

5469L04.01F

Gi	CINADUSE/SENATE	AMENDMENT NO	
171	Miles on	Offered by	
	Stream	of 94	
l	AMEND 505 5 , Bill No. 6	.92 , Page , Section 44.035,	
2		after all of said line the following:	
;	<del></del> ` -	nding any provision of law to the	
	contrary, county commission	oners may comply with section 67.285	
	regarding any contract for the engineering, repair,		
	sustainability, water quality management, and maintenance of an		
	existing water storage tar	nk and appurtenant facilities that does	
	not change the size or cap	pacity."; and	
	Further amend said b	ill, Page <u>9</u> , Section <b>67.136</b> , Line	
	8 , by inserting after	r all of said line the following:	
	"67.285. 1. The fo	llowing political subdivisions may ente	
	into, by direct negotiation	on or through the solicitation of	
	requests for proposals or	requests for qualifications, a	
	multiyear, asset manageme	nt professional service contract for th	
	engineering, repair, sust	ainability, water quality management,	
	and maintenance of an exi	sting water storage tank and appurtenan	
	facilities that does not a	change the size or capacity, which are	
	owned, controlled, or ope	rated by that political subdivision.	
	Notwithstanding any other	provision of law to the contrary, any	
	of the following politica	l subdivisions entering into or	
	<u>maintaining such an asset</u>	management professional services	
	contract as described in	this section shall not be required to	
	pay prevailing wages for	the maintenance work performed under	
	such asset management con-	tract. The provisions of this section	
	shall apply only if the co	ontract complies with subsection 2 of	
	this section:		
	(1) County commission	oners, a board of directors of a public	
	water supply district, a l	board of trustees of a sanitary	
	district, or a board of to	rustees of a sewer district;	
	Action Taken	Date	

- (2) A municipal corporation through its director, mayor, 1 2 city manager, village administrator, or other contracting officer, commission, board, or authority as authorized by 3 ordinance of the municipal corporation's legislative authority. 4 2. A contract entered into under subsection 1 of this 5 6 section shall include provisions that do all of the following: 7 (1) Provide that the contracting political subdivision is 8 not required to make total payments in a single year that exceed 9 the excess of: 10 (a) The political subdivision's water utility charges less; (b) The operating expenses of the water system payable from 11 such charges and the principal, interest, and other debt charges, 12 including reserves and coverage requirements, for outstanding 13 14 debt due in that year; (2) Require that the work performed be done under the 15 supervision of a professional engineer licensed under chapter 16 17 18 with all applicable codes and engineering standards; and (3) Provide that if, on the date of commencement of the 19 20
  - 327, who certifies that the work will be performed in compliance
  - contract, the water tank or appurtenant facilities require engineering, repair, sustainability, water guality management, or service in order to bring the tank or facilities into compliance with federal, state, or local requirements, the party contracting with the political subdivision shall provide the engineering, repair, sustainability, water quality management, or service. The cost of the work necessary to ensure such compliance shall be itemized separately and may be charged to the political subdivision in payments spread over a period of not less than three years from the date of commencement of the contract. The charges shall be paid after provision is made to pay operating expenses and the principal, interest, and other debt service charges, including reserves and coverage reguirements for outstanding debt due in that year."; and

Further amend said bill, Page 13 , Section (7.22) Line "71.289. Notwithstanding any provision of law to the contrary, any municipal corporation that may be required by law

21 22

23

24

25

26

27

28 29

30

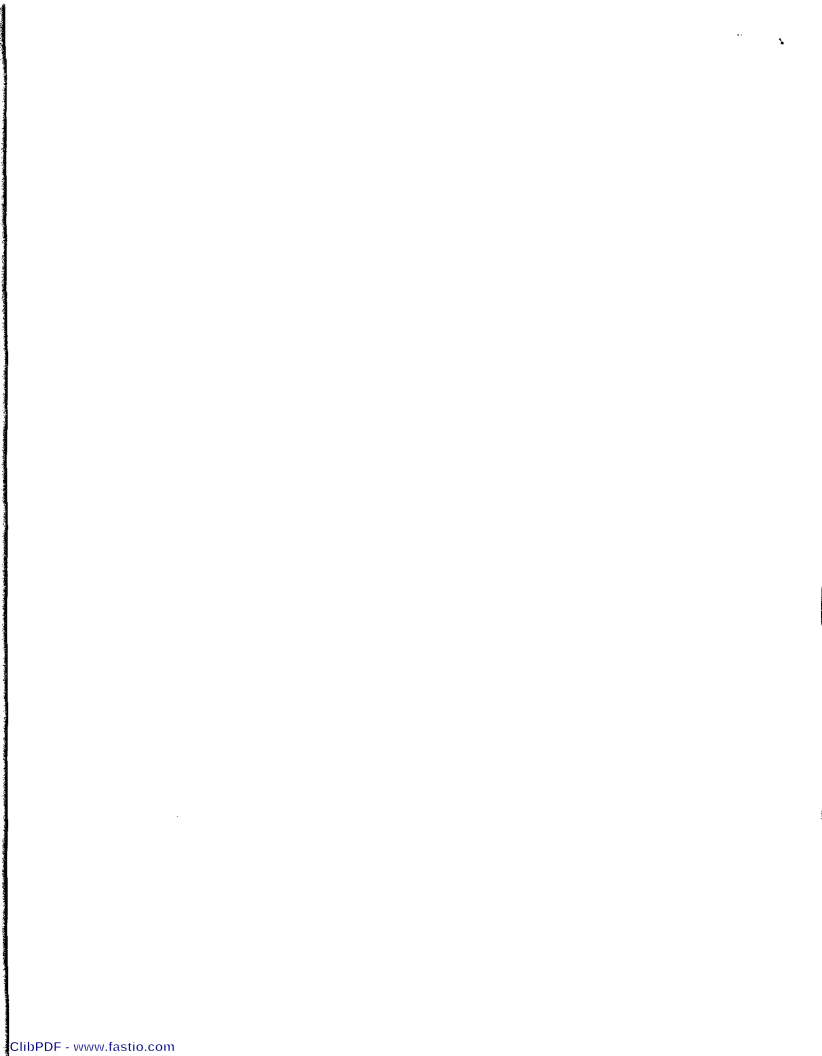
31 32

33

34

35 36

37



1	to award contracts may comply with section 67.285 regarding any
2	contract for the engineering, repair, sustainability, water
3	quality management, and maintenance of an existing water storage
4	tank and appurtenant facilities."; and
5	Further amend said bill, Page 368, Section 205.04, Line
6	, by inserting after all of said line the following:
7	"247.700. Notwithstanding any provision of the law to the
8	contrary, a board of directors of a public water supply district
9	may comply with section 67.285 regarding any contract for the
10	engineering, repair, sustainability, water quality management,
11	and maintenance of an existing water storage tank and appurtenant
12	facilities.
13	Further amend said bill, Page, Section, Line
14	, by inserting after all of said-line the following:
15	248.210. Notwithstanding any provision of law to the
16	contrary, a board of trustees of a sanitary district may comply
17	with section 67.285 regarding any contract for the engineering,
18	repair, sustainability, water quality management, and maintenance
19	of an existing water storage tank and appurtenant facilities.
20	and-
21	Further amend said bill, Page, Section, Line
22	by inserting after all of said line the following:
23	1249.1200. Notwithstanding any provision of law to the
24	contrary, a board of trustees of a sewer district may comply with
25	section 67.285 regarding any contract for the engineering,
26	repair, sustainability, water quality management, and maintenance
27	of an existing water storage tank and appurtenant facilities.";
28	and
29	Further amend said title, enacting clause and intersectional
30	references accordingly.

