1	HOUSE BILL 225
2	43rd LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 1998
3	INTRODUCED BY
4	RON GENTRY
5	
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7	
8	FOR THE NEW MEXICO FINANCE AUTHORITY OVERSIGHT COMMITTEE
9	
10	AN ACT
11	RELATING TO FINANCE; AMENDING THE NEW MEXICO FINANCE AUTHORITY
12	ACT TO ALLOW PERMANENT EQUIPMENT LOANS FROM THE PUBLIC PROJECT
13	REVOLVING FUND.
14	
15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	Section 1. Section 6-21-6 NMSA 1978 (being Laws 1992,
17	Chapter 61, Section 6, as amended) is amended to read:
18	"6-21-6. PUBLIC PROJECT REVOLVING FUNDPURPOSE
19	ADMI NI STRATI ON
20	A. The "public project revolving fund" is created
21	within the authority. The fund shall be administered by the
22	authority as a separate account, but may consist of such
23	subaccounts as the authority deems necessary to carry out the
24	purposes of the fund. The authority is authorized to
25	establish procedures and adopt regulations as required to
	. 120033. 2

administer the fund in accordance with the New Mexico Finance
 Authority Act.

Except as otherwise provided in the New Mexico 3 B. 4 Finance Authority Act, money from payments of principal of and interest on loans and payments of principal of and interest on 5 securities held by the authority for public projects 6 7 authorized specifically by law shall be deposited in the The fund shall also consist of 8 public project revolving fund. 9 any other money appropriated, distributed or otherwise 10 allocated to the fund for the purpose of financing public 11 projects authorized specifically by law.

C. Money appropriated to pay administrative costs, money available for administrative costs from other sources and money from payments of interest on loans or securities held by the authority, including payments of interest on loans and securities held by the authority for public projects authorized specifically by law, that represents payments for administrative costs shall not be deposited in the public project revolving fund and shall be deposited in a separate account of the authority and may be used by the authority to meet administrative costs of the authority.

D. Except as otherwise provided in the New Mexico Finance Authority Act, money in the public project revolving fund is appropriated to the authority to make loans or grants and to purchase or sell securities to assist qualified

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entities in financing public projects in accordance with the New Mexico Finance Authority Act and pursuant to specific authorization by law for each project.

Ε. Money in the public project revolving fund not needed for immediate disbursement, including [any funds] money held in reserve, may be deposited with the state treasurer for short-term investment pursuant to Section 6-10-10.1 NMSA 1978 or may be invested in direct and general obligations of or obligations fully and unconditionally guaranteed by the United States, obligations issued by agencies of the United States, obligations of this state or any political subdivision of the state, interest-bearing time deposits, commercial paper issued by corporations organized and operating in the United States and rated "prime" quality by a national rating service, other investments permitted by Section 6-10-10 NMSA 1978 or as otherwise provided by the trust indenture or bond resolution, if [funds are] money is pledged for or [secure] secures payment of bonds issued by the authority.

F. The authority shall establish fiscal controls and accounting procedures that are sufficient to ensure proper accounting for public project revolving fund payments, disbursements and balances.

G. Money on deposit in the public project revolving fund may be used to make interim loans for a term not exceeding one year to qualified entities for the purpose .120033.2

Underscored material = new [bracketed material] = delete 1

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of providing interim financing for any project approved or funded by the legislature.

Money on deposit in the public project 3 H. revolving fund may be used to acquire securities or to make 4 5 loans to qualified entities in connection with the equipment program As used in this subsection, "equipment program" 6 7 means the program of the authority designed to finance the 8 acquisition of equipment for fire protection; law enforcement 9 and protection; computer and data processing; street and road 10 construction and maintenance; emergency medical services; solid waste collection, transfer and disposal; radio and 11 12 telecommunications; and utility system purposes; and to 13 finance the acquisition, construction and improvement of fire 14 stations. The amount of securities acquired from or the loan 15 made to a qualified entity at any one time pursuant to this 16 subsection shall not exceed five hundred thousand dollars 17 (\$500, 000). The authority may provide financing in connection 18 with the equipment program in the following ways:

(1) the authority may provide financing on an interim basis. Permanent financing for these temporarily funded projects must be obtained within one year. Such permanent financing may be provided from the public project revolving fund subject to the provisions of Paragraph (2) of this subsection or subject to specific authorization by law. If permanent financing for these projects is not provided from . 120033.2

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1 the public project revolving fund, the authority shall issue 2 bonds within one year of the date the securities are acquired or within one year of the date on which the loans are made and 3 4 use the bond proceeds to reimburse the public project 5 revolving fund for the amounts temporarily used to acquire securities or to make loans. The temporarily funded projects 6 7 under the equipment program are not required to obtain 8 specific authorization by law required of projects permanently 9 funded from the public project revolving fund, as provided in 10 this section and Section 6-21-8 NMSA 1978; or

(2) the authority may, with the concurrence
 of the New Mexico finance authority oversight committee and
 the legislative finance committee and up to an aggregate limit
 of three million dollars (\$3,000,000) in each fiscal year,
 provide permanent financing from the public project revolving
 fund for projects in the equipment program Such permanently
 financed projects in the equipment program are not required to
 obtain specific authorization by law as provided in this

I. Money on deposit in the public project revolving fund may be designated as <u>a</u> reserve [funds] for any bonds issued by the authority, including bonds payable from sources other than the public project revolving fund, and the authority may covenant in any bond resolution or trust indenture to maintain and replenish the reserve [funds] from . 120033.2

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<b>2</b> issuance of bonds by the authority."	
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1	FORTY- THI RD LEGI SLATURE		
2	SECOND SESSION, 1998		
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6	February 3, 1998		
7			
8	Mr. Speaker:		
9	MI. Speaker.		
10	Your <b>BUSINESS AND INDUSTRY COMMITTEE,</b> to whom		
11	has been referred		
12			
13	HOUSE BILL 225		
14	has had it under consideration and reports some with		
15	has had it under consideration and reports same with recommendation that it <b>DO PASS</b> , and thence referred to the <b>APPROPRIATIONS AND FINANCE COMMITTEE</b> .		
16			
17			
18	Respectfully submitted,		
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22			
23	— Fred Luna, Chairman		
24			
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	. 120033. 2		

	1		FORTY-THIRD LEGISLA	
	2		SECOND SESSION, 1	998
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	4	Adopted	Not Add	nted
	5			
	6	_	(Chi ef Cl erk)	(Chief Clerk)
	7			
	8		Date	
	9			
	10	The roll o	call vote was <u>10</u> For <u>0</u> Against	
	11	Yes:	10	
	12		Alwin, Getty, Hobbs	
	13	Absent:	None	
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		2	SECOND SESSION, 1998				
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		4	Fahrmann 10 1009				
		5	February 10, 1998				
		6					
		7	Mr. Speaker:				
		8					
		9	Your APPROPRIATIONS AND FINANCE COMMITTEE, to				
		10	whom has been referred				
		11	HOUSE BILL 225				
		12					
		13	has had it under consideration and reports same with				
		14	recommendation that it <b>DO PASS.</b>				
		15					
	8	16	Respectfully submitted,				
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= <b>new</b>	ů T	18					
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iter	eri	20	Max Coll, Chairman				
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	8 9 10 11 12 13	The roll o Yes: Excused: Absent:	call vote was <u>10</u> H 10 Bird, Buffett, Ku Varela, Watchman	nowles, Marquardt,	Saavedra, Taylor, JP,
iterial = new <del>crial]</del> = delete	14 15 16 17 18 19 20	G: \BILLTEXT\	BI LLW_98\H0225		
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1	FORTY-THIRD LEGISLATURE HB 225/a			
2	SECOND SESSION, 1998			
3				
4	February 14, 1998			
5				
6	Mr. President:			
7				
8	Your <b>FINANCE COMMITTEE</b> , to whom has been referred			
9	HOUSE BILL 225			
10				
11	has had it under consideration and reports same with			
12	recommendation that it <b>DO PASS</b> , amended as follows:			
13				
14	1. On page 1, line 12, after "ACT" insert "TO RESTRICT THE POWER OF THE NEW MEXICO FINANCE AUTHORITY TO MAKE GRANTS AND".			
15				
16	2. On page 1, between lines 15 and 16, insert the			
17	following new sections:			
18				
19	"Section 1. Section 6-21-2 NMSA 1978 (being Laws 1992,			
20 91	Chapter 61, Section 2, as amended) is amended to read:			
21 22	"6-21-2. LEGISLATIVE FINDINGSDECLARATION OF PURPOSE			
23				
~3 24	A. The legislature finds that:			
~ <del>4</del> 25				
~	. 120033. 2			
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## FORTY-THIRD LEGISLATURE SECOND SESSION, 1998

SFC/HB 225

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4 (1) there are necessary state and local capital
5 improvement and infrastructure needs that cannot be met with
6 existing capital financing methods and funding sources;

(2) there is no coordinating entity or process
 for accomplishing long-term state and local capital planning,
 needs assessment or inventory of needs; setting priorities; and
 making more effective use of existing capital financing methods
 and funding sources;

(3) the uncertain nature of revenues available
 from the proceeds of severance tax bonds and other state and
 local revenues have frustrated state and local government
 efforts to finance needed state and local capital projects; and

(4) in order to meet public capital andinfrastructure needs, a central state mechanism to coordinatethe planning and financing of public projects is necessary.

B. It is the purpose of the New Mexico Finance Authority Act to create a governmental instrumentality to coordinate the planning and financing of state and local public projects, to provide for long-term planning and assessment of state and local capital needs and to improve cooperation among

. 120033. 2

1	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998
2	
3	SFC/HB 225 Page 13
4	the executive and legislative branches of state government and
5	local governments in financing public projects.
6	
7	<u>C. It is the further purpose of the New Mexico Finance</u>
8	Authority Act to provide financing for public projects in a
	manner that will not impair the capacity of the public project
9	revolving fund to provide future financing to qualified entities
10	for public projects. Funding shall not be provided from the
11	<u>public project revolving fund unless revenues in an amount</u>
12	sufficient to avoid any negative impact on the financing
13	capacity of the public project revolving fund are
14	contemporaneously pledged or dedicated for deposit to the public
15	<u>project revolving fund. Pursuant to Section 6-21-6.1 NMSA 1978,</u>
16	the authority may provide funding from the public project
	revolving fund for the purposes of the Wastewater Facility
17	Construction Loan Act, the Rural Infrastructure Act, the Solid
18	<u>Waste Act or the Drinking Water State Revolving Loan Fund Act.</u> "
19	
20	Section 2. Section 6-21-5 NMSA 1978 (being Laws 1992,
21	Chapter 61, Section 5) is amended to read:
22	
23	"6-21-5. POWERS OF THE AUTHORITYThe authority is
24	granted all powers necessary and appropriate to carry out and
	effectuate its public and corporate purposes, including but not
25	
	. 120033. 2

1	FORTY- THIRD LEGISLATURE SECOND SESSION, 1998			
2				
3	SFC/HB 225 Page 14			
4	limited to the following powers:			
5				
6	A. to sue or be sued;			
7				
8	B. to adopt and alter an official seal;			
9				
10	C. to make and alter bylaws for its organization and			
11	internal management and to adopt subject to the review and approval of the New Mexico finance authority oversight committee			
12	such regulations as are necessary and appropriate to implement			
	the provisions of the New Mexico Finance Authority Act;			
13				
14	D. to appoint officers, agents and employees,			
15	prescribe their duties and qualifications and fix their			
16	compensation;			
17				
18	E. to make, enter into and enforce all contracts,			
19	agreements and other instruments necessary, convenient or			
20	desirable in the exercise of the authority's powers and			
21	functions and for the purposes of the New Mexico Finance			
22	Authority Act;			
23	E to acquire construct hold improve mentage			
24	F. to acquire, construct, hold, improve, mortgage, sell, lease, convey or dispose of real and personal property for			
25	peri, rease, convey or urspose or rear and personal propercy ror			
	. 120033. 2			

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	1	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998	
	2		
		SFC/HB 225 Page 1	15
		its public purposes;	
	5		
	6	G. to make loans and purchase securities and contract	
	7	to make loans and purchase securities;	
	8		
	Q	[ <del>II. to make grants to qualified entities to finance</del>	
	10	<del>public projects;</del>	
	11	<del>I.</del> ] <u>H.</u> to procure insurance to secure payment on any	
	12	Ioan, lease or purchase payments owed to the authority by a	
	13	qualified entity in such amounts and from such insurers,	
	14	including the federal government, as it may deem necessary or	
		desirable and to pay any premiums for such insurance;	
	16		
ete	17	$[J_{\cdot}]$ <u>I.</u> to fix, revise from time to time, charge and	
<u>new</u> del e	18	collect fees and other charges in connection with the making of loans and any other services rendered by the authority;	
	19	round any other services rendered by the authority,	
rial ial J	20	[ <del>K.</del> ] <u>J.</u> to accept, administer, hold and use all funds	
<b>nt</b> ei Heri		made available to the authority from any sources;	
<u>Underscored</u> mterial [bracketed mterial]	22		
scor tete	23	[ <del>L.</del> ] <u>K.</u> to borrow money and to issue bonds and provide	
<u>ders</u> rack	24	for the rights of the holders of the bonds;	
<b>-</b> 1 1	25		
	~•	. 120033. 2	

1	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998
2	
3	SFC/HB 225 Page 1
4	[ <del>M-</del> ] <u>L.</u> to establish and maintain reserve and sinking
5	fund accounts to insure against and have funds available for
6	maintenance of other debt service accounts;
7	
, 8	[N] <u>M</u> to invest and reinvest its funds and to take
	and hold property as security for the investment of such funds
9	as provided in the New Mexico Finance Authority Act;
10	
11	[ <del>0.</del> ] <u>N.</u> to employ attorneys, accountants,
12	underwriters, financial advisers, trustees, paying agents,
13	architects, engineers, contractors and such other advisors,
14	consultants and agents as may be necessary and to fix and pay
15	their compensation;
16	
17	$[\mathbf{P}.]$ <u>0.</u> to apply for and accept gifts or grants of
18	property, funds, services or aid in any form from the United
	States, any unit of government or any person and to comply, subject to the provisions of the New Mexico Finance Authority
19	Act, with the terms and conditions of the gifts or grants;
20	ice, with the terms and conditions of the gifts of granes,
21	[ <del>Q.</del> ] P. to maintain an office at any place in the
22	state it may determine;
23	
24	[ <del>R.</del> ] <u>Q.</u> subject to any agreement with bondholders, to:
25	
	. 120033. 2
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1	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998		
2			
3	SFC/HB 225	Page	17
4	(1) renegotiate any loan or agreement;		
5			
6	(2) consent to any modification of the terms of		
7	any loan or agreement; and		
8			
9	(3) purchase bonds, which may upon purchase be canceled; and		
10			
11	[S.] <u>R.</u> to do any and all things necessary or		
12	convenient to carry out its purposes and exercise the powers		
13	given and granted in the New Mexico Finance Authority Act."".		
14			
15	3. Renumber the succeeding section accordingly.		
16			
17	4. On page 2, line 24, strike "or grants".		
18	5. On page 6, between lines 2 and 3, insert the following		
19	new		
20	sections:		
21			
22	"Section 4. Section 6-21-8 NMSA 1978 (being Laws 1992,		
23	Chapter 61, Section 8) is amended to read:		
~0 24			
~ <del>-</del> 25	"6-21-8. PUBLIC PROJECT FINANCE PROGRAM - LOANS PURCHASE		
لى بى	. 120033. 2		

1 2	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998				
3	SFC/HB 225 Page 18	8			
4	OR SALE OF SECURITIESTo implement a program to assist				
5	qualified entities in financing public projects, the authority,				
6	subject to specific authorization by law for projects financed				
7	with money in the public projects revolving fund, may:				
8					
9	A. make loans to qualified entities that establish one				
10	or more dedicated sources of revenue to repay the loan from the authority;				
11	auchorrey,				
12	B. make, enter into and enforce all contracts				
13	necessary, convenient or desirable for the purposes of the				
14	authority or pertaining to:				
15 16	(1) a loan to a qualified entity;				
17 18	[ <del>(2) a grant to a qualified entity;</del>				
19	(3)] (2) a purchase or sale of securities				
20	individually or on a pooled basis; or				
21					
22	execution of any of its powers under the New Mexico Finance				
23					
24	Authority Act;				
25					
	. 120033. 2				

1	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998				
2	SECOND SESSION, 1330				
2 3	SFC/HB 225 Page 19				
4	C. purchase or hold securities at prices and in a				
5	manner the authority considers advisable, giving due				
6	consideration to the financial capability of the qualified				
7	entity, and sell securities acquired or held by it at prices				
8	without relation to cost and in a manner the authority considers				
9	advi sabl e;				
10	D. prescribe the form of application or procedure				
11	required of a qualified entity for a loan or purchase of its				
12	securities, fix the terms and conditions of the loan or purchase				
13	and enter into agreements with qualified entities with respect				
14	to loans or purchases;				
15	E. charge for its costs and services in review or				
16	consideration of a proposed loan to a qualified entity or				
17	purchase by the authority of securities, whether or not the loan				
18	is made or the securities purchased;				
19					
20	F. fix and establish terms and provisions with respect				
21	to:				
22					
23	(1) a purchase of securities by the authority,				
	including date and maturities of the securities;				
24					
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	. 120033. 2				

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	FORTY- THIRD LEGISLATURE			
1	SECOND SESSION, 1998			
2				
3	SFC/HB 225 Page 20			
4	(2) redemption or payment before maturity; and			
5				
6	(3) any other matters that in connection with the			
7	purchase are necessary, desirable or advisable in the judgment			
8	of the authority;			
9				
10	G. to the extent permitted under its contracts with the holders of bonds of the authority, consent to modification			
11	of the rate of interest, time and payment of installment of			
12	principal or interest, security or any other term of a bond,			
13	contract or agreement of any kind to which the authority is a			
13	party;			
14				
	H. in connection with the purchase of any securities,			
16	consider the ability of the qualified entity to secure financing			
17	from other sources and the costs of that financing and the			
18	particular public project or purpose to be financed or			
19	refinanced with the proceeds of the securities to be purchased			
20	by the authority;			
21	I. acquire and hold title to or leasehold interest in			
22	I. acquire and hold title to or leasehold interest in real and personal property and to sell, convey or lease that			
23				
24	property for the purpose of satisfying a default or enforcing the provisions of a loan agreement; and			
25				
	. 120033. 2			

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1 2	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998				
2 3	SFC/HB 225 Page 21				
3 4					
	J. in the event of default by a qualified entity,				
5	enforce its rights by suit or mandamus or may use all other available remedies under state law."				
6	available femelies under seuce fam.				
7	Section 5. Section 6-21-11 NMSA 1978 (being Laws 1992,				
8	Chapter 61, Section 11) is amended to read:				
9					
10	"6-21-11. BONDS OF THE AUTHORITYUSESECURITY				
11					
12	A. The authority may issue and sell bonds in principal				
13	amounts it considers necessary to provide sufficient funds for				
14	any purpose of the New Mexico Finance Authority Act, including:				
15	(1) purchase of accuritized				
16	(1) purchase of securities;				
17	(2) [make] making loans through the purchase of				
18	securities;				
19					
20	[ <del>(3) make grants for public projects;</del>				
21					
22	(4)] (3) the construction of public projects; [ <del>(5)</del> ] <u>(4)</u> the payment, funding or refunding of the				
23					
24					
25					
	. 120033. 2				

1	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998
2 3	SFC/HB 225 Page 22
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	SFC/HB 225 Page 22 principal of or interest or redemption premiums on bonds issued by the authority, whether the bonds or interest to be paid, funded or refunded have or have not become due; [( <del>(f)</del> )] ( <u>5</u> ) the establishment or increase of reserves or sinking funds to secure or to pay principal, premium, if any, or interest on bonds; and [ <del>(77)</del> ] ( <u>6</u> ) all other costs or expenses of the authority incident to and necessary or convenient to carry out its corporate purposes and powers. B. Except as otherwise provided in the New Mexico Finance Authority Act, all bonds or other obligations issued by the authority shall be obligations of the authority payable solely from the revenues, income, fees, charges or funds of the authority that may, pursuant to the provisions of the New Mexico Finance Authority Act, be pledged to the payment of such obligations, and the bonds or other obligations shall not create an obligation, debt or liability of the state. No breach of any pledge, obligation or agreement of the authority shall impose a pecuniary liability or a charge upon the general credit or taxing power of the state or any political subdivision of the
24 25	state.
	. 120033. 2

1 2	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998					
~ 3	SFC/HB 225 Page 23					
4	C. As security for the payment of the principal,					
5	interest or premium, if any, on bonds issued by the authority,					
6	the authority is authorized to pledge, transfer and assign:					
7 8	(1) any obligation of a qualified entity that is					
9	payable to the authority;					
10 11	(2) the security for the qualified entity's poligations;					
12						
12	(3) money in the public project revolving fund or					
14	any subaccount of that fund subject to the provisions of					
15	Subsection C of Section [ <del>6 of the New Mexico Finance Authority</del> Act] <u>6-21-6 NMSA 1978;</u>					
16						
17	(4) any grant, subsidy or contribution from the					
18 19	United States or any of its agencies or instrumentalities; or					
20	(5) any income, revenues, funds or other money of					
21	the authority from any other source authorized for such pledge,					
	transfer or assignment other than from the public projects revolving fund under the New Mexico Finance Authority Act."					
22 23						
24 25	Section 6. Section 6-21-23 NMSA 1978 (being Laws 1992,					
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1	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998			
2				
3	SFC/HB 225 Page 2			
4	Chapter 61, Section 23, as amended) is amended to read:			
5				
6	"6-21-23. PROHIBITED ACTIONSThe authority shall not:			
7				
8	A. lend money [ <del>or make a grant</del> ] other than to a			
9	qualified entity;			
10	B. purchase securities other than from a qualified			
11	entity or other than for investment as provided in the New			
12	Mexico Finance Authority Act;			
13				
14	C. lease a public project to any entity other than a			
15	qualified entity;			
16	D. deal in securities within the meaning of or subject			
17	to any securities law, securities exchange law or securities			
18	dealers law of the United States or of the state or of any other			
19	state or jurisdiction, domestic or foreign, except as authorized			
20	in the New Mexico Finance Authority Act;			
21				
22	E. issue bills of credit or accept deposits of money			
23	for time on demand deposit or administer trusts or engage in any			
24	form or manner, or in the conduct of, any private or commercial banking business, or act as a savings bank or savings and loan			
25				
	. 120033. 2			

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		1 2	FORTY-THIRD LEGISLATURE SECOND SESSION, 1998	
			SFC/HB 225 Page 25	
			association or any other kind of financial institution except as	
			authorized in the New Mexico Finance Authority Act;	
		6		
		7	F. engage in any form of private or commercial banking	
		8	business except as authorized in the New Mexico Finance	
		9	Authority Act; or	
		10	G. lend money <u>or</u> issue bonds, including public-private	
			partnership project bonds, [ <del>or make a grant</del> ] for the promotion	
			of gaming or a gaming enterprise or for development of	
			infrastructure for a gaming facility."".	
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	le	18	Respectfully submitted,	
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COL	ete	23	Ben. Altamirano, Chairman	
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		(Chief Clerk)	(Chief Clerk)			
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	16	The roll call vote was <u>8</u> For <u>0</u> Against				
	<b>1</b> 7	Yes: 8				
		No: None				
	" <b>19</b>	Excused: Campos, Carraro, Lyons				
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