

HB 1534 -- WATER PROJECTS CONSTRUCTED BY CERTAIN CITIES

SPONSOR: Meirath

Currently, third class cities are authorized to acquire any real and personal property for the purpose of the construction of dams, lake and flood protection systems, bathhouses, therapeutic bathhouses, mineral water vending houses, and for the laying of pipelines for the distribution of mineral waters, provided that the properties are acquired, constructed, and maintained and operated without increasing the indebtedness of the city and are not paid for, maintained, or operated by taxes. This bill repeals the prohibition on the use of indebtedness or taxes for the construction and operation of such projects.

This bill is the same as SB 776 (2025).