## LAWS OF WISCONSIN-CH. 341

tificate of date prior to the effective date of this act shall be governed by the provisions hereof.

Approved June 28, 1947.

No. 467, A.]

[Published July 3, 1947.

## CHAPTER 341.

AN ACT to create 67.12 (12) of the statutes, enabling cities of the first class to borrow, upon issuance of promissory notes, for permanent improvements, and other municipal purposes.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

67.12 (12) of the statutes is created to read:

67.12 (12) BORROWING BY CITIES OF THE FIRST CLASS UPON PROMISSORY NOTES. (a) In addition to the powers heretofore given, any city of the first class may borrow money for the acquisition of lands for public purposes, for permanent improvements of lands, for public work or improvement, and the enlargement or extension thereof, or for equipment or machinery or for general and current municipal expenses.

(b) To evidence such indebtedness the city shall issue to the lender its promissory note or notes, payable in equal annual installments, with interest not exceeding 5 per cent per annum, within a period not exceeding 10 years following the next tax levy, as may be agreed upon.

(c) The lender may grant to the city an extension of time, to be evidenced by an extension note or notes, for payment of any amount unpaid upon such terms and annual installments as may be agreed upon with interest not exceeding said rate and for up to a like term as the stated term of the note or notes, in the event that the city has not paid the full amount due at the end of the stated term. The notes shall provide that if the city did not borrow money at a lower rate of interest during the year prior to prepayment, the city shall have the right and option to prepay any or all of the unpaid principal and interest at any installment payment date out of any funds which it may have available for such purpose.

(d) Such notes shall be signed by the same officers as are required by law to sign municipal bonds and shall carry on the face thereof the provisions of the resolution authorizing the same or a digest thereof or a reference to the same so that it can be readily located; and such notes shall be the general obligation of the city issuing them.

(e) Before such loan or any extension note is made, the governing body of such eity shall adopt and record a resolution specifying the purpose or purposes of the amount of the loan or of the constituent portions thereof or that the note is an extension note, the annual installments, the rate of interest, and levying a direct annual tax sufficient to pay each installment, with interest thereon, as it becomes due and payable. Such resolution shall be adopted by a three-fourths vote of the members elect of such governing body. Such tax for each of such years after receipt of the borrowed money, shall become and continue irrepealable, and shall be carried into the tax rolls of the year preceding the installment payment year to the extent necessary to pay that installment payment with interest, and collected as other taxes are collected.

(f) The city comptroller shall keep, maintain, and preserve an adequate and correct register account of all notes issued and all payments and other transactions relating thereto.

Approved June 28, 1947.

No. 476, A.]

[Published July 3, 1947.

## CHAPTER 342,

- AN ACT to repeal and recreate 215.06 of the statutes, relating to a limitation on the number of offices of savings, building and loan associations.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

215.06 of the statutes is repealed and recreated to read:

215.06 ONE OFFICE ONLY. No savings and loan association or building and loan association carrying on business in this

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