

Amendment No. 247

Assembly Amendment to Assembly Bill No. 238

(BDR 20-244)

Proposed by: Assembly Committee on Government Affairs**Amends:** Summary: No Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date		SENATE ACTION		Initial and Date	
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold underlining*** is newly added transitory language.

LJM/EGO



Date: 4/17/2011

A.B. No. 238—Revises provisions concerning the refunding of certain municipal securities. (BDR 20-244)

ASSEMBLY BILL NO. 238—COMMITTEE
ON GOVERNMENT AFFAIRS

(ON BEHALF OF THE LEGISLATIVE COMMITTEE TO OVERSEE
THE WESTERN REGIONAL WATER COMMISSION)

MARCH 7, 2011

Referred to Committee on Government Affairs

SUMMARY—Revises provisions concerning the refunding of certain municipal securities. (BDR 20-244)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

AN ACT relating to local government finance; revising provisions concerning the refunding of municipal securities related to infrastructure projects ~~in certain counties;~~ and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Since October 1, 1999, a county has been authorized, as part of a lending project under
2 the County Bond Law, to acquire securities issued by a municipality located wholly or
3 partially within the county: (1) to undertake one or more infrastructure projects; or (2) to
4 refund those securities. In the latter case, a county's authority is limited to acquiring only
5 those securities issued to refund municipal securities for infrastructure projects that were
6 previously acquired by the county. (NRS 244A.0343, 244A.064) This bill eliminates this
7 limitation on a county's authority in a county whose population is 100,000 or more but less
8 than 700,000 (currently Washoe County) and thereby allows such a county to acquire
9 securities that were issued by a municipality to refund municipal securities issued previously
10 for infrastructure projects regardless of whether those securities are held by the county or
11 another entity. However, ~~the~~ such a county may only acquire those municipal securities
12 issued for purposes of refunding if the initial securities for the infrastructure projects were
13 issued by the municipality on or after October 1, 1999.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 244A.0343 is hereby amended to read as follows:
2 244A.0343 “Lending project” means :
3 1. In a county whose population is 100,000 or more but less than 700,000,
4 the acquisition of municipal securities issued by a municipality located wholly or
5 partially within the county acquiring the municipal securities for one or more

infrastructure projects or for the refunding of municipal securities issued on or before October 1, 1999, for one or more infrastructure projects or any combination thereof.

2. In all other counties, the acquisition of municipal securities issued by a municipality located wholly or partially within the county acquiring the municipal securities for one or more infrastructure projects or for the refunding of municipal securities previously acquired as part of a lending project by a county issued on or after October 1, 1999, for one or more infrastructure projects or any combination thereof.

Sec. 2. NRS 244A.064 is hereby amended to read as follows:

244A.064 In connection with any lending project, a county may:

1. Require additional security or credit enhancement for payment of municipal securities acquired as it deems prudent.

2. Make contracts and execute all necessary or desirable instruments or documents not in conflict with the requirements of the County Bond Law.

3. Provide by ordinance for its standards, policies and procedures for financing lending projects.

4. Acquire and hold municipal securities and execute the rights of the holder of those municipal securities.

5. Sell or otherwise dispose of municipal securities unless the county is limited by any agreement that is related to those securities.

6. ~~[Refund] [any]~~

~~(a) Any county general obligations issued for a lending project;~~
~~(b) Any municipal securities issued on or after October 1, 1999, for one or more infrastructure projects; or~~
~~(c) Any combination of paragraphs (a) and (b);~~

~~If~~ If the county and the municipality agree to the disposition of any savings resulting from the refunding ~~H:~~

(a) In a county whose population is 100,000 or more but less than 700,000, refund:

(1) Any county general obligations issued for a lending project;

(2) Any municipal securities issued on or after October 1, 1999, for one or more infrastructure projects; or

(3) Any combination of subparagraphs (1) and (2).

(b) In all other counties, refund any county general obligations issued for a lending project.

7. Require payment by a municipality that participates in a lending project of the fees and expenses of the county in connection with the lending project.

8. Secure the payment of county general obligations issued for a lending project with a pledge of revenues of the lending project. If the revenues of a lending project are formally pledged to the county bonds issued to finance a lending project, the board may treat the revenues of the lending project financed by an issue of county general obligation bonds as pledged revenues pursuant to subsection 3 of NRS 350.020.

Sec. 3. This act becomes effective upon passage and approval.