## **2010 SESSION**

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## **SENATE BILL NO. 381**

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Finance

on January 20, 2010)

(Patron Prior to Substitute—Senator Puckett)

- 3 4 5 6 A BILL to amend and reenact § 58.1-662 of the Code of Virginia, relating to disposition of communications sales and use tax revenues; Tazewell County.
  - Be it enacted by the General Assembly of Virginia:

## 1. That § 58.1-662 of the Code of Virginia is amended and reenacted as follows:

10 § 58.1-662. Disposition of communications sales and use tax revenue; Communications Sales and Use 11 Tax Trust Fund; localities' share.

A. There is hereby created in the Department of the Treasury a special nonreverting fund which shall 12 be known as the Communications Sales and Use Tax Trust Fund (the Fund). The Fund shall be 13 14 established on the books of the Comptroller and any funds remaining in the Fund at the end of a 15 biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on the funds 16 shall be credited to the Fund. After transferring moneys from the Fund to the Department of Taxation to 17 pay for the direct costs of administering this chapter, the moneys in the Fund shall be allocated to the Commonwealth's counties, cities, and towns, and distributed in accordance with subsection C, after the 18 payment (i) for the telephone relay service center is made to the Department of Deaf and 19 20 Hard-of-Hearing in accordance with the provisions of § 51.5-115 and (ii) of any franchise fee amount 21 due to localities in accordance with any cable franchise in effect as of January 1, 2007.

22 B. The localities' share of the net revenue distributable under this section among the counties, cities, 23 and towns shall be apportioned by the Tax Commissioner and distributed as soon as practicable after the 24 close of each month during which the net revenue was received into the Fund. The distribution of the 25 localities' share of such net revenue shall be computed with respect to the net revenue received in the 26 state treasury during each month.

27 C. The net revenue distributable among the counties, cities, and towns shall be apportioned and 28 distributed monthlyduring the remainder of Fiscal Year 2007 and during each subsequent fiscal year 29 according to the percentage of telecommunications and television cable funds (local consumer utility tax 30 on landlines and wireless, E-911, business license tax in excess of 0.5%, cable franchise fee, video programming excise tax, local consumer utility tax on cable television) they received respectively in 31 32 Fiscal Year 2006 from local tax rates adopted on or before January 1, 2006. However, beginning July 1, 33 2009, Bath County shall receive monthly distributions equal to the distributions that it would have 34 received if the Auditor of Public Accounts had certified that it had collected \$124,775 of 35 telecommunications and television cable funds in Fiscal Year 2006 from local tax rates adopted on or 36 before January 1, 2006, pursuant to the eighth enactment clause of Chapter 780 of the Acts of Assembly 37 of 2006.

38 Beginning July 1, 2009, any locality that collected telecommunications and television cable funds in 39 Fiscal Year 2006 from local tax rates adopted on or before January 1, 2006, that were not certified by 40 the Auditor of Public Accounts pursuant to the eighth enactment clause of Chapter 780 of the Acts of 41 Assembly of 2006 because the amount of such funds was not submitted or because the amount of such 42 funds was submitted incorrectly to the Auditor of Public Accounts by October 1, 2006, may report such collections to the Department of Taxation by either an audited financial statement for Fiscal Year 2006 43 44 or a statement of receipts verified in writing by an independent certified public accountant. Beginning with the next distribution from the Fund that is 60 days after the date that the Department of Taxation 45 receives such statement, the locality shall receive monthly distributions equal to the distributions that it 46 47 would have received if the Auditor of Public Accounts had certified that the locality had collected the **48** reported amounts of telecommunications and television cable funds in Fiscal Year 2006 from local tax 49 rates adopted on or before January 1, 2006, pursuant to the eighth enactment clause of Chapter 780 of 50 the Acts of Assembly of 2006.

51 The Department of Taxation shall adjust the percentage share of the distribution from the Fund due 52 to each locality entitled to a distribution from the Fund subsequent to any change authorized by this 53 section according to each county's, city's, and town's pro rata distribution from the Fund in fiscal year 54 2010.

55 An amount equal to the total franchise fee paid to each locality with a cable franchise existing on the effective date of this section at the rate in existence on January 1, 2007, shall be subtracted from the 56 57 amount owed to such locality prior to the distribution of moneys from the Fund.

The Department of Taxation shall adjust the percentage share of distribution from the Fund due to 58 59 each locality entitled to a distribution from the Fund upon a ruling by the Tax Commissioner in favor of

a county, city, or town, provided that any such ruling in favor of a county, city, or town shall not result 60 in more than an aggregate of \$100,000 being redistributed from all other counties, cities, and towns. 61 62 Counties, cities, and towns are authorized to request such ruling. The Tax Commissioner shall issue no 63 such ruling changing the current distribution in favor of a county, city, or town unless the county, city, 64 or town provides evidence to the Tax Commissioner that it had collected telecommunications and 65 television cable funds (local consumer utility tax on landlines and wireless, E-911, business license tax 66 in excess of 0.5%, cable franchise fee, video programming excise tax, local consumer utility tax on 67 cable television) in fiscal year 2006 from local tax rates adopted on or before January 1, 2006.

D. For the purposes of the Comptroller making the required transfers, the Tax Commissioner shall
make a written certification to the Comptroller no later than the twenty-fifth of each month certifying
the communications sales and use tax revenues generated in the preceding month. Within three calendar
days of receiving such certification, the Comptroller shall make the required transfers to the
Communications Sales and Use Tax Trust Fund.

E. If errors are made in any distribution, or adjustments are otherwise necessary, the errors shall be corrected and adjustments made in the distribution for the next month or for subsequent months.

75 2. That notwithstanding the pro rata distribution from the Communications Sales and Use Tax 76 Trust Fund as provided in subsection C of § 58.1-662 of the Code of Virginia, beginning July 1, 77 2010, such distribution shall be adjusted such that Tazewell County shall receive monthly 78 distributions from the Fund equal to the distributions it would have received if the Auditor of 79 Public Accounts had certified that the County had received \$650,507 of telecommunications and

80 television cable funds in fiscal year 2006.