HLS 24RS-1841 ENGROSSED

2024 Regular Session

HOUSE BILL NO. 836

1

BY REPRESENTATIVE MCFARLAND

LOCAL FINANCE: Provides that certain non-debt-forming concession agreements and other obligations are not deemed as debt requiring approval of the State Bond Commission

AN ACT

2	To amend and reenact R.S. 39:1410.60(C)(1), relative to local government finance; to
3	provide relative to incurring of indebtedness by political subdivisions, taxing
4	districts, and political or public corporations; to provide relative to the meaning of
5	the terms "debt" and "evidence of debt" for purposes of such indebtedness; to
6	exclude certain agreements and obligations from the meaning of such terms; to
7	specify circumstances in which State Bond Commission approval of certain
8	financing transactions is required; to provide for retroactive application; to provide
9	for effectiveness; and to provide for related matters.
0	Be it enacted by the Legislature of Louisiana:
1	Section 1. R.S. 39:1410.60(C)(1) is hereby amended and reenacted to read as
12	follows:
13	§1410.60. Approval of application; incurring indebtedness
4	* * *
15	C.(1)(a) As used in this Section, the term "debt" or "evidence of debt" shall
16	not include any of the following agreements, unless the agreement is entered into in
17	conjunction with the issuance of bonds, notes, or certificates for which approval by
18	the State Bond Commission would otherwise be required:

(i) a lease of a movable A lease or an installment purchase agreement	
financing the purchase of a movable if the lease or installment purchase agreement	
that contains a nonappropriation clause, and does not contain an anti-substitution or	
penalty clause; provided that if such lease or installment purchase agreement is	
entered into in conjunction with the issuance of bonds, notes, certificates, or other	
obligations which would otherwise be required to be approved by the State Bond	
Commission, State Bond Commission approval of such financing transaction shall	
continue to be required.	
(ii) A concession agreement or any other agreement or obligation that meets	
either of the following criteria:	
(aa) It is based on a usage payment and monthly term.	
(bb) It is not required to be categorized as long-term debt as defined by the	
Governmental Accounting Standards Board.	
(b) If an agreement listed in Item (a)(i) or (ii) of this Paragraph is entered	
into in conjunction with the issuance of bonds, notes, or certificates which would	
otherwise be required to be approved by the State Bond Commission, approval by	
the State Bond Commission of such financing transaction shall continue to be	
required.	
* * *	
Section 2. The provisions of this Act shall be given prospective and retroactive	
application.	
Section 3. This Act shall become effective upon signature by the governor or, if not	
signed by the governor, upon expiration of the time for bills to become law without signature	
by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If	
vetoed by the governor and subsequently approved by the legislature, this Act shall become	
effective on the day following such approval.	

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 836 Engrossed

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McFarland

Abstract: For purposes of laws requiring State Bond Commission approval of debt that local governments and other political subdivisions seek to incur, excludes from the definition of "debt" certain concession agreements and other obligations not required to be categorized as long-term debt per the Governmental Accounting Standards Board (GASB).

<u>Present law</u> prohibits political subdivisions, taxing districts, and political or public corporations from borrowing money, incurring debt, or issuing bonds or other evidences of debt, and from levying taxes or pledging uncollected taxes or revenues for the payment of debt, without the consent and approval of the State Bond Commission (commission). Proposed law retains present law.

<u>Present law</u> provides that the term "debt" or "evidence of debt", for purposes of <u>present law</u>, shall not include a lease of a movable or an installment purchase agreement financing the purchase of a movable if the lease or installment purchase agreement contains a nonappropriation clause and does not contain an anti-substitution or penalty clause. Stipulates, however, that if the lease or installment purchase agreement is entered into in conjunction with the issuance of bonds, notes, certificates, or other obligations which would otherwise be required to be approved by the commission, then commission approval of the transaction shall continue to be required.

<u>Proposed law</u> revises <u>present law</u> to establish that the term "debt" or "evidence of debt", for purposes of <u>present law</u> and <u>proposed law</u>, shall not include a lease or an installment purchase agreement that contains a nonappropriation clause and does not contain an anti-substitution or penalty clause. However, <u>proposed law</u> requires approval by the commission if the agreement is entered into in conjunction with the issuance of bonds, notes, or certificates which would otherwise be required to be approved by the commission.

<u>Proposed law</u> establishes additionally that the term "debt" or "evidence of debt", for purposes of <u>present law</u> and <u>proposed law</u>, shall not include a concession agreement or any other agreement or obligation that is either based on a usage payment and monthly term or not required to be categorized as long-term debt as defined by the GASB. Stipulates, however, that if the concession agreement or other agreement or obligation is entered into in conjunction with the issuance of bonds, notes, or certificates which would otherwise be required to be approved by the commission, then commission approval of the transaction shall continue to be required.

Proposed law provides that it shall be given prospective and retroactive application.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 39:1410.60(C)(1))