AND MAY CONTAIN ANY PROVISIONS FOR PROTECTING AND ENFORCING THE RIGHTS AND REMEDIES OF THE BONDHOLDERS THAT ARE REASONABLE AND PROPER AND NOT IN VIOLATION OF LAW, INCLUDING COVENANTS SETTING FORTH THE DUTIES OF THE AUTHORITY IN RELATION TO THE ACQUISITION, CONSTRUCTION, IMPROVEMENT, MAINTENANCE, OPERATION, REPAIR, AND INSURANCE OF THE PROJECT OR PROJECTS ON ACCOUNT OF WHICH THE BONDS ARE ISSUED AND PROVISIONS FOR THE CUSTODY, SAFEGUARDING, AND APPLICATION OF ALL MONEYS AND FOR THE EMPLOYMENT OF CONSULTING ENGINEERS IN CONNECTION WITH THAT CONSTRUCTION, RECONSTRUCTION, OR OPERATION. THE RESOLUTION OR TRUST RECONSTRUCTION, OR OPERATION. THE RESOLUTION OR TRUST AGREEMENT MAY SET FORTH THE RIGHTS AND REMEDIES OF THE BONDHOLDERS AND OF THE TRUSTEES IN THE CASE OF A TRUST AGREEMENT, AND MAY RESTRICT THE INDIVIDUAL RIGHT OF ACTION BY BONDHOLDERS AS IS CUSTOMARY IN TRUST AGREEMENTS OR TRUST INDENTURES SECURING BONDS OR DEBENTURES OF CORPORATIONS. THE RESOLUTION OR TRUST AGREEMENT ALSO MAY CONTAIN ANY OTHER PROVISIONS THE AUTHORITY CONSIDERS REASONABLE AND PROPER FOR THE SECURITY OF THE BONDHOLDERS. EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, THE AUTHORITY MAY PROVIDE FOR THE PAYMENT OF THE PROCEEDS OF THE SALE OF THE BONDS AND ITS REVENUES TO ANY OFFICER, BOARD, OR DEPOSITARY AS IT DESIGNATES FOR THE CUSTODY OF THOSE PROCEEDS AND REVENUES, AND FOR THE METHOD OF DISBURSEMENT OF THOSE PROCEEDS AND REVENUES WITH SUCH SAFEGUARDS AND RESTRICTIONS AS THE AUTHORITY DETERMINES. ALL EXPENSES INCURRED IN CARRYING OUT THE PROVISIONS OF THE RESOLUTION OR TRUST AGREEMENT MAY BE TREATED AS A PART OF THE COST OF OPERATION OF THE PROJECT OR PROJECTS.

REVISOR'S NOTE: This section formerly appeared as Article 43, § 456.

The only changes are in style.

9-913. CONNECTION OF ABUTTING LANDOWNER TO SANITARY SEWER.

ON THE ACQUISITION OR CONSTRUCTION OF ANY SEWERAGE SYSTEM UNDER THIS SUBTITLE, THE OWNER OF EACH LOT OR PARCEL OF LAND THAT ABUTS ON A STREET OR OTHER PUBLIC WAY THAT CONTAINS A SANITARY SEWER THAT IS A PART OF OR IS SERVED OR MAY BE SERVED BY THE SEWERAGE SYSTEM AND ON WHICH LOT OR PARCEL OF LAND A BUILDING HAS BEEN CONSTRUCTED FOR RESIDENTIAL, COMMERCIAL, OR INDUSTRIAL USE, SHALL, IF REQUIRED BY THE RULES AND REGULATIONS OR A RESOLUTION OF THE AUTHORITY, CONNECT THE BUILDING WITH THE SANITARY SEWER, AND SHALL STOP USING ANY OTHER METHOD FOR THE DISPOSAL OF SEWAGE, SEWAGE WASTE, OR OTHER POLLUTING MATTER. HOWEVER, THE OWNER OF A LOT OR PARCEL OF LAND HAVING A METHOD FOR THE DISPOSAL OF SEWAGE, SEWAGE, SEWAGE WASTE, OR OTHER POLLUTING MATTER CONSTRUCTED AND OPERATED IN ACCORDANCE WITH STANDARDS PRESCRIBED OR APPROVED BY THE SECRETARY MAY NOT BE REQUIRED TO CONNECT THE BUILDING WITH THE SANITARY SEWER. ALL CONNECTIONS SHALL BE MADE IN ACCORDANCE WITH THE RULES AND REGULATIONS MAY