# DEPARTMENT OF TAXATION 2012 Fiscal Impact Statement

 Patron Israel D. O'Quinn
Committee Senate Finance
Title Retail Sales and Use Tax; City of Bristol, Entitlement to Sales Tax Revenue
Second House: X In Committee Substitute Enrolled
Substitute Enrolled

This bill would add the City of Bristol to the list of localities eligible to receive certain sales tax revenues generated by qualifying public facilities in their jurisdiction in order to repay bonds issued to pay the costs of such facilities. In addition, this bill would require that any development in the City of Bristol to which the City of Bristol contributes infrastructure or real property as part of a public-private partnership with the developer of any regional impact be deemed a "public facility," that would likewise entitle the City of Bristol to a portion of the sales tax revenue generated by such facility. "Development of regional impact" would mean a development that the City of Bristol reasonably anticipates will 1) require a capital investment of at least \$50 million, 2) generate at least \$5 million annually in state sales and use tax revenue from sales within the development, 3) attract at least 1 million visitors annually, and 4) have a substantial positive impact on the health, safety, and welfare of the citizens of at least one county, city, or town in addition to the City of Bristol, due to the development's character, magnitude, and location.

Under current law, any municipality which has issued bonds during a specified time period to pay the cost of any public facility, as defined by law, is entitled to a portion of the sales tax revenues generated by transactions taking place in the public facility.

The effective date of this bill is not specified.

### 6. Budget amendment necessary: No.

- 7. Fiscal Impact Estimates are: Not available. (See Line 8.)
- 8. Fiscal implications:

### Administrative Costs

The Department would incur no administrative costs in implementing this bill.

## Revenue Impact

The introduced Executive Budget allocates currently undedicated Retail Sales and Use Tax revenues from the General Fund to the Highway Maintenance and Operating Fund ("HMOF") beginning July 1, 2012. The revenue impact of this bill assumes passage of the introduced Executive Budget.

The changes proposed in this bill would result in a decrease in state revenue, the magnitude of which is unknown, but could potentially be \$2.5 million or more annually, assuming one or more facilities in the City of Bristol meets the bill's limiting requirement under proposed subsection (B) that the facility be reasonably expected to remit at least \$5 million in state sales and use taxes annually.

Currently, there are ten public facilities in Virginia, which collectively retained approximately \$440,468 in Fiscal Year 2011. Because the number of facilities in the City of Bristol that would qualify as a result of adding the city of Bristol to the list of qualifying localities enumerated in subsection (A) and the amount of potential sales revenue a facility fitting the current public facility definition will retain could not be determined, the magnitude of the revenue loss is unknown.

Given the nature of the public facility to which this bill could apply under proposed subsection (B), the amount of sales taxes generated and transferred to the City of Bristol likely would be substantially more than the taxes generated in the ten public facilities currently in Virginia. Because the amount of potential sales revenue a facility fitting the expanded definition would retain could not be determined, the magnitude of the revenue loss is unknown.

### 9. Specific agency or political subdivisions affected:

Department of Accounts Department of Taxation Cities of Bristol

### 10. Technical amendment necessary: No.

### 11. Other comments:

### Current Law

*Va. Code* § 58.1-608.3 (formerly the Public Facilities Act) allows sales tax revenue attributable to sales in new or substantially and significantly renovated or expanded public facilities to be transferred back to municipalities to pay the costs of the bonds issued to finance such facilities. Qualifying public facilities include auditoriums, coliseums, convention centers, conference centers, and certain hotels and sports facilities located in the Cities of Hampton, Newport News, Norfolk, Portsmouth, Richmond, Roanoke, Salem, Staunton, Suffolk and Virginia Beach. Currently, shopping centers and malls do not qualify for the public facility designation.

Under current law, the sales tax revenue can be used to pay the following costs for which bonds are issued: 1) the purchase price of the public facility; 2) expenses incident in determining the feasibility or practicability of the public facility; 3) the costs of plans, specifications, surveys and estimates of costs and revenues; 4) the cost of land, property, rights, easements, and franchises acquired; 5) the costs of improvement, property or equipment; 6) the cost of engineering, legal, and other professional services; 7) the cost of construction or reconstruction; 8) the costs of labor, materials, machinery and equipment; 9) financing charges; 10) interest before and during construction and for up to one year after completion of construction; 11) start-up costs and operating capital; 12) payments by the locality of its share of the cost of any multijurisdictional public facility; 13) administrative expenses; 14) amounts deposited to reserve or replacement funds; and 15) other necessary expenses.

Under current law, a substantial and significant expansion to a public facility entails an increase in floor space of at least 50 percent over that existing in the preexisting facility or an increase in floor space of at least 10 percent over that existing in a currently qualifying public facility.

Sales tax revenues generated from all transactions taking place in the facility, including, but not limited to, concessionaires sales, vending machine sales, and merchandise sales, are transferred back to the municipality. Entitlement to these sales tax revenues continues for the lifetime of the bonds, but not beyond 35 years, and all such revenues are required to be applied to the repayment of the bonds. No remittance is made until construction of the facility is complete.

#### Legislative History

As originally enacted in 1992, this transfer mechanism applied only to one facility in the City of Roanoke. The 1998 General Assembly amended the population requirements to include the City of Portsmouth, and in 1999, the population requirements were again amended to include the City of Suffolk. The General Assembly in 2000 amended the population requirements to include the City of Hampton, in 2001 to include the City of Staunton, in 2004 to include the City of Newport News and the City of Salem, in 2006 to include the City of Norfolk, and in 2009 to include the City of Richmond and the City of Virginia Beach.

The definition for public facility was expanded in 1998 to include hotels which are attached to and are an integral part of the public facility, in 2006 to exclude residential condominiums, townhomes, or other residential units, in 2009 to include sports facilities designed for use primarily as a baseball stadium for a minor league professional baseball affiliated team, and in 2011 to hotels that are adjacent to convention centers owned by public entities where the hotel owners enter into a public-private partnership requiring the locality to contribute infrastructure, real property or conference space.

### <u>Proposal</u>

This bill would add the City of Bristol to the list of localities eligible to receive certain sales tax revenues generated by qualifying public facilities in their jurisdiction in order to repay bonds issued to pay the costs of such facilities. In addition, this bill would require that any

development in the City of Bristol to which the City of Bristol contributes infrastructure or real property as part of a public-private partnership with the developer of any regional impact be deemed a "public facility," that would likewise entitle the City of Bristol to a portion of the sales tax revenue generated by such facility. "Development of regional impact" would mean a development that the City of Bristol reasonably anticipates will 1) require a capital investment of at least \$50 million, 2) generate at least \$5 million annually in state sales and use tax revenue from sales within the development, 3) attract at least 1 million visitors annually, and 4) have a substantial positive impact on the health, safety, and welfare of the citizens of at least one county, city, or town in addition to the City of Bristol, due to the development's character, magnitude, and location.

The effective date of this bill is not specified.

#### Similar Legislation

**Senate Bill 607** is similar to this bill, but would also require the Department to review the locality's findings concerning the development of regional impact requirements and provide a written report to the House and Senate Finance Committees and House Appropriations Committee as to these findings.

**Senate Bill 684** would add the City of Winchester to the list of localities that are entitled to sales and use tax revenues generated at certain public facilities for the repayment of bonds related to the public facilities.

cc : Secretary of Finance

Date: 2/19/2012 KP DLAS File Name: HB1116FE161