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WEST VIRGINIA LEGISLATURE TARY OF STATE

REGULAR SESSION, 2014

ENROLLED

SR 439

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 439

(SENATORS FITZSIMMONS, KESSLER (MR. PRESIDENT), BEACH, EDGELL AND YOST, ORIGINAL SPONSORS)

[PASSED MARCH 8, 2014; IN EFFECT FROM PASSAGE.]

FILED 2014 MAR 28 P 5: 47 OFFICE WEST VIRGINA SECRETARY OF STATE

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(SENATORS FITZSIMMONS, KESSLER (MR. PRESIDENT), BEACH, EDGELL AND YOST, original sponsors)

[Passed March 8, 2014; in effect from passage.]

AN ACT to amend and reenact §7-22-9 and §7-22-15 of the Code of West Virginia, 1931, as amended, all relating to county economic opportunity development district; increasing the Fort Henry economic opportunity development project district from three hundred to five hundred contiguous acres of land; providing when the Fort Henry Economic Opportunity Development District may be abolished or terminated; providing time period during which certain economic opportunity development districts may exist and when abolished by operation of law; providing definitions; providing for the authority of the Tax Commissioner; and providing effect of cessation and abolishment of a county economic opportunity development district.

Be it enacted by the Legislature of West Virginia:

That §7-22-9 and §7-22-15 of the Code of West Virginia, 1931, as amended, be amended and reenacted, all to read as follows:

ARTICLE 22. COUNTY ECONOMIC OPPORTUNITY DEVELOPMENT DISTRICTS.

\$7-22-9. Authorization to levy special district excise tax.

TATE 'STATE granted to them by the Legislature. The Legislature is specifically extended, and intends by this article, to exercise 4 5 certain relevant powers expressed in section six-a, article X 6 of the Constitution of this state as follows: (1) The 7 Legislature may appropriate state funds for use in matching 8 or maximizing grants-in-aid for public purposes from the United States or any department, bureau, commission or 9 agency thereof, or any other source, to any county, 10 11 municipality or other political subdivision of the state, under 12 such circumstances and subject to such terms, conditions and 13 restrictions as the Legislature may prescribe by law; and (2) 14 the Legislature may impose a state tax or taxes or dedicate a 15 state tax or taxes or any portion thereof for the benefit of and 16 use by counties, municipalities or other political subdivisions 17 of the state for public purposes, the proceeds of any such 18 imposed or dedicated tax or taxes or portion thereof to be 19 distributed to such counties, municipalities or other political 20 subdivisions of the state under such circumstances and subject to such terms, conditions and restrictions as the 21 22 Legislature may prescribe.

> 23 Because a special district excise tax would have the effect 24 of diverting, for a specified period of years, tax dollars which 25 to the extent, if any, are not essentially incremental to tax 26 dollars currently paid into the General Revenue Fund of the 27 state, the Legislature finds that in order to substantially 28 ensure that such special district excise taxes will not 29 adversely impact the current level of the General Revenue 30 Fund of the state, it is necessary for the Legislature to 31 separately consider and act upon each and every economic 32 development district which is proposed, including the unique 33 characteristics of location, current condition and activity of

and within the area included in such proposed economic 34 35 opportunity development district and that for such reasons a 36 statute more general in ultimate application is not feasible for 37 accomplishment of the intention and purpose of the Legislature in enacting this article. Therefore, no economic 38 39 opportunity development district excise tax may be levied by 40 a county commission until after the Legislature expressly 41 authorizes the county commission to levy a special district 42 excise tax on sales of tangible personal property and services 43 made within district boundaries approved by the Legislature.

44 (b) Authorizations. - The Legislature authorizes the
45 following county commissions to levy special district excise
46 taxes on sales of tangible personal property and services
47 made from business locations in the following economic
48 opportunity development districts:

49 (1) The Ohio County Commission may levy a special 50 district excise tax for the benefit of the Fort Henry Economic 51 Opportunity Development District which comprises five 52 hundred contiguous acres of land. Notwithstanding the time 53 limitations provisions of subdivision two, subsection_(a), 54 section fifteen of this article, the Fort Henry Economic 55 Opportunity Development District shall not be abolished 56 under subdivision two, subsection (a), section fifteen of this 57 article until the year 2044, unless sooner abolished and 58 terminated in accordance with the provisions of subdivision 59 one, subsection (a), section fifteen of this article or any other 60 provision of this code, or sooner abolished for any other 61 reason: Provided, That on December 31, 2044, the provisions 62 of subdivision two, subsection (a), section fifteen of this 63 article shall apply to abolish the Fort Henry Economic 64 Opportunity Development District, if the district has not been 65 abolished prior to that date.

66 (2) The Harrison County commission may levy a special 67 district excise tax for the benefit of the Charles Pointe

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68 Economic Opportunity Development District which69 comprises four hundred thirty-seven acres of land; and

(3) The Monongalia County commission may levy a
special district excise tax for the benefit of the University
Town Centre Economic Opportunity District which
comprises approximately one thousand four hundred fifty
contiguous acres of land.

§7-22-15. Abolishment and dissolution of district; notice; hearing.

1 (a) General. - (1) Except upon the express written 2 consent of the Executive Director of the Development Office and of all the holders or obligees of any indebtedness or other 3 4 instruments the proceeds of which were applied to any 5 development expenditures or any indebtedness the payment 6 of which is secured by revenues payable into the fund 7 provided under section eight of this article or by any public 8 property, a district may only be abolished by the county 9 commission when there is no outstanding indebtedness, the 10 proceeds of which were applied to any development expenditures or the payment of which is secured by revenues 11 12 payable into the fund provided under section eight of this 13 article, or by any public property, and following a public 14 hearing upon the proposed abolishment.

15 (2) Thirty-year limitations. –

16 Thirty-year limitation on new districts. (A) 17 Notwithstanding subdivision (1) of this subsection, and 18 notwithstanding any other provision of this code to the 19 contrary, any district for which the date of initial enactment 20 was after December 31, 2013, shall cease to exist and shall be 21 abolished by operation of law, at 11:59 P.M., United States 22 eastern time zone, on December 31 of the thirtieth calendar

...

year subsequent to the initial year of enactment. Special
district excise tax may not be levied, imposed or collected in
or from the district so abolished or from or on any business
located therein or any transaction occurring therein after the
cessation and abolishment of the district.

28 (B) Thirty-year limitation on preexisting districts 29 receiving authorization for boundary changes or other changes after December 31, 2013. - Notwithstanding 30 31 subdivision (1) of this subsection, notwithstanding any other 32 provision of this code to the contrary and notwithstanding a 33 date of initial enactment for a district that is prior to 34 December 31, 2013, if legislative authorization is enacted 35 after December 31, 2013, to expand or amend the previously authorized boundary, size or acreage of the district, or make 36 37 any other amendment or change relating to the district, such district shall cease to exist and shall be abolished by 38 39 operation of law, at 11:59 P.M., United States eastern time 40 zone, on December 31 of the thirtieth calendar year 41 subsequent to the initial year of enactment. Special district excise tax may not be levied, imposed or collected in or from 42 43 the district so abolished or from or on any business located therein or any transaction occurring therein after the cessation 44 and abolishment of the district. 45

46 (C) Definitions. – For purposes of this subdivision:

47 (i) The term "date of initial enactment" means the date of 48 passage of legislation whereby legislative authorization was 49 first enacted for the county commission to levy special district excise taxes for a district, and prior to enactment of 50 51 any legislative authorization to expand or amend the authorized boundary, size or acreage of the district, or make 52 any other amendment or change relating to the district as 53 54 originally authorized.

55 (ii) The term "initial year of enactment" means the 56 calendar year during which the date of initial enactment 57 occurred.

58 (D) This section shall not be interpreted to abrogate or 59 hinder the authority of the Tax Commissioner to collect, 60 receive, process or administer any special district excise tax 61 accrued, due or payable for any tax period prior to the 62 cessation and abolishment of the district, or to audit and issue 63 assessments of tax, interest, additions to tax and penalties for 64 the collection, remittance and enforcement thereof.

65 (E) Upon cessation and abolishment of a district under 66 this section or any provision of this code, or any cessation or 67 abolishment of a district for any reason, the consumers sales 68 and service tax and use tax and municipal consumers sales 69 and service tax and use tax, if applicable, shall be imposed, 70 collected, levied and remitted, as provided by law for sales 71 and uses in the previously authorized district.

(b) Notice of public hearing. - Notice of the public
hearing required by subsection (a) of this section shall be
provided by first-class mail to all owners of real property
within the district and shall be published as a Class I-0 legal
advertisement in compliance with article three, chapter fiftynine of this code at least twenty days prior to the public
hearing.

79 (c) Transfer of district assets and funds. - Upon the 80 abolishment of any economic opportunity development 81 district, any funds or other assets, contractual rights or 82 obligations, claims against holders of indebtedness or other 83 financial benefits, liabilities or obligations existing after full 84 payment has been made on all existing contracts, bonds, 85 notes or other obligations of the district are transferred to and assumed by the county commission. Any funds or other 86

assets transferred shall be used for the benefit of the areaincluded in the district being abolished.

89 (d) Reinstatement of district. - Following abolishment of
90 a district pursuant to this section, its reinstatement requires
91 compliance with all requirements and procedures set forth in
92 this article for the initial development, approval,
93 establishment and creation of an economic opportunity
94 development district.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Member man Senate Committee Chairman House Committee

Originated in the Senate.

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In effect from passage.

· Ma / Clerk of the Senate

and h. S. Clerk of the House of Delegates Senate Presiden

Speaker of the House of Delegates

the 28th Day of March, 2014.

Call Kan Jonstehn Governor

PRESENTED TO THE GOVERNOR

132 2 7 2014

Time_______3:00 pr