original.



0160H02.03F

House		Amendment NO
Corners	Offered By	v (e4
AMEND HS SB No. 99, after all of said section and line, the following	Page	, Section , Line 7, by inserting
"67.1009. 1. The governing body of the	the followi	ing cities may impose a tax as provided in
this section:		
(1) Any city of the fourth classificatio	n with mo	ore than eight hundred thirty but fewer than
nine hundred inhabitants and located in any co		
than nine hundred fifty thousand inhabitants;		
	n with mo	ore than four thousand fifty but fewer than
four thousand two hundred inhabitants and loc		•
and with more than nine hundred fifty thousan	nd inhabita	ants.
2. The governing body of any city list	ted in subse	ection 1 of this section may impose a tax on
the charges for all sleeping rooms paid by the	transient g	guests of hotels or motels situated in the city,
which shall be not more than six tenths of one	percent pe	er occupied room per night, except that such
tax shall not become effective unless the gove	erning body	y of the city or county submits to the voters
of the city or county at a state general or prima		
of the city to impose a tax pursuant to this sec	tion. The	tax authorized by this section shall be in
addition to the charge for the sleeping room a	nd shall be	in addition to any and all taxes imposed by
law. Such tax shall be stated separately from	all other ch	harges and taxes.
3. The ballot of submission for any ta	x authorize	ed in this section shall be in substantially the
following form:		
Shall (insert the name of the city) impo		
paid by the transient guests of hotels a	nd motels s	situated in (name of city) at a rate of
(insert rate of percent up to six tenths of	of one perc	cent)?
\square YES \square NO		
If a majority of the votes cast on the question		
the question, then the tax shall become effective		
following the calendar quarter in which the el		- ·
question by the qualified voters voting thereon		
become effective unless and until the question		
voters and such question is approved by a maj		
		ans a person or persons who occupy a room
<u>or rooms in a hotel or motel for thirty-one day</u>		
Eventhon amound solid hill mass 2	7	(1.070), line (1.00) , by inserting after
all of said section and line the following:	_, section ‡	, by inserting after
an or said section and thie the following:		
"94.270. 1. The mayor and board of a	aldermen sl	shall have power and authority to regulate
Action Taken		Date

URIGINAL

and to license and to levy and collect a license tax on auctioneers, druggists, hawkers, peddlers, banks, brokers, pawnbrokers, merchants of all kinds, grocers, confectioners, restaurants, butchers, taverns, hotels, public boardinghouses, billiard and pool tables and other tables, bowling alleys, lumber dealers, real estate agents, loan companies, loan agents, public buildings, public halls, opera houses, concerts, photographers, bill posters, artists, agents, porters, public lecturers, public meetings, circuses and shows, for parades and exhibitions, moving picture shows, horse or cattle dealers, patent right dealers, stockyards, inspectors, gaugers, mercantile agents, gas companies, insurance companies, insurance agents, express companies, and express agents, telegraph companies, light, power and water companies, telephone companies, manufacturing and other corporations or institutions, automobile agencies, and dealers, public garages, automobile repair shops or both combined, dealers in automobile accessories, gasoline filling stations, soft drink stands, ice cream stands, ice cream and soft drink stands combined, soda fountains, street railroad cars, omnibuses, drays, transfer and all other vehicles, traveling and auction stores, plumbers, and all other business, trades and avocations whatsoever, and fix the rate of carriage of persons, drayage and cartage of property; and to license, tax, regulate and suppress ordinaries, money brokers, money changers, intelligence and employment offices and agencies, public masquerades, balls, street exhibitions, dance houses, fortune tellers, pistol galleries, corn doctors, private venereal hospitals, museums, menageries, equestrian performances, horoscopic views, telescopic views, lung testers, muscle developers, magnifying glasses, ten pin alleys, ball alleys, billiard tables, pool tables and other tables, theatrical or other exhibitions, boxing and sparring exhibitions, shows and amusements, tippling houses, and sales of unclaimed goods by express companies or common carriers, auto wrecking shops and junk dealers; to license, tax and regulate hackmen, draymen, omnibus drivers, porters and all others pursuing like occupations, with or without vehicles, and to prescribe their compensation; and to regulate, license and restrain runners for steamboats, cars, and public houses; and to license ferries, and to regulate the same and the landing thereof within the limits of the city, and to license and tax auto liveries, auto drays and jitneys.

- 2. Notwithstanding any other law to the contrary, no city of the fourth classification with more than eight hundred but less than nine hundred inhabitants and located in any county with a charter form of government and with more than one million inhabitants shall levy or collect a license fee on hotels or motels in an amount in excess of twenty-seven dollars per room per year. No hotel or motel in such city shall be required to pay a license fee in excess of such amount, and any license fee in such city that exceeds the limitations of this subsection shall be automatically reduced to comply with this subsection.
- 3. Notwithstanding any other law to the contrary, no city of the fourth classification with more than four thousand one hundred but less than four thousand two hundred inhabitants and located in any county with a charter form of government and with more than one million inhabitants shall levy or collect a license fee on hotels or motels in an amount in excess of thirteen dollars and fifty cents per room per year. No hotel or motel in such city shall be required to pay a license fee in excess of such amount, and any license fee in such city that exceeds the limitations of this subsection shall be automatically reduced to comply with this subsection.
- 4. Notwithstanding any other law to the contrary, on or after January 1, 2006, no city of the fourth classification with more than fifty-one thousand three hundred and eighty but less than fifty-one thousand four hundred inhabitants and located in any county with a charter form of government and with more than two hundred eighty thousand but less than two hundred eighty-five thousand or no city of the fourth classification with more than fifty-one thousand but fewer than fifty-two thousand inhabitants and located in any county with a charter form of government and with more than two hundred eighty thousand but less than two hundred eighty-five thousand shall levy or collect a license fee on hotels or motels in an amount in excess of one thousand dollars per year. No

1

2

4

5

6

7

8 9

10

11

12

13 14

15

16 17

18 19

20

21

22

23

24

25

26

27

28 29

30 31

32

33

34

35

36 37

38

39 40

41

42

43

44 45

46

47

48

hotel or motel in such city shall be required to pay a license fee in excess of such amount, and any license fee in such city that exceeds the limitation of this subsection shall be automatically reduced to comply with this subsection.

- 5. Any city under subsection 4 of this section may increase a hotel and motel license tax by five percent per year but the total tax levied under this section shall not exceed one-eighth of one percent of such hotels' or motels' gross revenue.
- 6. Any city under [subsections] <u>subsection</u> 1[, 2, and 3] of this section may increase a hotel and motel license tax by five percent per year but the total tax levied under this section shall not exceed the greater of:
 - (1) One-eighth of one percent of such hotels' or motels' gross revenue; or
 - (2) The business license tax rate for such hotel or motel on May 1, 2005.
- 7. The provisions of subsection 6 of this section shall not apply to any tax levied by a city when the revenue from such tax is restricted for use to a project from which bonds are outstanding as of May 1, 2005."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

1

2

3

4

5

6

7

8 9

10

11

12 13

14

15