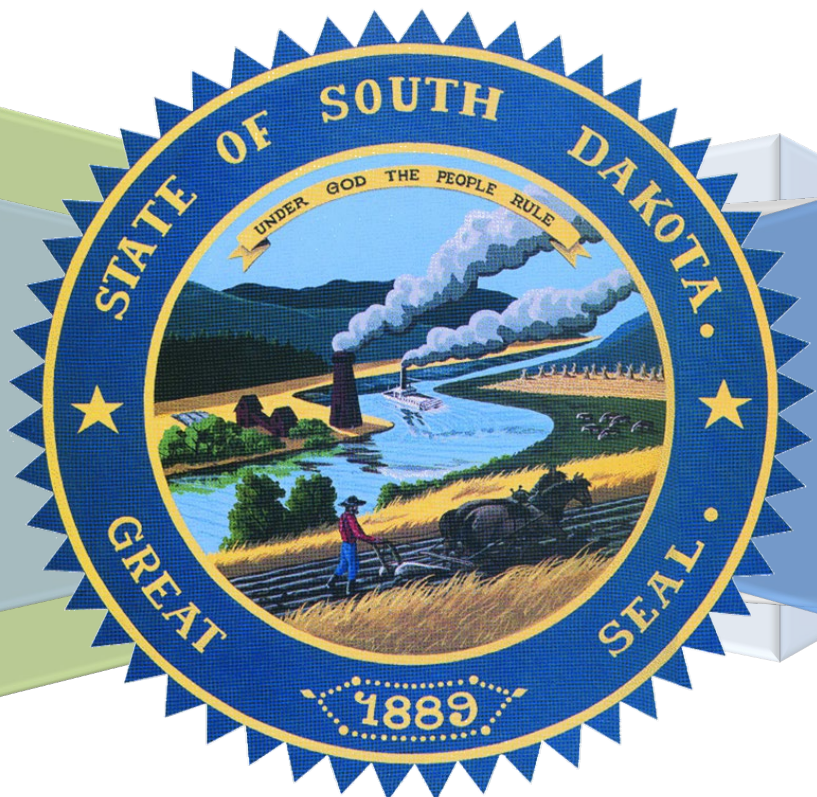


South Dakota Debt Limitation and Management Policy

Bureau of Finance and Management

January 2024





South Dakota Debt Limitation and Management Policy – Introduction

Governor Kristi Noem is committed to strengthening and building on the state’s foundation of fiscal responsibility. On July 2, 2014, Executive Order 2014-06 was signed to strengthen the financial practices of the State of South Dakota. The executive order set forth three documents that the Bureau of Finance and Management shall provide to the Governor by no later than January 10 of each year.

Section 3 of the executive order requires, “*Recommended policies pertaining to the issuance, maintenance and servicing of debt of the South Dakota Building Authority and the South Dakota Health and Educational Facilities Authority (Vocational Education Program only).*”

State law limits the total outstanding debt held by the South Dakota Building Authority and the vocational education program of the South Dakota Health and Educational Facilities Authority to no more than one and two-tenths percent of South Dakota’s gross domestic product and limits total debt service payments to no more than four percent of total ongoing general fund receipts.

During the 2015 Legislative session, Senate Bill 172 institutionalized the preparation of the Debt Limitation and Management Policy in state law. This legislation passed with unanimous support and was placed into state law on July 1, 2015.

This document includes the limits, metrics, and tools which are used to govern the issuance of new debt, the management of existing debt, and the management of debt service in South Dakota. The following pages contain actual total debt, available debt capacity, total debt service payments, and available debt service payment capacity for FY2022 and FY2023. In addition, the Debt Limitation and Management Policy shows projections for total debt, available debt capacity, total debt service payments, and available debt service capacity for FY2024 through FY2027.

Our hope is the information presented in the South Dakota Debt Limitation and Management Policy sets forth a clear picture of the state’s indebtedness through the authorities while further demonstrating the fiscal strength of South Dakota state government.

Sincerely,

A handwritten signature in blue ink that reads "Jim Terwilliger".

Jim Terwilliger
Commissioner
Bureau of Finance and Management

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Commissioner's Letter

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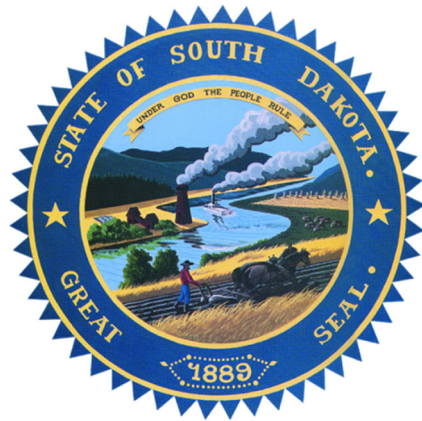
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South Dakota Debt Limitation and Management Policies and Metrics

Background

Article XIII, § 2 of the South Dakota Constitution states, “*For the purpose of defraying extraordinary expenses and making public improvements, or to meet casual deficits or failure in revenue, the state may contract debts never to exceed with previous debts in the aggregate one hundred thousand dollars...*” In light of this constitutional debt limit, the South Dakota Building Authority (SDBA) and South Dakota Health and Educational Facilities Authority (SDHEFA) were created to allow the state to finance capital projects. The authorities are empowered to acquire, construct, complete, remodel, maintain, and equip buildings and other facilities that the Legislature declares to be in the public interest.

To finance such projects, the authorities are empowered to issue and sell bonds or other forms of indebtedness in such amounts as the authorities may determine, to refund and refinance their indebtedness as often as is advantageous in the public interest to do so, to pledge any and all income of the authorities and any revenues derived from such facilities or any combination thereof, to secure the payment of such bonds and other forms of indebtedness, and to redeem such bonds or indebtedness. Additionally, the authorities may also issue interim notes to finance any of the projects or perform any of the duties authorized under enacted legislation, including planning, architectural and engineering fees, acquisition of land, and purchase of equipment.

Over the course of the state’s history, debt has been issued through the authorities for a wide variety of projects. Examples of recent projects financed with debt include library renovations at several state universities and a health education building in Vermillion. Other examples are improvements to state park visitor centers and various building renovations on state university campuses.

The debt within the authorities is primarily financed through program specific user fees, such as state park entrance fees or student fees. Although the majority of the current outstanding debt is not paid with appropriated general funds through the annual budget process, the state still has a moral obligation to assure proper debt service of these bonds.

