upon such delinquent assessments prior to the making of such an application for the cancellation as herein provided, shall be; for the purpose of this act, considered as belonging to the city within which such local improvement district is located, whether the taxes be cancelled by the city or town or by the county.

Passed the Senate March 1, 1917.
Passed the House March 6, 1917.
Approved by the Governor March 15, 1917.

CHAPTER 137.
[H. B. 337.]
SALE OR LEASE OF PUBLIC UTILITIES OWNED BY CITIES OR TOWNS.

An Act authorizing cities and towns to lease or sell any municipally-owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines and plants and any other municipally-owned public utility, or public utility system similar or dissimilar in character.

Be it enacted by the Legislature of the State of Washington:

Section 1. It is and shall be lawful for any city or town in this state now or hereafter owning any water works, gas works, electric light and power plant, steam plant, street railway line, street railway plant, telephone or telegraph plant and lines, or any system embracing all or any one or more of such works or plants or any similar or dissimilar utility or system, to lease for any term of years or to sell and convey the same or any part thereof, with the equipment and appurtenances, in the manner hereinafter prescribed.

Section 2. The legislative authority of such city or town, if it deems it advisable to lease or sell such works, plant or system or any part of the same, or any similar or dissimilar utility or system, shall adopt a resolution stating whether it desires to lease or sell the same. If it
desires to lease, the resolution shall state the general terms and conditions of such lease, but not the rent. If it desires to sell, the general terms of sale shall be stated, but not the price. The resolution shall direct the city or town clerk, or other proper official, to publish such resolution not less than once a week for four weeks in the official newspaper of the city or town if there be such an official newspaper, or if there be none then in any newspaper published in such city or town, or if there be none then in any newspaper published in the county in which such city or town is located, together with a notice calling for sealed bids to be filed with such clerk or other proper official not later than a certain time, accompanied by a certified check payable to the order of such city or town, for such amount as the resolution shall require, or a deposit of a like sum in money. Each bid shall state that the bidder agrees that if his bid be accepted and he fails to comply therewith within the time hereinafter specified, such check or deposit shall be forfeited to the city or town. If bids for a lease be called for bidders shall bid the amount to be paid as the rent for each year of the term of the lease. If bids for a sale and conveyance be called for the bids shall state the price offered. The legislative authority of the city or town shall have the right to reject any or all bids and to accept any bid which it deems best. At the first meeting of the legislative authority of the city or town held after the expiration of the time fixed for receiving bids, or at some later meeting if such legislative authority so decides, the bids shall be considered. In order for such legislative authority to declare it advisable to accept any bid it shall be necessary for two-thirds of all the members elected to such legislative authority to vote in favor of a resolution making such declaration. If such resolution be so adopted it shall be necessary, in order that such bid be accepted, to enact an ordinance accepting such bid and directing the execution of a lease or conveyance by the mayor and city clerk or other proper official. Such ordinance shall not take effect until it shall have been submitted to the voters
of such city or town for their approval or rejection at the
next general election or at a special election called for that
purpose, and a majority of the voters voting thereon shall
have approved such ordinance. If approved it shall take
effect as soon as the result of such vote be proclaimed by
the mayor. If it be so submitted and fail to receive the
approval of a majority of the voters voting thereon, it
shall be rejected and annulled. It shall be the duty of the
mayor to proclaim such vote as soon as it shall be properly
certified.

Sec. 3. Upon the taking effect of any such ordinance
the mayor and city clerk or other proper official shall exe-
cute, in the name and on behalf of the city or town, the
lease or conveyance directed by such ordinance. The lessee
or grantee shall accept and execute the same within ten
days after notice of its execution by the city or town or
forfeit to the city or town the amount of the check or
special deposit accompanying the bid of such lessee or
grantee: Provided, That if litigation in good faith be in-
stituted within such ten days to determine the rights of
the parties, no forfeiture shall take place unless such
lessee or grantee fail for five days after the termination of
such litigation in favor of the city or town to accept and
execute such lease or conveyance.

Passed the House March 3, 1917.
Passed the Senate March 6, 1917.
Approved by the Governor March 15, 1917.

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