

WEST VIRGINIA LEGISLATURE

2025 REGULAR SESSION

ENROLLED

Committee Substitute

for

House Bill 2695

BY DELEGATES MAYNOR, ROOP, BROOKS, TONEY,

WILLIS, AND HORNBY

[Passed April 12, 2025; in effect 90 days from
passage (July 11, 2025)]

1 AN ACT to amend and reenact §7-22-9 of the Code of West Virginia, 1931, as amended, relating
2 to county economic opportunity development districts; authorizing Raleigh County to levy
3 a special district excise tax for the benefit of the Raleigh County Economic Opportunity
4 Development District; authorizing Mason County to levy a special district excise tax for the
5 benefit of the Town of Henderson Economic Opportunity District; and requiring Mason
6 County and Raleigh County to comply with requirements to hold a public hearing, submit
7 a certain application, and receive approval as required by law; and requiring jurisdictions
8 authorized to levy special excise tax to file a detailed annual report.”

Be it enacted by the Legislature of West Virginia:

ARTICLE 22. COUNTY ECONOMIC OPPORTUNITY DEVELOPMENT DISTRICTS.

§7-22-9. Authorization to levy special district excise tax.

1 (a) General. — County commissions have no inherent authority to levy taxes and have
2 only that authority expressly granted to them by the Legislature. The Legislature is specifically
3 extended, and intends by this article, to exercise certain relevant powers expressed in section
4 six-a, article X of the Constitution of this state as follows: (1) The Legislature may appropriate
5 state funds for use in matching or maximizing grants-in-aid for public purposes from the United
6 States or any department, bureau, commission or agency thereof, or any other source, to any
7 county, municipality or other political subdivision of the state, under such circumstances and
8 subject to such terms, conditions and restrictions as the Legislature may prescribe by law; and
9 (2) the Legislature may impose a state tax or taxes, or dedicate a state tax or taxes, or any portion
10 thereof for the benefit of, and use by, counties, municipalities, or other political subdivisions of the
11 state for public purposes, the proceeds of any such imposed or dedicated tax or taxes or portion
12 thereof to be distributed to such counties, municipalities or other political subdivisions of the state
13 under such circumstances and subject to such terms, conditions and restrictions as the
14 Legislature may prescribe.

15 Because a special district excise tax would have the effect of diverting, for a specified
16 period of years, tax dollars which to the extent, if any, are not essentially incremental to tax dollars
17 currently paid into the General Revenue Fund of the state, the Legislature finds that in order to
18 substantially ensure that such special district excise taxes will not adversely impact the current
19 level of the General Revenue Fund of the state, it is necessary for the Legislature to separately
20 consider and act upon each and every economic development district which is proposed,
21 including the unique characteristics of location, current condition and activity of and within the
22 area included in such proposed economic opportunity development district and that for such
23 reasons a statute more general in ultimate application is not feasible for accomplishment of the
24 intention and purpose of the Legislature in enacting this article. Therefore, no economic
25 opportunity development district excise tax may be levied by a county commission until after the
26 Legislature expressly authorizes the county commission to levy a special district excise tax on
27 sales of tangible personal property and services made within district boundaries approved by the
28 Legislature.

29 (b) Authorizations. — The Legislature authorizes the following county commissions to levy
30 special district excise taxes on sales of tangible personal property and services made from
31 business locations in the following economic opportunity development districts:

32 (1) The Ohio County Commission may levy a special district excise tax for the benefit of
33 the Fort Henry Economic Opportunity Development District which comprises 500 contiguous
34 acres of land. Notwithstanding the time limitations provisions of subdivision (2), subsection (a),
35 section fifteen of this article, the Fort Henry Economic Opportunity Development District shall not
36 be abolished under subdivision (2), subsection (a), section fifteen of this article until the year 2054,
37 unless sooner abolished and terminated in accordance with the provisions of subdivision (1),
38 subsection (a), section fifteen of this article or any other provision of this code, or sooner abolished
39 for any other reason: *Provided*, That on December 31, 2054, the provisions of subdivision (2),

40 subsection (a), section fifteen of this article shall apply to abolish the Fort Henry Economic
41 Opportunity Development District, if the district has not been abolished prior to that date.

42 (2) The Harrison County Commission may levy a special district excise tax for the benefit
43 of the Charles Pointe Economic Opportunity Development District which comprises 437 acres of
44 land.

45 (3) The Monongalia County Commission may levy a special district excise tax for the
46 benefit of the University Town Centre Economic Opportunity Development District which
47 comprises approximately 1,450 contiguous acres of land. Notwithstanding the time limitations
48 provisions of §7-22-15(a)(2) of this code, the University Town Centre Economic Opportunity
49 Development District shall not be abolished pursuant to §7-22-15(a)(2) of this code until the year
50 2053, unless sooner abolished and terminated in accordance with the provisions of subdivision
51 §7-22-15(a)(1) of this code or any other provision of this code, or sooner abolished for any other
52 reason: *Provided*, That on December 31, 2053, the provisions of §7-22-15(a)(2) of this code shall
53 apply to abolish the University Town Centre Economic Opportunity Development District, if the
54 district has not been abolished prior to that date.

55 (4) The Jefferson County Commission may levy a special district excise tax for the benefit
56 of the Hill Top House Hotel Economic Opportunity District which comprises approximately 11
57 contiguous acres of land: *Provided*, That notwithstanding any other provision of this article to the
58 contrary:

59 (A) The Jefferson County Commission may create the district and levy the special district
60 excise tax by order entered of record as provided in §7-22-10 of this code without the approval of
61 the executive director of the development office; and

62 (B) The Jefferson County Commission may determine the base district tax, the base tax
63 revenue amount, the gross annual district tax revenue amount, and the estimated net annual
64 district tax revenue amount in lieu of that determination by the development office as provided in
65 §7-22-7 of this code. For purposes of determining the base tax revenue amount, the Jefferson

66 County Commission shall promptly request a certification from the Tax Commissioner of the base
67 tax revenue amount and the Tax Commissioner shall provide the certification to the Jefferson
68 County Commission within thirty days.

69 (5) The Mercer County Commission may levy a special district excise tax for the benefit
70 of The Ridges Economic Opportunity Development District which comprises approximately 420
71 contiguous acres of land, subject to holding a public hearing as provided in §7-22-14(c) of this
72 code, submitting the application required by §7-22-14(d) of this code, and obtaining the approval
73 of the West Virginia Development Office as provided in §7-22-14(e) of this code.

74 (6) The Raleigh County Commission may levy a special district excise tax for the benefit
75 of the Raleigh County Economic Opportunity Development District which comprises
76 approximately 1,600 contiguous acres of land, subject to holding a public hearing as provided in
77 §7-22-6 of this code, submitting the application required by §7-22-6 and §7-22-7 of this code, and
78 obtaining the approval of the West Virginia Development Office as provided in §7-22-7 of this
79 code.

80 (7) The Mason County Commission may levy a special district excise tax for the benefit of
81 the Town of Henderson Economic Opportunity District which comprises approximately 150
82 contiguous acres of land, subject to holding a public hearing as provided in §7-22-6 of this code,
83 submitting the application required by §7-22-6 and §7-22-7 of this code, and obtaining the
84 approval of the West Virginia Development Office as provided in §7-22-7 of this code.

85 (c) *Annual Reports.* — Notwithstanding any other provision of this code to the contrary,
86 any jurisdiction that imposes a special district excise tax shall compile and issue an annual report
87 for each fiscal year of operation, such year beginning on July 1 and ending on June 30. The annual
88 report shall be issued on or before the next succeeding December 31 after the close of each fiscal
89 year.

90 (1) The annual report shall be filed with the Governor, the Secretary of Commerce, the
91 Secretary of Revenue, and the Joint Committee on Government and Finance.

92 (2) The annual report shall set forth in detail the following information:

93 (A) The amount of special district excise tax collected during the fiscal year.

94 (B) The total assessed value of all property located in the district at the inception of the
95 district;

96 (C) The total assessed value of all property for the most recent property tax year in the
97 district;

98 (D) A list of all businesses operating in the special district during the report year;

99 (E) The amount of indebtedness attributed to the sales tax increment financing project;

100 (F) The date of maturity for debts and annual amortization payment schedules for debt
101 financed with the sales tax increment financing project;

102 (G) The projected date for retirement of all debt financed with the sales tax increment
103 financing project; and

104 (H) The projected date of dissolution of the special district.

The Clerk of the House of Delegates and the Clerk of the Senate hereby certify that the foregoing bill is correctly enrolled.

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Clerk of the House of Delegates

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Clerk of the Senate

Originated in the House of Delegates.

In effect 90 days from passage.

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Speaker of the House of Delegates

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President of the Senate

The within is this the.....
Day of, 2025.

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Governor