application for funding from the strategic development fund if 747 748 the provision of funding from the strategic development fund 749 will facilitate an economic development project for a new or 750 expanding industrial or commercial facility within the state 751 subject to the requirement for uses in rural areas as set 752 forth in subsection 41-10-48.12(a).

753 (2) A joint application under this subsection must754 include:

a. A statement from the electric provider detailing the
 infrastructure improvements necessary to meet the prospect's

Page 27



757 energy requirements; and

b. An assessment of economic impact, including projected job creation, capital investment, and state and local sales and property tax revenues generated from the strategic development project.

(3) During the term that the funding is being provided under this subsection, the economic development prospect and the electric provider shall submit an annual report to the authority detailing the progress of the approved strategic development project and the use of the financial assistance provided.

(4) If the economic development prospect withdraws,
fails to commence operations, or materially alters its energy
needs, the authority may enforce a contractual obligation
against the economic development prospect for the authority's
provision of funding.

773 (b) The strategic development fund shall be used for 774 the following purposes only:

(1) For the authority to enter into priority production placement agreements with key manufacturers of long lead-time electrical equipment, including, but not limited to, transformers, substations, switchgear, and specialized circuit breakers for an economic development prospect being recruited to or expanding in the state.

781 (2) Notwithstanding subsection (c), to provide funding 782 for site-specific infrastructure development, including, but 783 not limited to, the extension of transmission lines and 784 pipelines; enhancements or expansions to substation capacity;



the acquisition of rights-of-way for key transmission and pipeline infrastructure located near key industrial or commercial sites, as identified by the authority for development; and transformers, breakers, and other facilities necessary for processing, converting, and delivering such electricity into voltages necessary or useful for the economic development project.

(c) An electric provider shall not be eligible to be a direct recipient of funding from the strategic development fund.

(d) Any nonpublic or proprietary information included in an application by an economic development prospect or electric provider shall be subject to the Department of Commerce's protections for such information, provided in Section 41-29-3.

\$41-10-48.13

(a) Following the close of each state fiscal year, the authority shall submit an annual report on the activities of the energy bank and use of the strategic development fund for the preceding year to the Governor and to the Legislature. The authority also shall submit an annual report to the appropriate federal agency in accordance with requirements of any federal program.

(b) The authority shall be subject only to audits as
required by existing state law and applicable federal
regulations.

\$41-10-48.14

812 The authority may enter into such contracts,



813	agreements, and investments and may otherwise expend monies
814	without compliance with Chapter 2 of Title 39, Article 5,
815	Chapter 4 of Title 41, or Chapter 16 of Title 41.
816	\$41-10-48.15
817	(a) This article, being for the welfare of this state
818	and its inhabitants, shall be liberally construed to affect
819	the purposes specified.
820	(b) In no event does this article authorize any
821	electric provider to provide retail electric service except as
822	permitted under the applicable provisions of Chapter 14 of
823	Title 37. Nothing in this article is intended to amend,
824	repeal, enlarge, or otherwise affect Chapter 14 of Title 37.
825	Section 2. This act shall become effective on October
826	1, 2025.



827 828 829 Senate

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    to the Senate committee on Fiscal
     Responsibility and Economic
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     Development
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     Read for the second time and placed ......17-Apr-25
     on the calendar:
836
837
     1 amendment
838
839
     Read for the third time and passed ......24-Apr-25
840
     as amended
          Yeas 30
841
842
          Nays O
          Abstains 0
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                                Patrick Harris,
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                                Secretary.
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