1	AN ACT	
2	RELATING TO THE NEW MEXICO FINANCE AUTHORITY; EXTENDING FOR	
3	THREE YEARS THE REQUIREMENT OF REPORTING ECONOMIC DEVELOPMENT	
4	REVOLVING FUND PROJECT AND FUND STATUS; EXTENDING THE	
5	SUSPENSION FOR THREE YEARS OF SPECIFIC PRIOR AUTHORIZATION OF	
6	PROJECTS FOR ECONOMIC DEVELOPMENT REVOLVING FUND FUNDING.	
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8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:	
9	SECTION 1. Section 6-25-6 NMSA 1978 (being Laws 2003,	
10	Chapter 349, Section 6, as amended) is amended to read:	
11	"6-25-6. NEW MEXICO FINANCE AUTHORITYADDITIONAL	
12	POWERS AND DUTIES	
13	A. To implement a program to assist eligible	
14	entities in financing projects, the authority has the powers	
15	specified in this section.	
16	B. State projects receiving financing assistance	
17	with money in the fund shall first be approved by law. To	
18	protect public money in the fund or other public resources,	
19	rules of the authority relating to state projects shall	
20	include provisions to ensure achievement of the economic	
21	development goals of the state project and shall describe the	
22	means of recovering public money or other public resources if	
23	an eligible entity defaults on its obligations to the	
24	authority.	
25	C. Standard projects shall be approved by the	SI
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1 authority pursuant to rules approved by the New Mexico 2 finance authority oversight committee. 3 D. The authority may: issue project revenue bonds on behalf of 4 (1)an eligible entity, payable from the revenues of a project 5 6 and other revenues authorized as security for the bonds, to finance a project on behalf of an eligible entity; 7 8 make loans from the fund for projects to (2) eligible entities that establish one or more dedicated 9 sources of revenue to repay the loan from the authority; 10 enter into loan participation agreements 11 (3) from the fund for projects, whether in the form of an 12 interest rate buy-down, the purchase of loans or portions of 13 loans originated and underwritten by third-party lenders or 14 15 other similar arrangements; (4) provide loan guarantees from the fund 16 for projects; 17 make, execute and enforce all contracts (5) 18 necessary, convenient or desirable for purposes of the 19 20 authority or pertaining to project revenue bonds, economic development revolving fund bonds, loans, loan participations 21 or loan guarantees and the Statewide Economic Development 22 Finance Act and pay the reasonable value of services rendered 23 to the authority pursuant to the contracts; 24 (6) purchase and hold loans and loan 25

1 participations in the fund at prices and in a manner 2 determined by the authority; 3 sell loans and loan participations (7) acquired or held by the authority in the fund at prices and 4 5 in a manner determined by the authority; (8) prescribe the form of application or 6 procedure required of an eligible entity to apply for 7 8 financing assistance; fix the terms and conditions of the 9 (9) financing assistance, including the priority of lien and type 10 of collateral or other security, and enter into agreements 11 with eligible entities with respect to financing assistance; 12 (10) fix, revise from time to time, charge 13 and collect fees and other charges in connection with the 14 15 issuance of bonds; the making, purchase, participation in or guarantee of loans; and the review of proposed financing 16 assistance to an eligible entity, whether or not the 17 financing assistance is provided; 18 (11) employ architects, engineers, 19 20 accountants and attorneys; construction and financial experts; and such other advisors, consultants and agents as 21 may be necessary in its judgment, and fix and pay their 22 compensation; 23 (12) to the extent allowed under its 24 contracts with the holders of bonds of the authority, consent 25 SB 118 Page 3

1 to modification of the rate of interest, time and payment of 2 installments of principal or interest, security or any other 3 term of financing assistance; (13) consider the ability of the eligible 4 5 entity to secure financing for a project from other sources 6 and the costs of that financing; acquire fee simple, leasehold, 7 (14)mortgagor's or mortgagee's interests in real or personal 8 property and sell, mortgage, convey, lease or assign that 9 property for authority purposes; and 10 11 (15) in the event of default by an eligible entity, enforce its rights by suit, mandamus and all other 12 remedies available under law. 13 The authority shall adopt rules subject to Ε. 14 15 approval of the New Mexico finance authority oversight committee to: 16 establish procedures for applying for 17 (1) financing assistance; 18 (2) establish credit qualifications for 19 20 eligible entities and establish terms and conditions for financing assistance; 21 establish economic development goals for 22 (3) projects in consultation with the department; 23 (4) establish methods for determining 24 quantifiable benefits; 25

(5) provide safeguards to protect public
 money and other public resources provided for a state
 project;

4 (6) establish procedures by which the
5 authority requests approval by law for state projects
6 receiving financing assistance with money in the fund; and

7 (7) establish fees to pay the costs of
8 evaluating, originating and administering financing
9 assistance.

F. The authority shall coordinate with the department to provide staffing and other assistance to the department in carrying out the department's responsibilities and activities pursuant to the Statewide Economic Development Finance Act.

G. The authority shall report to the New Mexico finance authority oversight committee twice each year regarding the total expenditures from the economic development revolving fund for the previous fiscal year, the purposes for which expenditures were made, an analysis of the progress of the projects funded and proposals for legislative action."

SECTION 2. That version of Section 6-25-6 NMSA 1978 (being Laws 2011, Chapter 150, Section 2) that is to become effective on July 1, 2016 is amended to read:

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"6-25-6. NEW MEXICO FINANCE AUTHORITY--ADDITIONAL

POWERS AND DUTIES .--

A. To implement a program to assist eligible entities in financing projects, the authority has the powers specified in this section.

B. Projects receiving financing assistance with money in the fund shall first be approved by law. To protect public money in the fund or other public resources, rules of the authority relating to state projects shall include provisions to ensure achievement of the economic development goals of the state project and shall describe the means of recovering public money or other public resources if an eligible entity defaults on its obligations to the authority.

C. Standard projects shall be approved by the
authority pursuant to rules approved by the New Mexico
finance authority oversight committee.

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D. The authority may:

(1) issue project revenue bonds on behalf of an eligible entity, payable from the revenues of a project and other revenues authorized as security for the bonds, to finance a project on behalf of an eligible entity;

(2) make loans from the fund for projects to
eligible entities that establish one or more dedicated
sources of revenue to repay the loan from the authority;

(3) enter into loan participation agreements from the fund for projects, whether in the form of an

1 interest rate buy-down, the purchase of loans or portions of 2 loans originated and underwritten by third-party lenders or 3 other similar arrangements; (4) provide loan guarantees from the fund 4 5 for projects; 6 (5) make, execute and enforce all contracts necessary, convenient or desirable for purposes of the 7 authority or pertaining to project revenue bonds, economic 8 development revolving fund bonds, loans, loan participations 9 10 or loan guarantees and the Statewide Economic Development Finance Act and pay the reasonable value of services rendered 11 to the authority pursuant to the contracts; 12 purchase and hold loans and loan 13 (6) participations in the fund at prices and in a manner 14 determined by the authority; 15 16 (7) sell loans and loan participations acquired or held by the authority in the fund at prices and 17 in a manner determined by the authority; 18 (8) prescribe the form of application or 19 20 procedure required of an eligible entity to apply for financing assistance; 21 (9) fix the terms and conditions of the 22 financing assistance, including the priority of lien and type 23 of collateral or other security, and enter into agreements 24 with eligible entities with respect to financing assistance; 25

1 (10) fix, revise from time to time, charge 2 and collect fees and other charges in connection with the 3 issuance of bonds; the making, purchase, participation in or guarantee of loans; and the review of proposed financing 4 5 assistance to an eligible entity, whether or not the 6 financing assistance is provided; employ architects, engineers, 7 (11)8 accountants and attorneys; construction and financial experts; and such other advisors, consultants and agents as 9 10 may be necessary in its judgment, and fix and pay their compensation; 11 (12) to the extent allowed under its 12

contracts with the holders of bonds of the authority, consent 13 to modification of the rate of interest, time and payment of 14 15 installments of principal or interest, security or any other term of financing assistance; 16

(13) consider the ability of the eligible 17 entity to secure financing for a project from other sources 18 and the costs of that financing; 19

20 (14) acquire fee simple, leasehold, mortgagor's or mortgagee's interests in real or personal 21 property and sell, mortgage, convey, lease or assign that 22 property for authority purposes; and 23

(15) in the event of default by an eligible 24 entity, enforce its rights by suit, mandamus and all other 25 SB 118

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1 remedies available under law. 2 Ε. The authority shall adopt rules subject to 3 approval of the New Mexico finance authority oversight committee to: 4 5 (1) establish procedures for applying for 6 financing assistance; establish credit qualifications for 7 (2) 8 eligible entities and establish terms and conditions for 9 financing assistance; 10 (3) establish economic development goals for projects in consultation with the department; 11 (4) establish methods for determining 12 quantifiable benefits; 13 (5) provide safeguards to protect public 14 15 money and other public resources provided for a state 16 project; establish procedures by which the 17 (6) authority requests approval by law for projects receiving 18 financing assistance with money in the fund; and 19 20 (7) establish fees to pay the costs of evaluating, originating and administering financing 21 assistance. 22 F. The authority shall coordinate with the 23 department to provide staffing and other assistance to the 24 department in carrying out the department's responsibilities 25

and activities pursuant to the Statewide Economic Development
 Finance Act.

3 G. The authority shall report to the New Mexico finance authority oversight committee twice each year 4 5 regarding the total expenditures from the economic development revolving fund for the previous fiscal year, the 6 7 purposes for which expenditures were made, an analysis of the 8 progress of the projects funded and proposals for legislative action." 9 10 SECTION 3. Laws 2011, Chapter 150, Section 3 is amended to read: 11 "SECTION 3. EFFECTIVE DATE.--12 The effective date of the provisions of Section 13 Α. 1 of this act is July 1, 2011. 14 The effective date of the provisions of Section 15 B. 2 of this act is July 1, 2016."\_\_\_\_\_ SB 118 16 Page 10 17 18 19

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