



_ AMENDMENT NO.

Offered by
Molon of 55
HCS No.2 for SCS for SB AMEND, Bill No, Page
Line 8 , by inserting after all of said line the following:
"66.620. 1. All county sales taxes collected by the
director of revenue under sections 66.600 to 66.630 on behalf of
any county, less one percent for cost of collection which shall
be deposited in the state's general revenue fund after payment of
premiums for surety bonds as provided in section 32.087, shall be
deposited in a special trust fund, which is hereby created, to be
known as the "County Sales Tax Trust Fund". The moneys in the
county sales tax trust fund shall not be deemed to be state funds
and shall not be commingled with any funds of the state. The
director of revenue shall keep accurate records of the amount of
money in the trust fund which was collected in each county
imposing a county sales tax, and the records shall be open to the
inspection of officers of the county and the public. Not later
than the tenth day of each month, the director of revenue shall
distribute all moneys deposited in the trust fund during the preceding month to the county which levied the tax; such funds
shall be deposited with the county treasurer of the county and
all expenditures of funds arising from the county sales tax trust
fund shall be by an appropriation act to be enacted by the
legislative council of the county, and to the cities, towns and
villages located wholly or partly within the county which levied
the tax in the manner as set forth in sections 66.600 to 66.630.
2. In any county not adopting an additional sales tax and
alternate distribution system as provided in section 67.581, for
the purposes of distributing the county sales tax, the county
shall be divided into two groups, "Group A" and "Group B". Group
A shall consist of all cities, towns and villages which are

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1 located wholly or partly within the county which levied the tax 2 and which had a city sales tax in effect under the provisions of 3 sections 94.500 to 94.550 on the day prior to the adoption of the 4 county sales tax ordinance, except that beginning January 1, 5 1980, group A shall consist of all cities, towns and villages which are located wholly or partly within the county which levied 6 7 the tax and which had a city sales tax approved by the voters of . 8 such city under the provisions of sections 94.500 to 94.550 on 9 the day prior to the effective date of the county sales tax. 10 Notwithstanding provisions of this section to contrary, for the 11 period beginning August 28, 2011, and ending August 28, 2013, 12 group A shall include all portions of any city of the fourth 13 classification with more than four thousand three hundred but 14 fewer than four thousand four hundred inhabitants and located in 15 any county with a charter form of government and with more than 16 one million inhabitants and where such city includes a dormant 17 manufacturing plant that was used for manufacturing or assembly and employed not less than three thousand persons but has ceased 18 19 such manufacturing and assembly activity. For the purposes of 20 determining the location of consummation of sales for 21 distribution of funds to cities, towns and villages in group A, 22 the boundaries of any such city, town or village shall be the 23 boundary of that city, town or village as it existed on March 19, 24 1984. Group B shall consist of all cities, towns and villages 25 which are located wholly or partly within the county which levied the tax and which did not have a city sales tax in effect under 26 27 the provisions of sections 94.500 to 94.550 on the day prior to 28 the adoption of the county sales tax ordinance, and shall also 29 include all unincorporated areas of the county which levied the 30 tax; except that, beginning January 1, 1980, group B shall 31 consist of all cities, towns and villages which are located 32 wholly or partly within the county which levied the tax and which 33 did not have a city sales tax approved by the voters of such city 34 under the provisions of sections 94.500 to 94.550 on the day 35 prior to the effective date of the county sales tax and shall 36 also include all unincorporated areas of the county which levied 37 Notwithstanding provisions of this section to contrary, the tax.

- for the period beginning August 28, 2011, and ending August 28, 2013, group B shall not include any portion of any city of the fourth classification with more than four thousand three hundred but fewer than four thousand four hundred inhabitants and located in any county with a charter form of government and with more than one million inhabitants and where such city includes a dormant manufacturing plant that was used for manufacturing or assembly and employed not less than three thousand persons but has ceased such manufacturing and assembly activity.
- Until January 1, 1994, the director of revenue shall distribute to the cities, towns and villages in group A the taxes based on the location in which the sales were deemed consummated under section 66.630 and subsection 12 of section 32.087. Except for distribution governed by section 66.630, after deducting the distribution to the cities, towns and villages in group A, the director of revenue shall distribute the remaining funds in the county sales tax trust fund to the cities, towns and villages and the county in group B as follows: To the county which levied the tax, a percentage of the distributable revenue equal to the percentage ratio that the population of the unincorporated areas of the county bears to the total population of group B; and to each city, town or village in group B located wholly within the taxing county, a percentage of the distributable revenue equal to the percentage ratio that the population of such city, town or village bears to the total population of group B; and to each city, town or village located partly within the taxing county, a percentage of the distributable revenue equal to the percentage ratio that the population of that part of the city, town or village located within the taxing county bears to the total population of group B.
- 4. From and after January 1, 1994, the director of revenue shall distribute to the cities, towns and villages in group A a portion of the taxes based on the location in which the sales were deemed consummated under section 66.630 and subsection 12 of section 32.087 in accordance with the formula described in this subsection. After deducting the distribution to the cities, towns and villages in group A, the director of revenue shall

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- distribute funds in the county sales tax trust fund to the cities, towns and villages and the county in group B as follows: To the county which levied the tax, ten percent multiplied by the percentage of the population of unincorporated county which has been annexed or incorporated since April 1, 1993, multiplied by the total of all sales tax revenues countywide, and a percentage of the remaining distributable revenue equal to the percentage ratio that the population of unincorporated areas of the county bears to the total population of group B; and to each city, town or village in group B located wholly within the taxing county, a percentage of the remaining distributable revenue equal to the percentage ratio that the population of such city, town or village bears to the total population of group B; and to each city, town or village located partly within the taxing county, a percentage of the remaining distributable revenue equal to the percentage ratio that the population of that part of the city, town or village located within the taxing county bears to the total population of group B.
 - 5. (1) For purposes of administering the distribution formula of subsection 4 of this section, the revenues arising each year from sales occurring within each group A city, town or village shall be distributed as follows: Until such revenues reach the adjusted county average, as hereinafter defined, there shall be distributed to the city, town or village all of such revenues reduced by the percentage which is equal to ten percent multiplied by the percentage of the population of unincorporated county which has been annexed or incorporated after April 1, 1993; and once revenues exceed the adjusted county average, total revenues shall be shared in accordance with the redistribution formula as defined in this subsection.
 - (2) For purposes of this subsection, the "adjusted county average" is the per capita countywide average of all sales tax distributions during the prior calendar year reduced by the percentage which is equal to ten percent multiplied by the percentage of the population of unincorporated county which has been annexed or incorporated after April 1, 1993; the "redistribution formula" is as follows: During 1994, each group

A city, town and village shall receive that portion of the 1 revenues arising from sales occurring within the municipality 2 3 that remains after deducting therefrom an amount equal to the 4 cumulative sales tax revenues arising from sales within the 5 municipality multiplied by the percentage which is the sum of ten 6 percent multiplied by the percentage of the population of 7 unincorporated county which has been annexed or incorporated 8 after April 1, 1993, and the percentage, if greater than zero, 9 equal to the product of 8.5 multiplied by the logarithm (to base 10 10) of the product of 0.035 multiplied by the total of cumulative 11 per capita sales taxes arising from sales within the municipality 12 less the adjusted county average. During 1995, each group A 13 city, town and village shall receive that portion of the revenues 14 arising from sales occurring within the municipality that remains 15 after deducting therefrom an amount equal to the cumulative sales 16 tax revenues arising from sales within the municipality multiplied by the percentage which is the sum of ten percent 17 18 multiplied by the percentage of the population of unincorporated 19 county which has been annexed or incorporated after April 1, 20 1993, and the percentage, if greater than zero, equal to the `1 product of seventeen multiplied by the logarithm (to base 10) of 22 the product of 0.035 multiplied by the total of cumulative per 23 capita sales taxes arising from sales within the municipality 24 less the adjusted county average. From January 1, 1996, until 25 January 1, 2000, each group A city, town and village shall 26 receive that portion of the revenues arising from sales occurring 27 within the municipality that remains after deducting therefrom an 28 amount equal to the cumulative sales tax revenues arising from 29 sales within the municipality multiplied by the percentage which 30 is the sum of ten percent multiplied by the percentage of the 31 population of unincorporated county which has been annexed or 32 incorporated after April 1, 1993, and the percentage, if greater 33 than zero, equal to the product of 25.5 multiplied by the 34 logarithm (to base 10) of the product of 0.035 multiplied by the 35 total of cumulative per capita sales taxes arising from sales 36 within the municipality less the adjusted county average. 37 and after January 1, 2000, the distribution formula covering the

- period from January 1, 1996, until January 1, 2000, shall continue to apply, except that the percentage computed for sales arising within the municipalities shall be not less than 7.5 percent for municipalities within which sales tax revenues exceed the adjusted county average, nor less than 12.5 percent for municipalities within which sales tax revenues exceed the adjusted county average by at least twenty-five percent.
- (3) For purposes of applying the redistribution formula to a municipality which is partly within the county levying the tax, the distribution shall be calculated alternately for the municipality as a whole, except that the factor for annexed portion of the county shall not be applied to the portion of the municipality which is not within the county levying the tax, and for the portion of the municipality within the county levying the tax. Whichever calculation results in the larger distribution to the municipality shall be used.
- Notwithstanding any other provision of this section, the fifty percent of additional sales taxes as described in section 99.845 arising from economic activities within the area of a redevelopment project established after July 12, 1990, pursuant to sections 99.800 to 99.865, while tax increment financing remains in effect shall be deducted from all calculations of countywide sales taxes, shall be distributed directly to the municipality involved, and shall be disregarded in calculating the amounts distributed or distributable to the municipality. Further, any agreement, contract or covenant entered into prior to July 12, 1990, between a municipality and any other political subdivision which provides for an appropriation of incremental sales tax revenues to the special allocation fund of a tax increment financing project while tax increment financing remains in effect shall continue to be in full force and effect and the sales taxes so appropriated shall be deducted from all calculations of countywide sales taxes, shall be distributed directly to the municipality involved, and shall be disregarded in calculating the amounts distributed or distributable to the municipality. In addition, and notwithstanding any other provision of this chapter to the

contrary, economic development funds shall be distributed in full to the municipality in which the sales producing them were deemed consummated. Additionally, economic development funds shall be deducted from all calculations of countywide sales taxes and shall be disregarded in calculating the amounts distributed or distributable to the municipality. As used in this subdivision, the term "economic development funds" means the amount of sales tax revenue generated in any fiscal year by projects authorized pursuant to chapter 99 or chapter 100 in connection with which such sales tax revenue was pledged as security for, or was guaranteed by a developer to be sufficient to pay, outstanding obligations under any agreement authorized by chapter 100, entered into or adopted prior to September 1, 1993, between a municipality and another public body. The cumulative amount of economic development funds allowed under this provision shall not exceed the total amount necessary to amortize the obligations involved.

If the qualified voters of any city, town or village vote to change or alter its boundaries by annexing any unincorporated territory included in group B or if the qualified voters of one or more city, town or village in group A and the qualified voters of one or more city, town or village in group B vote to consolidate, the area annexed or the area consolidated which had been a part of group B shall remain a part of group B after annexation or consolidation. After the effective date of the annexation or consolidation, the annexing or consolidated city, town or village shall receive a percentage of the group B distributable revenue equal to the percentage ratio that the population of the annexed or consolidated area bears to the total population of group B and such annexed area shall not be classified as unincorporated area for determination of the percentage allocable to the county. If the qualified voters of any two or more cities, towns or villages in group A each vote to consolidate such cities, towns or villages, then such consolidated cities, towns or villages shall remain a part of group A. For the purpose of sections 66.600 to 66.630, population shall be as determined by the last federal decennial

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census or the latest census that determines the total population 1 2 of the county and all political subdivisions therein. For the 3 purpose of calculating the adjustment based on the percentage of 4 unincorporated county population which is annexed after April 1, 5 1993, the accumulated percentage immediately before each census 6 shall be used as the new percentage base after such census. 7 After any annexation, incorporation or other municipal boundary 8 change affecting the unincorporated area of the county, the chief 9 elected official of the county shall certify the new population 10 of the unincorporated area of the county and the percentage of the population which has been annexed or incorporated since April 11 12 1, 1993, to the director of revenue. After the adoption of the county sales tax ordinance, any city, town or village in group A 13 14 may by adoption of an ordinance by its governing body cease to be 15 a part of group A and become a part of group B. Within ten days 16 after the adoption of the ordinance transferring the city, town 17 or village from one group to the other, the clerk of the 18 transferring city, town or village shall forward to the director 19 of revenue, by registered mail, a certified copy of the 20 ordinance. Distribution to such city as a part of its former 21 group shall cease and as a part of its new group shall begin on 22 the first day of January of the year following notification to 23 the director of revenue, provided such notification is received-24 by the director of revenue on or before the first day of July of 25 the year in which the transferring ordinance is adopted. 26 notification is received by the director of revenue after the 27 first day of July of the year in which the transferring ordinance 28 is adopted, then distribution to such city as a part of its 29 former group shall cease and as a part of its new group shall 30 begin the first day of July of the year following such notification to the director of revenue. Once a group A city, 31 32 town or village becomes a part of group B, such city may not 33 transfer back to group A.

7. If any city, town or village shall hereafter change or alter its boundaries, the city clerk of the municipality shall forward to the director of revenue, by registered mail, a certified copy of the ordinance adding or detaching territory

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from the municipality. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the municipality clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed by sections 66.600 to 66.630 shall be redistributed and allocated in accordance with the provisions of this section on the effective date of the change of the municipal boundary so that the proper percentage of group B distributable revenue is allocated to the municipality in proportion to any annexed territory. If any area of the unincorporated county elects to incorporate subsequent to the effective date of the county sales tax as set forth in sections 66.600 to 66.630, the newly incorporated municipality shall remain a part of group B. city clerk of such newly incorporated municipality shall forward to the director of revenue, by registered mail, a certified copy of the incorporation election returns and a map of the municipality clearly showing the boundaries thereof. The certified copy of the incorporation election returns shall reflect the effective date of the incorporation. Upon receipt of the incorporation election returns and map, the tax imposed by sections 66.600 to 66.630 shall be distributed and allocated in accordance with the provisions of this section on the effective date of the incorporation.

8. The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county, the director of revenue shall remit the balance in the

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account to the county and close the account of that county. The director of revenue shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county.

9. Except as modified in sections 66.600 to 66.630, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under sections 66.600 to 66.630."; and

Further amend said title, enacting clause and intersectional references accordingly.