## WEST VIRGINIA LEGISLATURE

**REGULAR SESSION, 1961** 

## ENROLLED

SENATE BILL NO. 144

(By M. Stindlan

PASSED Phicary 21 11 1961
In Effectively lack from assage

Filed in Cilice of the Secretary of State

of West Virginia Mark 1.1961
JOE F. BURDETT

SECRETARY OF STATE

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## Senate Bill No. 144

(By Mr. HANDLAN)

[Passed February 21, 1961; in effect ninety days from passage.]

AN ACT to amend and reenact section twenty-two-a, article thirteen, chapter sixteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, relating to sewage works of municipal corporations and sanitary districts and the issuance of revenue bonds in connection therewith; and authorizing the acceptance by any municipality or sanitary district of grants and procurement of loans or temporary advances from and contracts and agreements with federal agencies or private parties.

Be it enacted by the Legislature of West Virginia:

That section twenty-two-a, article thirteen, chapter sixteen of the code of West Virginia, one thousand nine hundred thirty-

one, as amended, be amended and reenacted to read as follows:

Section 22-a. Acceptance of Grants, and Procurement of Loans or Temporary Advances From, and Contracts and Agreements With, Federal Agencies or Private Parties.—Any municipality is authorized and empowered to accept grants and procure loans or temporary advances for the purpose of paying part or all of the cost of acquisition or construction of said sewage works and the construction of betterments and improvements thereto from any authorized agency of the state or from the United States of America or any federal or public agency or department of the United States or any private agency, 12 corporation or individual, which loans or temporary advances may be repaid out of the proceeds of bonds 14 authorized to be issued under the provisions of this article and to enter into the necessary contracts and agreements 16 to carry out the purposes hereof with the United States of America or any federal or public agency or department of the United States, or with any private agency, corporation or individual. 

20 In no event shall any such loan or temporary advance

- 21 be a general obligation of the municipality and such loans
- 22 or temporary advances, including the interest thereon,
- 23 shall be paid solely from the proceeds of the bonds au-
- 24 thorized to be issued under the provisions of this article
- 25 or the revenues of the said sewage works so recited in
- 26 each such contract and agreement.