S.B. 188

LOCAL OPTION SALES TAX AMENDMENTS

SENATE COMMITTEE AMENDMENTS AMENDMENT 1 FEBRUARY 18, 2014 8:20 AM

Senator **Deidre M. Henderson** proposes the following amendments:

- 1. Page 3, Line 68:
 - provided in Subsection [$\frac{(3)}{(8)}$] $\frac{(9)}{(9)}$ (b)[$\frac{(i)}{(i)}$] into the County of the Second Class State Highway
- 2. Page 3, Line 89:
 - 89 (4) Subject to Subsections (5) { and (6) } through (7) , a sales and use tax imposed at a rate described
- 3. Page 4, Line 92:
 - 92 $[\frac{(1)}{2}]$ (a) deposited as provided in Subsection $[\frac{(3)}{2}]$ (b) $[\frac{(4)}{2}]$ into the County of the
- 4. Page 5, Line 139:
 - governments of which the county is a part.
 - (6) (a) (i) Except as provided in Subsection (6)(b), a county, city, or town that imposes a tax described in Subsection (2)(b) shall deposit the revenue collected from a tax rate of .05% as provided in Subsection (9)(b)(i) into the Local Transportation Corridor Preservation Fund created by Section 72-2-117.5.
 - (ii) Revenue deposited in accordance with Subsection (6)(a)(i) shall be expended and distributed in accordance with Section 72-2-117.5.
 - (b) A county, city, or town is not required to make the deposit required by Subsection (6)(a)(i) if the county, city, or town:
 - (i) imposed a tax described in Subsection (2)(b) on July 1, 2010; or
 - (ii) has continuously imposed a tax described in Subsection (2)(b) for a five year period that begins the later of:
 - (A) the date the tax was first imposed; or
 - (B) July 1, 2010.
- 5. Page 5, Line 140:
 - 140 [(c)(i)] $\{\underline{(6)}\}$ $\underline{(7)}$ (a) Subject to the other provisions of this Subsection [(1)(c)] $\{\underline{(6)}\}$ $\underline{(7)}$, a city or
- 6. Page 5, Line 145:

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145
             {<del>-(6)</del>-}
                        (7) (b) through (d) if:
   Page 5, Line 151:
   151
           from a tax rate of .25% for a purpose described in Subsection [\frac{(1)(e)(ii)(B)}{(6)}]
                                                                                                       (7) (b)(ii) if:
   Page 6, Line 154:
   154
                  [(B)] (ii) A city or town described in Subsection [(1)(c)(ii)(A)] \{(6)\}
                                                                                                 (7) (b)(i) may expend
   Page 6, Lines 161 through 166:
   161
             {<del>-(6)</del>-}
                       (7) (b)(i) determines to expend the revenues collected from a tax rate of greater than .10% but
   162
           not to exceed the revenues collected from a tax rate of .25% for a project or service relating to
   163
           an airport facility as allowed by Subsection [\frac{(1)(c)(ii)}{(ii)}]
                                                                                (b), any remaining [revenues that are]
   164
           revenue that is collected from the sales and use tax imposed at the tax rate described in
   165
           Subsection [\frac{(1)(b)(ii)}{(2)(b)}] that [\frac{is}{are}] is not expended for the project or service relating to an
   166
           airport facility as allowed by Subsection [\frac{(1)(c)(ii)}{(6)}]
                                                                             (7) (b) shall be expended as follows:
10. Page 6, Line 168:
   168
           [\frac{(3)}{(8)}]
                             (9) (c) into the County of the Second Class State Highway Projects Fund created by
11. Page 6, Line 171:
   171
                             (9) (c) into the Local Transportation Corridor Preservation Fund created by Section
           [\frac{(3)}{(8)}]
12. Page 6, Line 175:
   175
           accordance with Subsections [(1)(c)(ii) \text{ and } (iii)] \{(6)\}
                                                                           (7) (b) and (c):
13. Page 6, Line 182:
   182
           [\frac{(1)(c)(ii)}{(6)}]
                                   (7) (b); and
14. Page 7, Lines 185 through 187:
           body determines in accordance with Subsection [\frac{(1)(c)(iv)(A)(I)}{(6)}]
   185
                                                                                            (7) (d)(i)(A);
   186
                  [(B)] (ii) shall, on or before the April 1 immediately following the date the city or town
   187
           legislative body provides the notice described in Subsection [\frac{(1)(c)(iv)(A)}{(1)(c)(iv)(A)}]
                                                                                           {<del>-(6)-</del>}
                                                                                                      (7) (d)(i) to the
15. Page 7, Line 192:
   192
           [\frac{(1)(c)(ii)}{(6)}]
                                   (7) (b); and
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16. Page 7, Lines 195 through 197:
           body determines in accordance with Subsection [\frac{(1)(c)(iv)(B)(I)}{(b)}]
   195
                                                                                            (7) (d)(ii)(A);
   196
                  [<del>(C)</del>] (iii) shall, on or before April 1 of each year after the April 1 described in
   197
           Subsection \left[\frac{(1)(c)(iv)(B)}{(6)}\right] \left\{\frac{(6)}{(6)}\right\}
                                                   (7) (d)(ii):
17. Page 7, Line 201:
   201
           [\frac{(1)(c)(ii)}{(6)}]
                                   (7) (b); and
18. Page 7, Lines 204 through 208:
                                                                                            (7) (d)(iii)(A); and
   204
           body determines in accordance with Subsection \left[\frac{(1)(c)(iv)(C)(I)}{(1)(c)(iv)(C)(I)}\right] = \left\{\frac{(6)}{(6)}\right\}
   205
                  [(D)] (iv) may not change the tax rate the city or town legislative body determines in
   206
           accordance with Subsections [(1)(c)(iv)(A) \text{ through } (C)] \{\underline{(6)}\}
                                                                                   (7) (d)(i) through (iii) more frequently
   207
           than as prescribed by Subsections [(1)(c)(iv)(A) \text{ through } (C)]
                                                                                        (7) (d)(i) through (iii).
                                           Before a city or town legislative body may impose a sales and use tax under
   208
                                    (8)
                  [\frac{(2)}{(7)}]
19. Page 8, Line 214:
   214
                                    (9) (a) Subject to Subsections [(3)] \{(8)\}
                 [\frac{(3)}{(8)}]
                                                                                         (9) (b) through (e) and Section
           59-12-2207, the
20. Page 8, Lines 219 through 232:
   219
                 (b) Except as provided in Subsection [(3)] \{(8)\}
                                                                           (9) (c) and subject to Section 59-12-2207,
   220
           the commission shall deposit revenues collected within a county, city, or town from a sales and
   221
           use tax under this section that \{+\}: \{+\}
                                                              { a county, city, or town legislative body determines to
           expend
   222
           for a purpose described in Subsection (3)(a) or (4)(a) into the County of the Second Class State
   223
           Highway Projects Fund created by Section 72-2-121.2 if the county, city, or town legislative
           body provides written notice to the commission requesting the deposit.
   224
   225
                  [(i) are required to be expended for a purpose described in Subsection (1)(b)(ii)(A) into
   226
           the County of the Second Class State Highway Projects Fund created by Section 72-2-121.2;
   227
                             {<del>-(ii)</del>-}
                                              are required to be expended for a purpose described in Subsection
                    <del>{+</del>}
                                        (i)
                                  <u>(6)(a)</u>
             \{\frac{(1)(b)(ii)(B)}{}\}
   228
           into the Local Transportation Corridor Preservation Fund created by Section 72-2-117.5; or
   229
                                       a county, city, or town legislative body determines to expend for a purpose
                 [ {<del>-(iii)-</del>}
   230
           described in Subsection
                                                           (3)(a) or \{\frac{(1)(b)(ii)(C)(I)}{(1)}\}
                                       \{\frac{(1)(b)(i)(A)}{(1)(a)}\}
                                                                                                  (4)(a) into the County of
           the Second Class
   231
           State Highway Projects Fund created by Section 72-2-121.2 if the county, city, or town
   232
           legislative body provides written notice to the commission requesting the deposit. \{+\}
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21. Page 8, Lines 233 through 234:
   233
                 (c) Subject to Subsection \left[\frac{(3)}{(8)}\right]
                                                              (9) (d) or (e), if a city or town legislative body provides
   234
          notice to the commission in accordance with Subsection [\frac{(1)(c)(iv)}{(1)(c)(iv)}]
                                                                                             (7) (d), the commission
22. Page 8, Lines 238 through 243:
   238
                 (ii) deposit any remaining revenues described in Subsection [\frac{(1)(e)(iii)}{(iii)}]
                                                                                                         (7) (c) in
   239
          accordance with Subsection [(1)(c)(iii)]
                                                     {<del>-(6)</del>-}
                                                                 (7) (c).
   240
                 (d) (i) If a city or town legislative body provides the notice described in Subsection
                                      (1) (d)(i) to the commission, the commission shall transmit or deposit the
   241
   242
          revenues collected from the sales and use tax:
   243
                 (A) in accordance with Subsection [(3)] \{(8)\}
                                                                        (9) (c);
23. Page 9, Line 247:
   247
          town legislative body provides the notice described in Subsection [\frac{(1)(c)(iv)(B)}{(b)}] {(6)}
                                                                                                          (7) (d)(ii) to
24. Page 9, Lines 251 through 255:
   251
                                             (d)(ii) or (iii) to the commission, the commission shall transmit or
          [(1)(c)(iv)(B) \text{ or } (C)] {-(6)}
   252
          deposit the revenues collected from the sales and use tax:
                 (A) in accordance with Subsection [(3)] \{(8)\}
   253
                                                                        (9) (c);
   254
                 (B) beginning on the July 1 immediately following the date the city or town legislative
   255
          body provides the notice described in Subsection [\frac{(1)(c)(iv)(B) \text{ or } (C)}{(b)}]
                                                                                                (7) (d)(ii) or (iii) to the
25. Page 9, Line 258:
          legislative body provides the notice described in Subsection [(1)(e)(iv)(B) \text{ or } (C)] \{(6)\}
   258
                                                                                                           (7) (d)(ii) or
26. Page 9, Lines 262 through 270:
   262
          in Subsection [(1)(c)(iv)(A)] \{(6)\}
                                                     (1) (d)(i) does not provide the notice described in Subsection
   263
          [(1)(c)(iv)(A)] {(6)
                                      (d)(i) to the commission on or before the date required by Subsection
   264
          [\frac{(1)(c)(iv)}{(6)}]
                                   (1) (d) for providing the notice, the commission shall transmit, transfer, or deposit
          the revenues collected from the sales and use tax within the city or town in accordance with
   265
   266
          Subsections [(3)] \{\underline{(8)}\}
                                          (9) (a) and (b).
   267
                 (ii) If a city or town legislative body that is required to provide the notice described in
   268
          Subsection [(1)(c)(iv)(B) \text{ or } (C)]
                                                         (1) (d)(ii) or (iii) does not provide the notice described in
                                               269
          Subsection [(1)(c)(iv)(B) \text{ or } (C)]
                                               {<del>_(6)</del>}
                                                         (1) (d)(ii) or (iii) to the commission on or before the date
   270
          required by Subsection [(1)(c)(iv)] \{(6)\}
                                                           (1) (d) for providing the notice, the commission shall
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27. Page 9, Lines 273 through 275:

273 (A) Subsection [(3)] {(8)} (9) (c); and
274 (B) the most recent notice the commission received from the city or town legislative
275 body under Subsection [(1)(c)(iv)] {(6)} (7) (d).