1st Sub. S.B. 211 FUNDING FOR CONVENTION FACILITIES

HOUSE FLOOR AMENDMENTS

MARCH 2, 2005 AMENDMENT 6

6:11 PM

Representative **J. Stuart Adams** proposes the following amendments:

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1. Page 2, Lines 50 through 51
    Senate 3rd Reading Amendments
    2-24-2005:
    50
                (4) [Revenues] (a) \hat{S} \rightarrow [A] Beginning on July 1, 2005, through June 30, \{\frac{2011}{2015}\}, a \leftarrow \hat{S}
   50a
          municipality may use revenues generated by the tax under this
    51
          part [may be used]:
2. Page 3, Lines 68a through 68b
    Senate 3rd Reading Amendments
    2-24-2005:
          \hat{S} \rightarrow (c) Beginning on July 1, \{\frac{2011}{c}\} 2015, a municipality may use revenues generated by the tax
   68a
          under
   68b
          this part for general fund purposes. ←Ŝ
    Page 8, Lines 224 through 233
    Senate 3rd Reading Amendments
    2-24-2005:
   224
            \{ (d) \hat{S} \rightarrow [The] \text{ For a county of the first class, the } \in \hat{S} \text{ revenues generated by the tax} \}
  224a
          authorized by Subsection (1)(a) that are
          expended for a purpose described in Subsection (1)(b) $-> (i) or (ii) \-$ may only be expended for
   225
  225a
          amounts the
   226
          county legislative body is required to pay under a contract that is awarded:
   227
                (i) on or after the day on which the county legislative body enacts a tax under this part;
   228
          and
   229
          (ii) following procurement procedures that:
                (A) the county uses for procuring services under a contract; and
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(B) are commenced on or after the day on which the county legislative body enacts a

(d) The authority to impose a tax authorized by Subsection (1)(a) is in addition to any

230

231

232

233

tax under this part.

(e)}