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44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999

INTRODUCED BY

Patrick A. Lyons

AN ACT

RELATING TO TAXATION; PROVIDING FOR ADJUSTMENTS OF
DISTRIBUTIONS TO POLITICAL SUBDIVISIONS OF CERTAIN EXTRACTIVE
INDUSTRY TAXES; DECLARING AN EMERGENCY.

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

Section 1. Section 7-1-6.15 NMSA 1978 (being Laws 1983, Chapter 211, Section 20, as amended) is amended to read:

"7-1-6.15. ADJUSTMENTS OF DISTRIBUTIONS OR TRANSFERS TO MUNICIPALITIES OR COUNTIES. --

- A. The provisions of this section apply to:
- (1) any distribution to a municipality of gross receipts taxes pursuant to Section 7-1-6.4 NMSA 1978 or of interstate telecommunications gross receipts tax pursuant to Section 7-1-6.36 NMSA 1978;
 - (2) any transfer to a municipality with

respect to any local option gross receipts tax imposed by that municipality;

- (3) any transfer to a county with respect to any local option gross receipts tax imposed by that county;
- (4) any distribution to a county pursuant to Section 7-1-6.16 NMSA 1978;
- (5) any distribution to a municipality or a county of gasoline taxes pursuant to Section 7-1-6.9 NMSA 1978;
- (6) any transfer to a county with respect to any tax imposed in accordance with the Local Liquor Excise Tax Act;
- (7) any distribution to a municipality or a county of cigarette taxes pursuant to Sections 7-1-6.11, 7-12-15 and 7-12-16 NMSA 1978;
- (8) any distribution to a county from the county government road fund pursuant to Section 7-1-6.26 NMSA 1978; [and]
- (9) any distribution to a municipality of gasoline taxes pursuant to Section 7-1-6.27 NMSA 1978; and
- (10) any distribution to a municipality,
 county, school district or special district of oil and gas ad
 valorem production tax, oil and gas production equipment ad
 valorem tax and copper production ad valorem tax pursuant to
 Section 7-1-6. 22 NMSA 1978.

- B. If the secretary determines that any prior distribution or transfer to a [municipality or county] political subdivision was erroneous, the secretary shall increase or decrease the next distribution or transfer amount for that [municipality or county] political subdivision after the determination, except as provided in Subsection C, D or E of this section, by the amount necessary to correct the error. Subject to the provisions of Subsection E of this section, the secretary shall notify the [municipality or county] political subdivision of the amount of each increase or decrease.
- C. No decrease shall be made to current or future distributions or transfers to a [municipality or a county] political subdivision for any excess distribution or transfer made to that [municipality or county] political subdivision more than one year prior to the calendar year in which the determination of the secretary was made.
- D. The secretary, in lieu of recovery from the next distribution or transfer amount, may recover an excess distribution or transfer of one hundred dollars (\$100) or more to the [municipality or county] political subdivision in installments from current and future distributions or transfers to that [municipality or county] political subdivision pursuant to an agreement with the officials of the [municipality or county] political subdivision whenever the amount of the distribution or transfer decrease for the

[municipality or county] political subdivision exceeds ten percent of the average distribution or transfer amount for that [municipality or county] political subdivision for the twelve months preceding the month in which the secretary's determination is made; provided that for the purposes of this subsection, the "average distribution or transfer amount" shall be the arithmetic mean of the distribution or transfer amounts within the twelve months immediately preceding the month in which the determination is made.

- E. Except for the provisions of this section, if the amount by which a distribution or transfer would be adjusted pursuant to Subsection B of this section is one hundred dollars (\$100) or less, no adjustment or notice need be made.
- F. The secretary is authorized to decrease a distribution to a municipality or county upon being directed to do so by the secretary of finance and administration pursuant to the State Aid Intercept Act or to redirect a distribution to the New Mexico finance authority pursuant to an ordinance or a resolution passed by the county or municipality and a written agreement of the municipality or county and the New Mexico finance authority. Upon direction to decrease a distribution or notice to redirect a distribution to a municipality or county, the secretary shall decrease or redirect the next designated distribution, and

succeeding distributions as necessary, by the amount of the state distributions intercept authorized by the secretary of finance and administration pursuant to the State Aid Intercept Act or by the amount of the state distribution intercept authorized pursuant to an ordinance or a resolution passed by the county or municipality and a written agreement with the New Mexico finance authority. The secretary shall transfer the state distributions intercept amount to the municipal or county treasurer or other person designated by the secretary of finance and administration or to the New Mexico finance authority pursuant to written agreement to pay the debt service to avoid default on qualified local revenue bonds or meet other local revenue bond, loan or other debt obligations of the municipality or county to the New Mexico finance authority."

Section 2. EMERGENCY.--It is necessary for the public peace, health and safety that this act take effect immediately.

- 5 -

FIRST SESSION, 1999 February 24, 1999 Mr. President: Your WAYS & MEANS COMMITTEE, to whom has been referred SENATE BILL 557 has had it under consideration and reports same with recommendation that it DO PASS, and thence referred to the FINANCE COMMITTEE. Respectfully submitted,

FORTY-FOURTH LEGISLATURE

Carlos R. Cisneros, Chairman

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2	Adopted_			
3		(Chief Clerk)		(Chief Clerk)
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6		Date		
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9	The roll	call vote was <u>5</u> For	0 Against	
10	Yes:	5		
11	No:	0		
12	Excused:	Duran, Jennings, Kidd	Maes	
13	Absent:	None		
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FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999 February 27, 1999 Mr. President: Your **FINANCE COMMITTEE**, to whom has been referred **SENATE BILL 557** has had it under consideration and reports same with recommendation that it **DO PASS**. Respectfully submitted,

Ben D. Altamirano, Chairman

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9	The roll	call vote was 8 For 0	Agai nst	
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11	No:			
12		Carraro, Eisenstadt, Ro	driguez Teosie	Wilson
13	Absent:		uriguez, isosie,	WITSON
14	Absent.	None		
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FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999

March 15, 1999

Mr. Speaker:

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

SENATE BILL 557

has had it under consideration and reports same with recommendation that it **DO PASS**, amended as follows:

1. On page 2, strike lines 21 through 25 and insert in lieu thereof:

"(10) any distribution to a municipality, county, school district or special district of oil and gas ad valorem production tax reduced as a result of a refund requested in December 1998 with respect to production of carbon dioxide.".

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1 FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999 2 Page 11 3HTRC/SB 557aa 4 Respectfully submitted, 5 6 7 8 Jerry W Sandel, Chairman 9 **10** 11 Adopted _____ Not Adopted _____ 12 (Chief Clerk) (Chief Clerk) **13** 14 Date _____ **15** The roll call vote was <u>13</u> For <u>0</u> Against 16 Yes: 13 **17** Excused: Lujan, Russell 18 Absent: None **19** 20 21 129137. 1 22 J: **\99BillsWP\s05**57 23 24 25