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SENATE BILL 257

42ND LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 1996

INTRODUCED BY

CARLOS R. CISNEROS

AN ACT

RELATING TO TAXATION; AMENDING THE LOCAL HOSPITAL GROSS RECEIPTS TAX ACT TO PROVIDE FOR THE PLEDGE OF OTHER COUNTY REVENUES FOR LOCAL HOSPITAL REVENUE BONDS; AUTHORIZING THE ISSUANCE OF REFUNDING BONDS; AMENDING AND ENACTING CERTAIN SECTIONS OF THE NMSA 1978; DECLARING AN EMERGENCY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 7-20C-2 NMSA 1978 (being Laws 1991, Chapter 176, Section 2, as amended) is amended to read:

"7-20C-2. DEFINITIONS.--As used in the Local Hospital Gross Receipts Tax Act:

A. "county" means:

(1) a class B county having a population of less than twenty-five thousand according to the most recent federal decennial census and having a net taxable value for

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rate-setting purposes for the 1990 property tax year or any subsequent year of more than two hundred fifty million dollars (\$250, 000, 000);

- a class B county having a population of **(2)** less than forty-seven thousand but more than forty-four thousand according to the 1990 federal decennial census and having a net taxable value for rate-setting purposes for the 1992 property tax year of more than three hundred million dollars (\$300,000,000) but less than six hundred million dollars (\$600,000,000); or
- a class B county [in New Mexico] having a population of less than ten thousand according to the most recent federal decennial census and having a net taxable value for rate-setting purposes for the 1990 property tax year or any subsequent year of more than one hundred million dollars (\$100,000,000);
- "department" means the taxation and revenue B. department, the secretary of taxation and revenue or any employee of the department exercising authority lawfully delegated to that employee by the secretary;
- C. "first one-eighth county gross receipts tax" means the first one-eighth of one percent increment of the county gross receipts tax imposed under the County Local Option Gross Receipts Taxes Act;
 - [C.] $\underline{D.}$ "governing body" means the board of county

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commi	ssi	oners	of	а	county;
COHMIN	221	one s	O1	а	Country,

E. "hospital facility revenues" means all or a portion of the net revenues of a hospital facility acquired.

constructed or equipped pursuant to and operated in accordance with the Local Hospital Gross Receipts Tax Act;

 $[rac{P}{R}]$ $[rac{F}{R}]$ "local hospital gross receipts tax" means the tax authorized to be imposed under the Local Hospital Gross Receipts Tax Act;

 $\left[\frac{E_{-}}{C_{-}}\right]$ "person" means an individual or any other legal entity; and

 $$\rm [F.]~H.~$ "state gross receipts tax" means the gross receipts tax imposed under the Gross Receipts and Compensating Tax Act."

Section 2. Section 7-20C-9 NMSA 1978 (being Laws 1991, Chapter 176, Section 9, as amended) is amended to read:

"7-20C-9. LOCAL HOSPITAL REVENUE BONDS--AUTHORITY TO ISSUE--PLEDGE OF REVENUES. --

A. A county, other than a county described in Paragraph (2) of <u>Subsection A of</u> Section 7-20C-2 NMSA 1978, may issue local hospital revenue bonds pursuant to the Local Hospital Gross Receipts Tax Act for the purpose of acquiring land for and designing, constructing, equipping and furnishing a county hospital facility to be operated by the county or by another party pursuant to a lease with the county.

B. The county issuing the local hospital revenue

bonds pursuant to the Local Hospital Gross Receipts Tax Act shall pledge irrevocably all of the net receipts derived from the imposition of the local hospital gross receipts tax and may pledge irrevocably any combination of the first one-eighth county gross receipts tax, hospital facility revenues and any other revenues as necessary for the payment of principal and interest on the revenue bonds."

Section 3. A new section of the Local Hospital Gross Receipts Tax Act is enacted to read:

"[NEW MATERIAL] REVENUE BONDS--REFUNDING AUTHORIZATION. --

A. Any county having issued revenue bonds as authorized in the Local Hospital Gross Receipts Tax Act may issue refunding revenue bonds pursuant to an ordinance adopted by majority vote of the governing body for the purpose of refinancing, paying and discharging all or any part of such outstanding revenue bonds of any one or more or all outstanding issues:

- (1) for the acceleration, deceleration or other modification of the payment of such obligations, including without limitation any capitalization of any interest thereon in arrears or about to become due for any period not exceeding one year from the date of the refunding bonds;
- (2) for the purpose of reducing interest costsor effecting other economies;
 - (3) for the purpose of modifying or eliminating

restrictive contractual limitations pertaining to the issuance of additional bonds, otherwise concerning the outstanding bonds or to any facilities relating thereto; or

- (4) for any combination of such purposes.
- B. To pay the principal and interest on refunding bonds, the county may pledge irrevocably revenues authorized to be pledged to revenue bonds issued pursuant to the Local Hospital Gross Receipts Tax Act.
- C. Bonds for refunding and bonds for any purpose permitted by the Local Hospital Gross Receipts Tax Act may be issued separately or issued in combination in one series or more."
- Section 4. A new section of the Local Hospital Gross Receipts Tax Act is enacted to read:

"[NEW MATERIAL] REFUNDING BONDS--ESCROW--DETAIL. --

A. Refunding bonds issued pursuant to the provisions of the Local Hospital Gross Receipts Tax Act shall be authorized by ordinance. Any revenue bonds that are refunded under the provisions of this section shall be paid at maturity or on any permitted prior redemption date in the amounts, at the time and places, and if called prior to maturity, in accordance with any applicable notice provisions, all as provided in the proceedings authorizing the issuance of the refunded bonds or otherwise appertaining thereto, except for any such bond that is voluntarily surrendered for exchange or payment by the holder or

owner.

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B. Provision shall be made for paying the bonds refunded at the time or places provided in Subsection A of this section. The principal amount of the refunding bonds may exceed, be less than or be the same as the principal amount of the bonds being refunded as long as provision is duly and sufficiently made for the payment of the refunded bonds.

The proceeds of refunding bonds, including any accrued interest and premium appertaining to the sale of refunding bonds, shall either be immediately applied to the retirement of the bonds being refunded or be placed in escrow in a commercial bank or trust company that possesses and is exercising trust powers and that is a member of the federal deposit insurance corporation, to be applied to the payment of the principal of, interest on and any prior redemption premium due in connection with the bonds being refunded; provided that such refunding bond proceeds, including any accrued interest and any premium appertaining to a sale of refunding bonds, may be applied to the establishment and maintenance of a reserve fund and to the payment of expenses incidental to the refunding and the issuance of the refunding bonds, the interest on the refunding bonds and the principal of the refunding bonds or both interest and principal as the county may determine. Nothing in this section requires the establishment of an escrow if the refunded bonds become due and payable within one year from the

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date of the refunding bonds and if the amounts necessary to retire the refunded bonds within that time are deposited with the paying agent for the refunded bonds. Any such escrow shall not necessarily be limited to proceeds of refunding bonds but may include other money available to retire the refunded bonds. Any proceeds in escrow pending such use may be invested in bills, certificates of indebtedness, notes or bonds that are direct obligations of, or the principal and interest of which obligations are unconditionally guaranteed by the United States of America or in certificates of deposit of banks that are members of the federal deposit insurance corporation, the par value of which certificates of deposit is collateralized by a pledge of obligations of, or the payment of which is unconditionally guaranteed by, the United States of America, the par value of which obligations is at least seventy-five percent of the par value of the certificates of deposit. Such proceeds and investments in escrow together with any interest or other income to be derived from any such investment shall be in an amount at all times sufficient as to principal, interest, any prior redemption premium due and any charges of the escrow agent payable therefrom to pay the bonds being refunded as they become due at their respective maturities or due at any designated prior redemption date or dates in connection with which the county shall exercise a prior redemption option. Any purchaser of any refunding bond issued pursuant to the provisions of the

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Local Hospital Gross Receipts Tax Act is in no manner responsible for the application of the proceeds thereof by the county or any of its officers, agents or employees.

Refunding bonds may be sold at a public or negotiated sale and may bear such additional terms and provisions as may be determined by the county subject to the limitations in the Local Hospital Gross Receipts Tax Act. terms, provisions and authorization of the refunding bonds are not subject to the provisions of any other statute, provided that the Public Securities Limitation of Action Act shall be fully applicable to the issuance of refunding bonds."

EMERGENCY. -- It is necessary for the public Section 5. peace, health and safety that this act take effect immediately.

- 8 -

[bracketed material] = delete

FORTY- SECOND LEGISLATURE **SECOND SESSION, 1996**

JANUARY 25, 1996

Mr. President:

Your **COMMITTEES' COMMITTEE**, to whom has been referred

SENATE BILL 257

has had it under consideration and finds same to be **GERMANE**, PURSUANT TO CONSTITUIONAL PROVISIONS, and thence referred to the WAYS AND MEANS COMMITTEE.

Respectfully submitted,

SENATOR MANNY M ARAGON, Chairman

<u>Underscored naterial = new</u>
[bracketed naterial] = delete

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1	FORTY- SECOND LEGISLATURE SB 257/a
2	SECOND SESSION, 1996
3	
4	January 31, 1996
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7	Mr. President:
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9	Your WAYS AND MEANS COMMITTEE, to whom has been referred
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11	SENATE BILL 257
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13	has had it under consideration and reports same with recommendation that
14	it DO PASS , amended as follows:
	It DO FASS, allended as 10110ws:
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16	1. On page 2, strike lines 21 through 24 in their entirety.
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18	2. Reletter the succeeding subsections accordingly.
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20	3. On page 3, line 3, strike "net" and after "revenues" insert
21	"derived from a lease".
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23	4. On page 4, lines 4 and 5, strike the underscored "the first
24	one-eighth county gross receipts tax,".,
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	and thence referred to the FINANCE COMMITTEE .

Underscored naterial = new [bracketed naterial] = delete

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FORTY-SECOND LEGISLATURE SECOND SESSION, 1996

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3	SWMC/SB 257		Page 12
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5		Respectfully submitted,	
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10		TITO D. CHAVEZ, Chairman	
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14	Adopted	Not Adopted	
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FORTY-SECOND LEGISLATURE SECOND SESSION, 1996

SWMC/SB 257 Page 13

7 The roll call vote was <u>6</u> For <u>0</u> Against

Yes: 6

No: 0

10 Excused: Wiener, Campos

11 Absent: None

14 S0257WM1 . 111125. 1

Underscored material = new | bracketed material = delete

State of New Mexico House of Representatives

FORTY- SECOND LEGISLATURE SECOND SESSION, 1996

February 12, 1996

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Mr. Speaker:

Your **TAXATION AND REVENUE COMMITTEE**, to whom has been referred

SENATE BILL 257, as anended

has had it under consideration and reports same with recommendation that it **DO PASS.**

Respectfully submitted,

Jerry W Sandel, Chairman

HT	RC/SB 257						Page 1
1	Adopted _			N	ot Adopted		
2 3		(Chi ef Cl				(Chief Clerk)	
4				Date			
5				Duce _			
6	The roll o	call vote	was <u>10</u>	For <u>0</u>	Agai nst		
7	Yes:	10					
8	Excused:	Porter					
9	Absent:	Gallegos,	Ryan				
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FORTY-SECOND LEGISLATURE SECOND SESSION, 1996

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