2015 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-3851.1 of the Code of Virginia, relating to tourism zones; tax 3 revenue for tourism projects.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 58.1-3851.1 of the Code of Virginia is amended and reenacted as follows: 8

§ 58.1-3851.1. Entitlement to tax revenues from tourism project.

A. For purposes of this section, unless the context requires a different meaning:

"Economic development authority" means a local industrial development authority or a local or 10 regional political subdivision, the public purpose of which is to assist in economic development. 11

"Gap financing" means debt financing to compensate for a shortfall in project funding between the 12 13 expected development costs of an authorized tourism project and the debt and equity capital provided by the developer of the project. 14

15 B. 1. If a locality has established a tourism zone pursuant to § 58.1-3851, has adopted an ordinance establishing a tourism plan as determined by guidelines set forth by the Virginia Tourism Authority, and 16 17 has adopted an ordinance authorizing a tourism project to meet a deficiency identified in the adopted tourism plan approved by the Virginia Tourism Authority, and the tourism project has been certified by 18 19 the State Comptroller as qualifying for the entitlement to tax revenues authorized by this section, the 20 authorized tourism project shall be entitled to an amount equal to the revenues generated by a one 21 percent state sales and use tax on transactions taking place on the premises of the authorized tourism project. The entitlement shall be contingent on the locality enacting an ordinance designating certain 22 23 local tax revenues to the tourism project pursuant to subsection C and shall be subject to the conditions 24 set forth in subsection D. The purpose of such entitlement shall be to assist the developer with obtaining 25 gap financing and making payments of principal and interest thereon. The entitlement shall continue 26 until the gap financing is paid in full. Entitled sales tax revenues shall be applied solely to payments of 27 principal and interest on the qualified gap financing.

28 2. On a quarterly basis, the Tax Commissioner shall certify the amount of the entitled sales tax 29 revenues to the Comptroller, who shall remit such revenues to the county or city in which the authorized 30 tourism project is located. The county or city shall remit the revenues to the economic development 31 authority. No payments herein shall be made until an agreement exists between the developer of the 32 authorized tourism project and the economic development authority.

33 3. The state sales tax entitlement established in subdivision 1 shall not include any sales tax revenues 34 dedicated pursuant to § 58.1-638 or 58.1-638.1.

35 C. If a locality has adopted the ordinances required by subdivision B 1 to entitle an authorized 36 tourism project to an amount equal to the revenues generated by a one percent state sales and use tax on 37 transactions taking place on the premises of the authorized tourism project, the local governing body of 38 the county or city in which the authorized tourism project is located shall also direct by ordinance that 39 an amount equal to the revenues generated by at least a one percent local sales and use tax, or an 40 equivalent amount of other local tax revenues as designated by the ordinance, generated by transactions 41 taking place on the premises of the authorized tourism project shall be applied to the payment of 42 principal and interest on the qualified gap financing. Such revenues shall be remitted in the same 43 manner, for the same time period, and under the same conditions as the remittances paid in accordance 44 with subsection B, mutatis mutandis.

45 D. Prior to any entitlement to tax revenues for an authorized tourism project pursuant to subsections B and C, the owner of such project shall have a minimum of 80 70 percent of funding for the project in 46 47 place through debt or equity, enter into a performance agreement with the economic development 48 authority or political subdivision, and enter into an agreement to pay an access fee. The access fee shall be equivalent to the state sales tax revenue generated by and returned to the project pursuant to 49 50 subdivision B 1 and shall be collected by the locality and remitted to the economic development authority on a quarterly basis. The access fee and the sales tax entitlement shall be used solely to make 51 52 payments of principal and interest on the qualified gap funding.

53 E. In the event that the total amount of sales tax entitlement and the access fee exceeds any annual 54 debt service on the qualified gap financing, such excess shall be paid to the principal of the loan until 55 the qualified gap financing is paid in full.

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