989--A

Cal. No. 320

2021-2022 Regular Sessions

IN SENATE

(Prefiled)

January 6, 2021

- Introduced by Sens. GAUGHRAN, KAMINSKY, BROOKS, COMRIE -- read twice and ordered printed, and when printed to be committed to the Committee on Corporations, Authorities and Commissions -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading
- AN ACT in relation to the assessment of property owned by water-works corporations; and to amend the public authorities law, in relation to creating the Nassau county water authority

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Short title. This act shall be known and may be cited as 2 the "Long Island water utility reform act".

§ 2. The taxable assessed valuation of any water system special fran-4 chise property, as defined in subdivision 17 of section 102 of the real 5 property tax law, that is used for conducting water, including, but not 6 limited to, such replacement property in form, function and utility of 7 the property being replaced on assessment rolls required by law to be 8 completed, and filed on or after January 1, 2021 shall be exempt from 9 taxation as water system special franchise property as defined in subdi-10 vision 17 of section 102 of the real property tax law.

11 § 3. The provisions of this act shall only apply to water-works corpo-12 rations that are subject to the jurisdiction of the New York public 13 service commission and operating in a county with a population of one 14 million or more and that have a four-class property tax system.

15 § 4. Article 5 of the public authorities law is amended by adding a 16 new title 4-A to read as follows:

17 18

<u>Title 4-A</u> <u>NASSAU COUNTY WATER AUTHORITY</u>

19 Section 1092-a. Short title.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD03780-02-1

1	1092-b. Definitions.
2	<u>1092-c. Nassau county water authority.</u>
3	1092-d. Powers of the authority.
	1092-e. Miscellaneous requirements.
4	
5	1092-f. Additional powers of the county of Nassau and towns and
6	villages within Nassau county.
7	1092-g. Acquisition by eminent domain.
8	1092-h. Charges by authority; method of collection.
9	<u>1092-i. Survey of water resources.</u>
10	<u>1092-j. Bonds.</u>
11	1092-k. Notes of the authority.
12	1092-1. Bonds as legal investments.
13	1092-m. Bonds and property of the authority exempt from taxa-
14	tion.
15	1092-n. State, county and municipalities not liable on bonds.
16	<u>1092-o. Agreements of the state.</u>
17	<u>1092-p. Contracts for sale of water wholesale.</u>
18	1092-g. Audit of authority; annual report.
19	<u>1092-r. Interest in contracts prohibited.</u>
20	1092-s. Contracts.
21	1092-t. Actions.
22	<u>1092-u. Expenses of hearing.</u>
23	<u>1092-v. Severability.</u>
24	§ 1092-a. Short title. This title may be cited as the "Nassau county
25	water authority act".
26	§ 1092-b. Definitions. As used or referred to in this title, unless a
27	different meaning clearly appears from the context:
28	1. The term "authority" shall mean the corporation created by section
29	ten hundred ninety-two-c of this title;
30	2. The term "municipality" shall mean any county, city, town, village,
31 32	town water district, fire district, fire protection district, fire alarm district, school district, and any other political subdivision of the
33	state;
34	3. The term "bonds" shall mean the bonds issued by the authority
35	pursuant to this title.
36	§ 1092-c. Nassau county water authority. 1. The corporate existence of
37	the Nassau county water authority shall be a body corporate and politic,
38	constituting a public benefit corporation. It shall consist of seven
	members all of whom shall be residents of the county of Nassau and whom
40	shall be appointed as follows: four members, including the chairman or
41	chairwoman of such authority, to be appointed by the county executive;
42	two members to be appointed by the majority leader of the county legis-
43	Two members to be appointed by the majority reader of the county reals-
	lature; and one member to be appointed by the minority leader of the
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constitute a quorum. No action shall be taken except pursuant to the 1 favorable vote of at least four members. The authority may delegate to 2 3 one or more of its members, officers, agents or employees such powers 4 and duties as it may deem proper. The corporate existence of such 5 authority shall continue until its liabilities have been met and its б bonds have been paid in full. Upon ceasing to exist, all its rights and 7 property shall pass to the county of Nassau. 8 2. Neither the public service commission nor any other board or 9 commission of like character, shall have jurisdiction over the authority 10 in the management and control of its properties or operations or any 11 power over the regulation of rates fixed or charges collected by the 12 authority. 13 3. It is hereby determined and declared that the authority and the 14 carrying out of its powers, purposes and duties are in all respects for the benefit of the people of the county of Nassau and the state of New 15 16 York, for the improvement of their health, welfare and prosperity and that the said purposes are public purposes and that the authority is and 17 will be performing an essential governmental function in the exercise of 18 19 the powers conferred upon it by this title. 20 4. In the event that the authority does not commence supplying water 21 to retail or wholesale customers within the county of Nassau within ten years of the effective date of this title, the authority shall cease to 22 exist and the provisions of this title shall be of no further force and 23 effect, subject to the terms of any bonds, notes or other debt obli-24 25 gations then outstanding. 26 5. Until the authority commences supplying water to retail or whole-27 sale customers within the county of Nassau, the authority may request and shall receive such technical assistance from the department of 28 29 public service as will enable the authority to carry out its powers and 30 duties under this chapter. 31 § 1092-d. Powers of the authority. 1. Except as otherwise limited by this title, the authority shall have the power to: 32 33 (a) sue and be sued; 34 (b) have a seal and alter the same at pleasure; 35 (c) in the name of the authority, acquire, lease, hold and dispose of property or any interest therein for its corporate purposes, including 36 the power to purchase prospective or tentative awards in connection with 37 38 the exercise of the power of condemnation hereinafter granted; 39 (d) (i) purchase, in the name of the authority, any water supply system, water distribution system, including plants, works, instrumen-40 talities or parts thereof and appurtenances thereto, lands, easements, 41 42 rights in land and water rights, rights-of-way, contract rights, fran-43 chises, approaches, connections, dams, reservoirs, water mains and pipe 44 lines, pumping stations and equipment, or any other property incidental 45 to and included in such system or part thereof, and any improvements, 46 extensions and betterments, situated wholly within the county for the purpose of supplying water for domestic, commercial and public purposes 47 at retail to individual consumers within the county of Nassau or at 48 wholesale in the manner provided by paragraph (g) of this subdivision as 49 50 a means of so acquiring for such purposes, and subject to the approval 51 of the public service commission, the authority may purchase all of the stock of any existing privately owned water corporation or company, and 52 53 thereafter, within a reasonable time, such water corporation or company 54 shall be dissolved; (ii) condemn, in the name of the authority, except where located in 55 56 another county, any water supply system, water distribution system,

including plants, works, instrumentalities, or parts thereof and 1 appurtenances thereto, lands, easements, rights in land and water 2 3 rights, rights-of-way, contract rights, franchises, approaches, 4 connections, dams, reservoirs, water mains and pipe lines, pumping 5 stations and equipment, or any other property incidental to and included б in such system or part thereof, and any improvements, extensions and betterments for the purpose of supplying water for domestic, commercial 7 8 and public purposes at retail to individual consumers within the county 9 of Nassau or at wholesale in the manner provided by paragraph (g) of this subdivision. The authority shall exercise the power of condemna-10 11 tion hereby granted in the manner provided by the condemnation law. In the exercise of such power of condemnation, the property being condemned 12 13 shall be deemed, when so determined by the authority, to be for a public 14 use superior to the public use in the hands of any other person, association, or corporation, provided, however, that the authority shall have 15 16 no power to condemn property the legal title to which is vested in a 17 municipality unless such municipality shall consent thereto; (iii) construct, develop and operate any water supply system, water 18 19 distribution system, including plants, works, instrumentalities, or 20 parts thereof, and appurtenances thereto, dams, reservoirs, water mains, 21 pipe lines, pumping stations and equipment, or any other property incidental to or included in such system or part thereof within the county 22 of Nassau, and to acquire, by condemnation in the manner provided by 23 this title, or by purchase, lands, easements, rights in land and water 24 rights and rights-of-way in connection therewith within such county; and 25 26 to own and operate, maintain, repair, improve, reconstruct, enlarge and 27 extend, subject to the provisions of this title, any of its properties acquired or constructed under this title, all of which, together with 28 29 the acquisition of such properties are hereby declared to be public 30 purposes; 31 (iv) acquire, hold, use, lease, sell, transfer and dispose of any 32 property, real, personal or mixed, or interest therein, for its corpo-33 rate purposes; (e) purchase water in bulk from any person, private corporation or 34 municipality when necessary or convenient for the operation of such 35 water supply and distribution system. To sell water in bulk to any not-36 37 for-profit corporation, public corporation, private corporation or 38 person at its regular retail rates; (f) fix, alter, charge and collect rates and other charges for the use 39 40 of water by the inhabitants of the county or other consumers thereof, at reasonable rates to be determined by the authority for the purpose of 41 42 providing for the payment of the expenses of the authority, the 43 construction, improvement, repair, maintenance and operation of the 44 water supply and distribution system of the authority, the payment of 45 the principal of and interest on the obligations of the authority, and 46 to fulfill the terms and provisions of any agreements made with the 47 purchasers or holders of any such obligations; 48 (g) sell water by volume to any or all municipalities or privately 49 owned public water supply and distribution systems in such county. The fact that any municipality has procured or is about to procure an inde-50 pendent source of water supply shall not prevent such municipality from 51 52 purchasing water from the authority; 53 (h) make contracts and execute all instruments necessary or conven-54 ient; 55 (i) make by-laws for the management and regulation of its affairs and the regulation of and the charges made for water sold; 56

1	(i) encipt officers exerts and employees.
1	(j) appoint officers, agents and employees;
2	(k) enter upon any lands, waters and premises for the purpose of
3	making surveys, soundings, drillings and examinations;
4	(1) enter into a contract or contracts with Nassau county for the
5	acquisition, construction and development of a water supply and distrib-
6	ution system, or any part or parts thereof, on behalf of a county water
7	district, and to contract for the operation and management of such coun-
8	ty water district, all as provided in article five-A of the county law
9	and article five-B of the general municipal law. Such water authority
10	shall be deemed the agent of Nassau county under any such contract. If
11	such contract shall authorize the water authority to purchase supplies
12	or equipment or to construct public works, such authority shall be
13	subject to all provisions of law to which Nassau county would be subject
14	in relation to advertising and awarding any such contracts for supplies,
15	equipment or public works; and
16	(m) do all things necessary or convenient to carry out the powers
17	expressly given or necessarily implied in this title.
18	2. (a) In exercising the powers granted by this title, the authority
19	shall not sell water in any area which is served by a water system owned
20	or operated by a municipality unless the governing board of such munici-
21	pality shall adopt a resolution requesting the authority to sell water
22	in such area. Notwithstanding any other provision of law, the authority
23	may not approve by resolution or otherwise make a final determination
	reqarding a construction project for any new structure which exceeds
24 25	thirty feet in height unless it holds a public hearing in the munici-
25	
26	pality where the construction will take place not less than fifteen days
27	after notice has been given as hereinafter provided. Notice of such
28	public hearing shall be published once a week for two consecutive weeks
29	in a newspaper of general circulation in the area affected by the
30	proposed construction project, and for two consecutive weeks on the
31	website maintained by the authority.
32	(b) The board shall, when considering any purchase pursuant to subpar-
33	agraph (i) of paragraph (d) of subdivision one of this section, or any
34	condemnation pursuant to subparagraph (ii) of paragraph (d) of subdivi-
35	sion one of this section, of any assets owned by the New York American
36	Water Service Corporation as of January first, two thousand twenty, hold
37	a public hearing to solicit public comments no less than fifteen days
38	prior to the approval of such action by the board. Notice of such public
39	hearing shall be published once a week for two consecutive weeks in a
40	newspaper of general circulation in the area and for two consecutive
41	weeks on the website maintained by the authority.
42	§ 1092-e. Miscellaneous requirements. The authority shall not refuse
43	to sell water service to residential tenants for the sole reason that
44	the premises of such tenants receiving water service are rented. No
45	discontinuance or disconnection of any supply of water shall be carried
46	out except in the manner and upon the notice as is required of a water-
47	works corporation pursuant to subdivisions three-a, three-b and three-c
48	of section eighty-nine-b and section one hundred sixteen of the public
49	service law. The authority shall meter service to its customers within
50	two years of the effective date of this title.
51	§ 1092-f. Additional powers of the county of Nassau and towns and
52	villages within Nassau county. 1. (a) In addition to any powers granted
52 53	by any general or special law, the county legislature, acting on behalf
53 54	of the county, and any town board or village board of trustees of any
54 55	town or village within the county of Nassau, acting on behalf of such
55 56	town or village either separately or pursuant to agreements among them-

selves, may, from time to time, appropriate by resolution sums of money 1 2 to defray costs and expenses of the authority associated with the exten-3 sion of authority mains to areas in the county within which the county department of health services has documented that private wells provid-4 5 ing water to home owners have become contaminated with pollutants in б concentrations greater than recommended by any drinking water guidelines 7 or standard established by the federal government or this state, and may 8 enter into a contract or contracts with the authority to so extend 9 authority mains. 10 (b) In areas of documented groundwater contamination where potable 11 water may be more economically supplied by a municipal water authority, special district or improvement area established to provide a water 12 improvement, or by a village, than by the authority, the county legisla-13 14 ture and any town board or village board of trustees within Nassau county may appropriate sums of money to said municipal water authority, 15 16 special district or improvement area or village, and enter into a 17 contract or contracts, in accordance with this subdivision. 2. Persons wishing to connect to mains that have been extended to 18 19 areas of documented groundwater contamination with financial assistance 20 by the county, or any town or village as provided herein, shall be sole-21 ly responsible for costs and expenses associated with connecting to said 22 mains. 3. Appropriations of money by the county legislature and any town 23 board or village board of trustees in the county of Nassau to the 24 25 authority or to a municipal water authority, special district or 26 improvement area or village within Nassau county, and any contract or 27 contracts entered into with said authority or municipal water authority, special district or improvement area or village prior to the effective 28 date of this section that are consistent with the authorization in 29 30 subdivision one of this section are hereby legalized, validated, rati-31 fied and confirmed. 32 § 1092-g. Acquisition by eminent domain. Notwithstanding any provision 33 of the eminent domain procedure law to the contrary, in any proceeding brought by the authority pursuant to such law, title shall vest in the 34 authority and compensation shall be paid only (i) upon a decision by the 35 36 supreme court that compensation for the real property so condemned shall 37 be determined solely by the income capitalization method of valuation, 38 based on the actual net income as allowed by the public service commission, and (ii) upon such court's determination of the amount of such 39 compensation, based upon the income capitalization method, entry of the 40 final judgment, the filing of the final decree, and the conclusion of 41 42 any appeal or expiration of the time to file an appeal related to the 43 condemnation proceeding. If any court shall utilize any method of compensation other than the income capitalization method, or if the 44 45 proposed compensation is more than the rate base of the assets taken in 46 condemnation as utilized by the public service commission in setting 47 rates and as certified by the public service commission, the authority may withdraw the condemnation proceeding without prejudice or costs to 48 49 any party. 50 § 1092-h. Charges by authority; method of collection. All rates, fees 51 and other charges for the use or availability of the facilities or 52 services or commodities provided or made available by the authority and 53 billed directly by the authority to the user or service recipient pursu-54 ant to a classification of person adopted by the authority as herein provided shall be a lien upon the real property upon which, or in 55 56 connection with which, services are provided or are made available, as

and from the first date fixed for a payment of such rates, fees and

1 other charges. Any such lien shall take precedence over all other liens, 2 3 or encumbrances, except taxes or assessments. The chief financial offi-4 cer of the authority shall prepare and transmit to the receiver of 5 taxes, on or before the first day of November in each year, a list of 6 those properties using such facilities or for which such facilities, 7 services or commodities were provided or made available and from which 8 the payment of rates, fees and other charges are in arrears for a period 9 of ninety days or more after the last day fixed for payment of such rates, fees and other charges without penalty. The list shall contain a 10 11 brief description of such properties, the names of the persons or corporations liable to pay for the same, and the amount chargeable to each, 12 including penalties and interest, as applicable, computed to December 13 14 thirty-first of that year. The county shall levy such sums against the properties liable and shall state the amount thereof in a separate 15 16 column in the annual tax rolls of the county under the heading "water 17 charge". Such amounts, excluding penalties and interest imposed by the county when collected by the receivers of taxes or county treasurer, 18 shall be paid over to the chief financial officer of the authority. 19 20 County imposed penalties and interest shall be retained by the county 21 treasurer or receiver of taxes which shall become a part of the general 22 funds of the county. All of the provisions of the real property tax law of the state or the nassau county administrative code, as applicable, 23 24 governing enforcement and collection of unpaid taxes or assessments for 25 special improvements not inconsistent herewith shall apply to the 26 collection of such unpaid rates, rentals, fees and other charges. 27 § 1092-i. Survey of water resources. The legislature of Nassau county 28 may, by resolution, appropriate a sum of money to defray the preliminary 29 expenses of such authority so created and may thereafter appropriate 30 such sums as may be required, for the purpose of making a survey of the 31 water resources of the said county, and the preparation of a map or plan 32 for the development thereof. The authority shall, as soon as possible, 33 make a survey of the water resources of the county, and prepare a map and plan for the development of the same showing in detail the proposed 34 sources of water to be developed, and the municipalities and areas which 35 36 may be served thereby. Application for approval of the project shall 37 then be made to the department of environmental conservation as provided 38 by title fifteen of article fifteen of the environmental conservation law. If so approved, the authority shall enter into such contracts or 39 agreements as may be necessary to carry out the plan of such develop-40 ment. The authority may, however, acquire by purchase or condemnation 41 42 any existing water supply and distribution system without making such 43 survey and except after first obtaining the approval of the legislature of the county; provided, however, that the authority shall not acquire 44 45 any existing water supply and distribution system owned by a munici-46 pality unless the governing board thereof shall adopt a resolution 47 requesting the authority to make such acquisition. 48 § 1092-j. Bonds. 1. The authority shall have power and is hereby 49 authorized from time to time to issue its negotiable bonds in conformity with applicable provisions of the uniform commercial code. Such bonds 50 shall be authorized by resolution of the authority and shall bear such 51 date or dates, mature at such time or times in not exceeding forty years 52 53 from their respective date or dates, subject to such option or options

54 of redemption, as may be provided in the resolution authorizing such 55 bonds, at par or at a price not exceeding one hundred five per centum of 56 their face value, together with accrued interest, bear interest at such

rate or rates that the cost to maturity of the money for any issue of 1 2 such bonds shall not exceed six per centum per annum, payable annually 3 or semi-annually, be in such denominations, and in such form, either 4 coupon or registered, and be executed in such manner, and be payable in 5 such medium of payment, at such place or places, and be subject to such б terms and conditions as such resolution or resolutions may provide. 7 2. All bonds of the authority shall be sold at public sale upon sealed 8 bids in an electronic format to the bidder who shall offer the lowest 9 interest cost to the authority to be determined by the authority. The 10 notice of sale shall be published at least once not less than ten nor more than forty days before the date of sale in a newspaper designated 11 by the authority and shall call for the receipt of sealed bids and shall 12 13 fix the date, time and place of sale. 14 3. Notwithstanding the foregoing provisions requiring public sale, any bonds of the authority may be sold by the authority upon the approval of 15 16 the comptroller at private sale at such price or prices as the authority shall determine not exceeding the interest cost herein provided, and the 17 authority also may sell at private sale for such price or prices as the 18 19 authority shall determine not exceeding the interest cost herein 20 provided, any bonds authorized for the purpose of paying the cost of 21 acquiring by condemnation a privately owned public water supply and distribution system, provided such bonds are sold within one year of the 22 date of completion of such condemnation and the proceedings for such 23 condemnation were commenced prior to or not more than two years from the 24 25 effective date of this title. 26 4. Any bonds of the authority, whether sold at public or private sale, 27 shall be sold for a price not less than ninety-six per centum of the par value thereof, plus accrued interest provided always that the interest 28 29 cost to maturity of the money for any issue of such bonds shall not 30 exceed six per centum per annum. Such bonds may be issued for any corpo-31 rate purpose of the authority. 32 5. Any resolution or resolutions authorizing any bonds may contain 33 provisions, which shall be a part of the contract with the holders of 34 the bonds, as to: 35 (a) pledging the revenue or water rents charged by the authority to secure the payment of the bonds; 36 37 (b) the setting aside of reserves or sinking funds, and the regulation 38 and disposition thereof; (c) limitations on the right of the authority to restrict and regulate 39 the use of water and to alter or reduce rates or charges for the use of 40 41 water; 42 (d) limitations on the issuance of additional bonds; 43 (e) the application of funds and the safeguarding of funds on hand or 44 on deposit, including the requiring of the giving of security for depos-45 it of such funds by depository banks or trust companies. Unless other-46 wise provided in said resolution, all deposits of funds of the authority 47 shall be secured in the manner provided by law for securing deposits of county moneys. All banks and trust companies are authorized to give 48 49 such security for such deposits; and (f) defining the acts or omissions to act which shall constitute a 50 51 default in the obligations and duties of the authority to the bondholders and providing the rights and remedies of the bondholders in the 52 53 event of such default, including as a matter of right the appointment of a receiver; provided, however, that such rights and remedies shall be 54

55 not inconsistent with the general laws of this state.

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6. The authority shall have power from time to time whenever it deems 1 refunding expedient, to refund any bonds by the issuance of new bonds, 2 3 whether the bonds to be refunded have or have not matured, and may issue bonds partly to refund bonds then outstanding and partly for any of its 4 5 corporate purposes. Refunding bonds may be delivered by the authority to б the purchasers thereof at any time prior to the date of maturity or 7 redemption date of the bonds proposed to be refunded, if the authority 8 shall determine that such action shall be financially sound and advanta-9 geous to the authority. The rate or rates of interest of the refunding 10 bonds shall not be limited by the rate or rates of interest borne by any 11 of the bonds to be refunded by such bonds, but all of the provisions of this section with reference to the sale of bonds of the authority, and 12 13 the interest cost of the money raised by the sale thereof, shall apply 14 to such refunding bonds. 15 7. Except as may be otherwise expressly provided by the authority, 16 every issue of bonds by the authority shall be general obligations paya-17 ble out of any moneys, earnings or revenues of the authority, subject only to any agreements with the holders of particular bonds pledging any 18 19 particular moneys, earnings or revenues. 20 8. Neither the members of the authority nor any person executing the 21 bonds shall be personally liable on the bonds or be subject to any personal liability or accountability by reason of the issuance thereof. 22 The authority shall have the power, out of any funds available therefor, 23 to purchase (as distinguished from the power of redemption hereinabove 24 25 provided) any bonds issued by it at a price of not more than the princi-26 pal amount thereof or the redemption price at which the bonds may be 27 redeemed at the next ensuing redemption date and accrued interest. All bonds so purchased shall be cancelled. 28 9. Any provision of the uniform commercial code to the contrary 29 30 notwithstanding, any pledge of or other security interest in revenues, 31 moneys, accounts, contract rights, general intangibles or other personal 32 property made or created by the authority shall be valid, binding and 33 perfected from the time when such pledge is made or other security interest attaches without any physical delivery of the collateral or 34 35 further act, and the lien of any such pledge or other security interest 36 shall be valid, binding and perfected against all parties having claims 37 of any kind in tort, contract or otherwise against the authority irre-38 spective of whether or not such parties have notice thereof. No instrument by which such a pledge or security interest is created nor any 39 40 financing statement need be recorded or filed. § 1092-k. Notes of the authority. The authority shall have the power 41 42 and is hereby authorized to issue negotiable bond anticipation notes or 43 revenue anticipation notes in conformity with applicable provisions of the uniform commercial code and may renew the same from time to time but 44 45 the maximum maturity of any such note, including renewals thereof, shall 46 not exceed five years from the date of issue of such original note. Such notes shall be paid from any moneys of the authority available therefor 47 48 and not otherwise pledged or from the proceeds of sale of the bonds of the authority in anticipation of which they were issued, or, subject to 49 the contractual rights of the holders of any bonds or notes then 50 51 outstanding, from the proceeds of the sale of any other bonds of the 52 authority. The notes shall be issued in the same manner as the bonds and 53 the resolution or resolutions authorizing the same may contain any 54 provisions, conditions or limitations which the bonds or a bond resolution of the authority may contain. Such notes may be sold at public or 55 56 private sale at not less than par and shall bear interest at a rate not

1 exceeding six percent per annum. The provisions of sections one thousand 2 ninety-two-1, one thousand ninety-two-m, one thousand ninety-two-n and 3 one thousand ninety-two-o of this article relating to bonds of the 4 Nassau county water authority shall apply with the same full force and 5 effect to bond anticipation notes and revenue anticipation notes of the 6 authority herein authorized to be issued.

7 § 1092-1. Bonds as legal investments. The bonds herein authorized are 8 hereby made securities in which all public officers and bodies of this 9 state and all municipalities and municipal subdivisions, all insurance 10 companies and associations and other persons carrying on an insurance 11 business, all banks, bankers, trust companies, savings banks and savings associations, including savings and loan associations, building and loan 12 13 associations, investment companies and other persons carrying on a bank-14 ing business, and all other persons whomsoever, except as hereinafter 15 provided, who are now or may hereafter be authorized to invest in bonds 16 or other obligations of the state, may properly and legally invest funds 17 including capital in their control or belonging to them, provided that, notwithstanding the provisions of any other general or special law to 18 the contrary, such bonds shall not be eligible for the investment of 19 20 funds including capital, of trusts, estates or guardianships under the 21 control of individual administrators, quardians, executors, trustees and other individual fiduciaries. The bonds are also hereby made securities 22 which may be deposited with and may be received by all public officers 23 and bodies of this state and all municipalities and municipal subdivi-24 sions for any purpose for which the deposit of bonds or other obli-25 26 gations of this state is now or may hereafter be authorized.

27 § 1092-m. Bonds and property of the authority exempt from taxation. It is hereby determined that the creation of the authority and the 28 carrying out of its corporate purposes is in all respects for the bene-29 30 fit of the people of the county, and is a public purpose, and the 31 authority shall be regarded as performing a governmental function in the exercise of the powers conferred upon it by this title and shall not be 32 33 required to pay any taxes, special ad valorem levies or special assessments upon any property owned by it or under its jurisdiction, control 34 or supervision or upon its activities, or any filing, recording or 35 36 transfer taxes in relation to instruments filed, recorded or transferred 37 by it or on its behalf. Any bonds or notes issued pursuant to this 38 title, together with the income therefrom shall be exempt from taxation, except for transfer and estate taxes. The revenues, monies and other 39 properties and the activities of the authority shall be exempt from 40 taxes and governmental fees or charges, whether imposed by the state or 41 42 any municipality, including real estate taxes, franchise taxes or other 43 excise taxes. The state of New York covenants with the purchasers and 44 with all subsequent holders and transferees of bonds and notes issued by 45 the authority pursuant to this title, in consideration of the acceptance 46 of and payment for the bonds and notes, that the bonds and notes of the 47 authority issued pursuant to this title and the income therefrom, and all moneys, funds and revenues pledged to pay or secure the payment of 48 49 such bonds and notes, shall at all times be free from taxation except 50 for transfer and estate taxes. 51 § 1092-n. State, county and municipalities not liable on bonds. The

52 bonds of the authority shall not be a debt of the state of New York or 53 of the county or of any municipality in the county, and neither the 54 state nor the county nor any municipality in the county shall be liable 55 thereon, nor shall they be payable out of any funds other than those of

56 the authority.

§ 1092-o. Agreements of the state. The state of New York does pledge 1 to and agree with the holders of the bonds that the state will not limit 2 3 or alter the rights hereby vested in the authority to acquire, 4 construct, maintain, operate, reconstruct and improve the properties, to 5 establish and collect the revenues, rates, rentals, fees and other charges referred to in this title and to fulfill the terms of any agreeб 7 ments made with the holders of the bonds, or in any way impair the 8 rights and remedies of the bondholders, until the bonds, together with 9 interest thereon, interest on any unpaid installments of interest, and all costs and expenses in connection with any action or proceeding by or 10 11 on behalf of the bondholders, are fully met and discharged.

§ 1092-p. Contracts for sale of water wholesale. Any municipality is 12 13 hereby authorized to contract with the authority for the purchase of 14 water from the authority at wholesale for a period not exceeding thirty years except that, in the case of a fire protection district or a fire 15 16 alarm district such period shall not exceed five years, and in the case 17 of a fire district, such period shall not exceed ten years. Such contract shall provide that the liability of such purchaser for the 18 19 payment of any sums pursuant to such contract shall arise only at such 20 time as such water has been actually delivered to such purchaser. Such 21 contract shall state the rates, fees or charges to be paid for such water, shall provide for the adjustment thereof either by increase or 22 decrease from time to time by mutual agreement of the parties thereto, 23 24 subject however to any provisions contained in any resolution of the 25 authority authorizing obligations relating to the imposition of rates, 26 fees or charges and the revision or adjustment thereof. Prior to the 27 execution of such contract the governing board of any such purchaser shall call a public hearing to consider the subject matter and the 28 desirability of the execution of the proposed contract and shall publish 29 30 notice thereof in a newspaper of general circulation in the territorial 31 boundaries of such purchaser, at least once and not less than fifteen 32 days before the date of such public hearing. Such notice shall briefly 33 state the terms of the proposed contract, the date and place of the public hearing and further state that at such time and place the govern-34 35 ing board will hear all persons interested. If, after considering the 36 evidence adduced at such hearing, such governing body shall conclude 37 that the execution of such contract is in the public interest, it may 38 authorize the execution thereof by the adoption of a resolution to such 39 effect.

§ 1092-q. Audit of authority; annual report. In conformity with the 40 provisions of section five of article ten of the constitution, the 41 42 accounts of the authority shall be subject to the supervision of the 43 state comptroller and such state comptroller and his legally authorized 44 representatives are hereby authorized and empowered from time to time to 45 examine the accounts and the books of the authority, including its 46 receipts, disbursements, contracts, leases, sinking funds, investments 47 and any other matters relating to its financial standing. The authority 48 shall annually submit to the governor and to the state legislature and 49 also to the legislature of Nassau county a detailed report pursuant to the provisions of section twenty-eight hundred of this chapter. 50 51 <u>§ 1092-r. Interest in contracts prohibited. It shall be a misdemeanor</u>

52 for any of the members of the authority, or any officer, agent, servant 53 or employee thereof, employed or appointed by them, to be in any way or 54 manner interested directly or indirectly in the furnishing of work, 55 materials, supplies or labor, or in any contract therefor which the 56 authority is empowered by this title to make.

§ 1092-s. Contracts. All contracts, or orders, for work, material or 1 2 supplies performed or furnished in connection with construction shall be 3 awarded by the authority pursuant to resolution. Such contracts, or 4 orders, for work, material or supplies needed for any particular purpose 5 involving an expenditure of more than five thousand dollars shall be б awarded only after inviting sealed bids or proposals therefor. The 7 notice inviting sealed proposals shall be published at least once in a 8 newspaper or trade paper selected by the authority for such purpose, 9 such publication to be at least ten days before the date for the receipt 10 of bids. If the authority shall not deem it for the interest of the 11 authority to reject all bids, it shall award the contract to the lowest bidder, unless the authority shall determine that it is for the public 12 interest that a bid other than the lowest bid should be accepted. In any 13 14 contract for work, material or supplies, there shall be inserted in the 15 discretion of the authority a provision that additional work may be done 16 or material or supplies furnished for the purpose of completing such 17 contract at an expense not exceeding fifteen per centum of the amount of such contract if such additional work, material or supplies shall be 18 19 ordered by the authority. The bidder whose bid is accepted shall give 20 security for the faithful performance of the contract, and such other 21 security as the authority may require, and may be required to maintain 22 for such period as shall be stipulated any construction done under the contract, all in the manner prescribed and required by the authority; 23 24 and the sufficiency of such security shall, in addition to the justification and acknowledgment, be approved by the authority. All bids or 25 26 proposals shall be publicly opened by the authority or its duly author-27 ized agent. If the bidder whose bid has been accepted after advertising shall neglect or refuse to accept the contract within five days after 28 written notice that the same has been awarded to him on his bid or 29 30 proposal, or, if he accepts but does not execute the contract and give 31 proper security, the authority shall have the right to declare such 32 bidder's deposit forfeited, and thereupon it shall be readvertised and 33 relet as above provided. In case any work shall be abandoned by any contractor, the authority may, if the best interest of the authority be 34 thereby served, adopt on behalf of the authority any or all subcontracts 35 36 made by such contractor for such work and all such subcontractors shall 37 be bound by such adoption if made; and the authority shall, in the 38 manner provided herein, readvertise and relet the work specified in the 39 original contract exclusive of so much thereof as shall be provided for 40 in the subcontract or subcontracts so adopted. No bid shall be accepted from or any contracts awarded to any person or corporation who is in 41 42 arrears to the authority, or the county of Nassau upon any debt or 43 contract, or is a defaulter as surety or otherwise upon any obligation of the authority, or the county. Every contract involving an expendi-44 45 ture of more than five thousand dollars when made and entered into as 46 herein provided for shall be executed in duplicate, one copy of which 47 shall be held by the authority and one copy of which shall be delivered to the contractor. Upon the adoption of a resolution by a vote of two-48 49 thirds of all the members of the authority stating that, for reasons of efficiency or economy, there is need for standardization, purchase 50 contracts for a particular type or kind of equipment, material or 51 supplies of more than five thousand dollars may be awarded by the 52 53 authority to the lowest responsible bidder furnishing the required secu-54 rity after advertisement for sealed bids therefor in the manner provided in this section. Such resolution shall contain a full explanation of the 55 56 reasons for its adoption.

§ 1092-t. Actions. In any case founded upon tort, a notice of claim 1 2 shall be required as a condition precedent to the commencement of an action or special proceeding against the authority or any officer, 3 appointee or employee thereof, and the provisions of section fifty-e of 4 5 the general municipal law shall govern the giving of such notice. б Except in an action for wrongful death, an action against the authority for damages for injuries to real or personal property, or for the 7 destruction thereof, or for personal injuries, alleged to have been 8 sustained, shall not be commenced more than one year and ninety days 9 after the cause of action therefor shall have accrued. An action against 10 the authority for wrongful death shall be commenced in accordance with 11 the notice of claim and time limitation provisions of title eleven of 12 13 article nine of this chapter. 14 § 1092-u. Expenses of hearing. The expenses of any hearing, determi-15 nation or other action which the provisions of this title require of the 16 department of environmental conservation shall be paid by the applicant. 17 Bills for such expenses shall be certified by said department to the applicant and paid by the applicant directly to the claimant within 18 19 thirty days of the date of such certification. 20 § 1092-v. Severability. If any section, clause or provision in this 21 title shall be held by a competent court to be unconstitutional or inef-22 fective in whole or in part, to the extent that it is not unconstitutional or ineffective it shall be valid and effective, and no other 23 24 section, clause or provision shall on account thereof be deemed invalid 25 or ineffective. Insofar as the provisions of this title are inconsistent 26 with the provisions of any other act, general or special, or of any 27 local law of any city, the provisions of this title shall be controlling. Nothing contained in this title shall be held to alter or abridge 28 the powers and duties of the department of health or of the department 29 30 of environmental conservation over water supply matters. § 5. Any reduction in the taxable assessed value or removal of proper-31 32 ty in any taxing jurisdiction resulting from section two of this act 33 shall not be reflected in any adjusted proportions or adjusted base proportions established pursuant to article 18 of the real property tax 34 law or adjusted homestead and non-homestead base proportions established 35 36 pursuant to article 19 of the real property tax law. 37 § 6. Any tax relief realized by this act shall be used to reduce 38 current water rates and offset future water rate increases.

39 § 7. This act shall take effect immediately.