1975 Assembly Bill 281

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CHAPTER 49, Laws of 1975

AN ACT to amend 84.11 (5) (am) and (6) of the statutes, relating to costs of intrastate bridges.

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

- 84.11 (5) (am) and (6) of the statutes are amended to read:
- 84.11 (5) (am) For projects eligible to construction under sub. (1) (a), the cost to be borne by any city, village or town is required to pay shall be not more than one half one-half of one per cent percent of its last assessment for state taxes made by the department of revenue pursuant to s. 70.57 prior to the date of the commission's finding, determination and order, but any city, village or town may pay more than the required amount upon approval by the governing body. Any amount by which the share of any such unit exceeds such maximum shall be paid by the state.
- (6) PROVISION OF PORTIONS OF COSTS BY LOCAL UNITS. When the highway commission has made and filed its finding, determination and order favorable to the construction of any bridge project under this section, the governing body of each county, city, village and town required by such order to pay a portion of the cost in the case of bridge projects eligible to construction under sub. (1) (a) shall at its next regular or special meeting determine the method and initiate proceedings to provide such portion. Within 5 days after the adjournment of such meeting the governing body of any such city, village or town shall cause its clerk to certify the action of such governing body to the county clerk and the highway commission. Within 5 days after the adjournment of such meeting of the county board the county clerk shall certify the action of the county board to the highway commission. The governing body of any such county, city, village or town, in addition to the portion which it is by such order required to pay, and the governing body of any other county, city, village or town which will be especially benefited by the construction of such bridge may provide all or part of the portion which any county, city, village or town is by such order required to pay or which the state is required to pay. In the case of projects eligible to construction under sub. (1) (b), when the highway commission has made and filed its findings, determination and order favorable to such construction, the governing body of each county, city, village or town in which any part of the project will be located shall take action at its next regular or special meeting to determine what amount, if any, shall be offered and paid toward such construction and determine the method and initiate proceedings to provide any amount that shall be so determined. Such action shall be certified to the highway commission within 5 days after such meeting.