## S.B. 119

## MUNICIPAL LICENSE FEE OR TAX ON PUBLIC ASSEMBLY FACILITIES

HOUSE FLOOR AMENDMENTS

AMENDMENT 4

FEBRUARY 27, 2007

3:09 PM

Representative **Brad L. Dee** proposes the following amendments:

1. Page 3, Line 69

Senate 2nd Reading Amendments

2-12-2007:

69

(5) (a) (i) The governing body of a municipality may by ordinance raise revenue by

2. Page 3, Lines 71 through 74

Senate 2nd Reading Amendments

2-12-2007:

71 {(i)} a parking service business in an amount that is less than or equal to:

 $\{(A)\}\$  1 per vehicle that parks at the parking service business; or

73  $\{ (B) \}$  (II) 2% of the gross receipts of the parking service business;

74  $\{\frac{\text{(ii)}}{\text{B}}\}$  a public assembly  $\hat{S} \rightarrow \text{or other related} \leftarrow \hat{S}$  facility in an amount that is less than or

3. Page 3, Line 76

Senate 2nd Reading Amendments

2-12-2007:

76 {(iii)} subject to the limitations of Subsections (5)(c), (d), and (e) a business that causes

4. Page 3, Line 79

Senate 2nd Reading Amendments

2-12-2007:

municipal services provided by the municipality.

(ii) Nothing in this Subsection (5)(a) may be construed to authorize a municipality to levy or collect a license fee or tax on a public assembly or other related facility owned and operated by another political subdivision other than a community development and renewal agency without the written consent of the other political subdivision.

5. Page 4, Lines 97 through 99

Senate 2nd Reading Amendments

2-12-2007:

97 (iii) "Public assembly  $\hat{S} \rightarrow$  or other related  $\leftarrow \hat{S}$  facility" means  $\left\{ \frac{\text{a business operating}}{\text{argue}} \right\}$  argueration and  $\left\{ \frac{\text{a business operating}}{\text{argue}} \right\}$ 

- 97a assembly facility that:
- 98 (A) is wholly or partially funded by public moneys; {-and-}
  - (B) is operated by a business; and
- 99 ((B)) (C) requires a person attending an event at the assembly facility to purchase a ticket.