

hereby pledged for the payment of said note or notes herein authorized, and the interest thereon. The Auditor shall levy a sufficient tax upon all the taxable property of said Grove School District No. 4C to pay said note or notes herein authorized, and the interest thereon. The Auditor shall levy a sufficient tax upon all the taxable property of said Grove School District No. 4C to pay said note or notes with interest upon its due date and the Treasurer shall collect the same as all other taxes in Greenville County are now collected.

SECTION 4: Repeal.—All Acts or parts of Acts inconsistent herewith are hereby repealed.

SECTION 5: Time effective.—This Act shall take effect upon its approval by the Governor.

Approved the 14 day of April, 1948

(R1074, H1407, S1242)

No. 1010

AN ACT To Amend Act No. 333 (44 Stat.958) Of The Acts Of 1945, Which Amended Act No. 1210 (41 Stat.2510), Of The Acts Of 1940; And Act No. 332 (44 Stat. 956) Of The Acts Of 1945, And All Acts Supplementary Thereto Or Amendatory Thereof By Changing The Name Of The Municipal Corporation Therein Created And Called Greater Greenville Sewer District, To Greenville Auditorium District; By Providing For A Board Of Trustees To Execute The Provisions Of Those Acts; And To Change The Conditions Under Which The Bonds Authorized Therein May Be Issued.

BE IT ENACTED by the General Assembly of the State of South Carolina:

SECTION 1: Name of Greater Greenville sewer district changed to Greenville memorial auditorium district.—That the name of the Municipal Corporation created under and pursuant to Act No. 333 of the Acts of 1945, (44. Stat. 958), Act No. 1210 of the Acts of 1940, (41 Stat. 2510), and Act No. 332 of the Acts of 1945 (44 Stat. 956), be, and the same is hereby, changed from "Greater Greenville Sewer District" to "Greenville Memorial Auditorium District", by which namesaid district shall hereafter be known, and shall be composed of the area defined in the original Acts and shall be vested with

all the powers, duties and authority vested in said district under its original name.

SECTION 2: Trustees, Greenville memorial auditorium district.

—That so much of said Acts as provided for a board of trustees to govern Greenville Memorial Auditorium District, under its former name, as has been declared invalid by the Courts, is hereby repealed and a board of trustees to govern Greenville Memorial Auditorium District is provided as follows:

That there is hereby created and established a Board of Trustees who shall be vested with all power and authority contained in said Acts, and shall be composed of nine (9) members who shall be resident citizens of said district, recommended by the Greenville County Legislative Delegation and appointed by the Governor. Of those first appointed three shall be appointed to serve for one year, three for two years and three for three years, and thereafter three shall be appointed each year to serve for three years, and each shall serve until his successor has been appointed and qualified.

SECTION 3: Act 333 of 1945 amended—issue bonds if election thereon favorable.—That Act No. 333 of the Acts of 1945, (44 Stat. 958) be amended by striking out Section 6, and inserting the following:

“Section 6. If a majority of the qualified electors voting at such election shall vote in favor of the issuance of said bonds, the Board of County Commissioners shall sell the bonds at such time and from time to time, as they may be directed by the Board of Trustees; sale to be made after not less than fifteen (15) days of advertisement to the highest bidder. The bonds so authorized shall be serial bonds the last of which shall mature not exceeding thirty (30) years from date of issue, in such form and containing such terms and conditions as determined by the Trustees, shall bear interest not exceeding six (6%) per cent per annum, payable semi-annually, and shall be sold for cash at not less than par. The money arising from the sale of bonds, taxes, gifts and all other sources shall be deposited with the County Treasurer of Greenville County and shall be paid out only upon order of the Board of Trustees for the purposes herein mentioned.”

SECTION 4: Invalidity.—The sections of this Act are hereby declared to be independent and invalidity of any section shall not invalidate the effectiveness of the others.

SECTION 5: Repeal.—All Acts or parts of Acts inconsistent herewith are hereby repealed.

SECTION 6: Time effective.—This Act shall take effect upon its approval by the Governor

Approved the 10 day of April, 1948

(R819, H1314, S1189)

No. 1011

AN ACT Authorizing And Directing The Greenville County Hospital Benefit Association To Transfer The Sum Of Four Thousand (\$4,000.00) Dollars To The South Carolina Hospital Service Plan.

BE IT ENACTED by the General Assembly of the State of South Carolina:

SECTION 1: Greenville County hospital benefit association transfer funds to South Carolina hospital service plan.—That the Greenville County Hospital Benefit Association is hereby authorized and directed to transfer the sum of Four Thousand (\$4,000.00) Dollars to the South Carolina Hospital Service Plan; PROVIDED, HOWEVER, that should the South Carolina Hospital Service Plan move its Home Office from Greenville, South Carolina, then the said South Carolina Hospital Service Plan shall pay and refund to Greenville County the sum of Four Thousand (\$4,000.00) Dollars.

SECTION 2: Repeal.—All Acts or parts of Acts inconsistent herewith are hereby repealed.

SECTION 3: Time effective.—This Act shall take effect upon its approval by the Governor.

Approved the 25th day of March, 1948

(R830, H1478, S1317)

No. 1012

AN ACT To Amend Section 7 (5) Act No. 432 Approved May 19, 1947, Entitled "An Act To Provide Hospital Facilities For The Residents Of Greenville County, To Establish The Greenville