

473.20A Self-liquidating financing.

1. *a.* The authority may facilitate financing agreements that may be entered into with political subdivisions of the state, school districts, area education agencies, community colleges, or nonprofit organizations to finance the costs of energy management improvements on a self-liquidating basis. The provisions of [section 473.20](#) defining eligible energy management improvements apply to financings under [this section](#).

b. The financing agreement may contain provisions, including interest, term, and obligations to make payments on the financing agreement beyond the current budget year, as may be acceptable to political subdivisions of the state, school districts, area education agencies, community colleges, or nonprofit organizations.

c. The authority shall assist the treasurer of state with financing agreements entered into by the treasurer of state on behalf of state agencies pursuant to [section 12.28](#) to finance energy management improvements being implemented by state agencies.

2. Political subdivisions of the state, school districts, area education agencies, community colleges, and nonprofit organizations may enter into financing agreements and issue obligations necessary to carry out the provisions of the chapter. [Chapter 75](#) shall not be applicable.

[87 Acts, ch 209, §3](#)

[CS87, §93.20A](#)

[90 Acts, ch 1253, §120; 91 Acts, ch 253, §9](#)

[C93, §473.20A](#)

[2008 Acts, ch 1126, §30, 33; 2009 Acts, ch 108, §36, 41; 2011 Acts, ch 118, §50, 89](#)

Referred to in [§298.3, §473.19](#)