# Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

## **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 10-0737.01 Jason Gelender

**HOUSE BILL 10-1191** 

#### **HOUSE SPONSORSHIP**

Pommer,

#### SENATE SPONSORSHIP

Heath,

### **House Committees**

**Senate Committees** 

Finance Appropriations

	A BILL FOR AN ACT
101	CONCERNING THE NARROWING OF THE EXISTING EXEMPTION FROM
102	THE STATE SALES AND USE TAXES FOR FOOD, AND, IN
103	CONNECTION THEREWITH, SUBJECTING CANDY AND SOFT DRINKS
104	TO THE STATE SALES AND USE TAXES, AND MAKING AN
105	APPROPRIATION THEREFOR.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Effective March 1, 2010, sections 1 and 2 of the bill:

- ! Narrow the existing state sales and use tax exemptions for food so that candy and soft drinks are no longer exempt from the state sales tax and use taxes;
- ! Authorize the department of revenue to promulgate rules that allow sellers of candy and soft drinks to, if necessary, reasonably estimate the amount of sales taxes due on their sales; and
- ! Make conforming amendments to prevent the narrowing of the exemption from affecting county, municipal, and other local government or political subdivision sales and use taxes.
- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1.** 39-26-707 (1) (e) and (2) (d), Colorado Revised
- 3 Statutes, are amended, and the said 39-26-707 is further amended BY
- 4 THE ADDITION OF THE FOLLOWING NEW SUBSECTIONS, to
- 5 read:
- 6 **39-26-707. Food, meals, and beverages definitions.** (1) The
- following shall be exempt from taxation under the provisions of part 1 of
- 8 this article:
- 9 (e) (I) Commencing January 1, 1980, all sales of food; EXCEPT
- 10 THAT, ON AND AFTER MARCH 1, 2010, SALES OF CANDY AND SOFT DRINKS
- 11 SHALL BE SUBJECT TO SUCH TAXATION.
- 12 (II) FOR THE PURPOSES OF THIS PARAGRAPH (e):
- 13 (A) "CANDY" MEANS A PREPARATION OF SUGAR, HONEY, OR OTHER
- 14 NATURAL OR ARTIFICIAL SWEETENERS IN COMBINATION WITH CHOCOLATE,
- 15 FRUIT, NUTS, OR OTHER INGREDIENTS OR FLAVORINGS IN THE FORM OF
- 16 BARS, DROPS, OR PIECES. "CANDY" SHALL NOT INCLUDE ANY
- 17 PREPARATION CONTAINING FLOUR AND SHALL REQUIRE NO
- 18 REFRIGERATION.
- 19 (B) "SOFT DRINKS" MEANS NONALCOHOLIC BEVERAGES THAT

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1	CONTAIN NATURAL OR ARTIFICIAL SWEETENERS. "SOFT DRINKS" DO NOT
2	INCLUDE BEVERAGES THAT CONTAIN MILK OR MILK PRODUCTS, SOY, RICE,
3	OR SIMILAR MILK SUBSTITUTES, OR GREATER THAN FIFTY PERCENT OF
4	VEGETABLE OR FRUIT JUICE BY VOLUME.
5	(2) The following shall be exempt from taxation under the
6	provisions of part 2 of this article:
7	(d) (I) Effective January 1, 1980, the storage, use, or consumption
8	of food; as defined in section 39-26-102 (4.5) EXCEPT THAT, ON AND
9	AFTER MARCH 1, 2010, THE STORAGE, USE, OR CONSUMPTION OF CANDY
10	AND SOFT DRINKS SHALL BE SUBJECT TO SUCH TAXATION.
11	(II) FOR THE PURPOSES OF THIS PARAGRAPH (d):
12	(A) "CANDY" MEANS A PREPARATION OF SUGAR, HONEY, OR OTHER
13	NATURAL OR ARTIFICIAL SWEETENERS IN COMBINATION WITH CHOCOLATE,
14	FRUIT, NUTS, OR OTHER INGREDIENTS OR FLAVORINGS IN THE FORM OF
15	BARS, DROPS, OR PIECES. "CANDY" SHALL NOT INCLUDE ANY
16	PREPARATION CONTAINING FLOUR AND SHALL REQUIRE NO
17	REFRIGERATION.
18	(B) "SOFT DRINKS" MEANS NONALCOHOLIC BEVERAGES THAT
19	CONTAIN NATURAL OR ARTIFICIAL SWEETENERS. "SOFT DRINKS" DO NOT
20	INCLUDE BEVERAGES THAT CONTAIN MILK OR MILK PRODUCTS, SOY, RICE,
21	OR SIMILAR MILK SUBSTITUTES, OR GREATER THAN FIFTY PERCENT OF
22	VEGETABLE OR FRUIT JUICE BY VOLUME.
23	(3) NOTWITHSTANDING ANY PROVISION OF LAW TO THE
24	CONTRARY, FOR ANY LOCAL GOVERNMENT OR POLITICAL SUBDIVISION OF
25	THE STATE THAT LEVIES A SALES OR USE TAX BASED ON THE SALES OR USE
26	TAX LEVIED BY THE STATE PURSUANT TO THIS ARTICLE, THE SALE OR
27	STORAGE, USE, OR CONSUMPTION OF CANDY AND SOFT DRINKS, AS DEFINED

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1	IN PARAGRAPHS (e) OF SUBSECTION $(1)$ AND $(d)$ OF SUBSECTION $(2)$ OF THIS
2	SECTION, ON AND AFTER MARCH 1, 2010, SHALL BE EXEMPT FROM THE
3	SALES OR USE TAX OF THE LOCAL GOVERNMENT OR POLITICAL SUBDIVISION
4	UNLESS THE LOCAL GOVERNMENT OR POLITICAL SUBDIVISION EXPRESSLY
5	SUBJECTS SUCH SALES OR STORAGE, USE, OR CONSUMPTION TO ITS SALES
6	OR USE TAX AT THE TIME OF ADOPTION OF ITS INITIAL SALES OR USE TAX
7	ORDINANCE OR RESOLUTION OR BY SUBSEQUENT AMENDMENT THERETO.
8	IF THE LOCAL GOVERNMENT OR POLITICAL SUBDIVISION EXPRESSLY
9	SUBJECTS SUCH SALES OR STORAGE, USE, OR CONSUMPTION TO ITS SALES
10	OR USE TAX, THE EFFECTIVE DATE SHALL BE EITHER JANUARY 1 OR JULY
11	1, AND THE LOCAL GOVERNMENT OR POLITICAL SUBDIVISION SHALL
12	PROVIDE NOTICE TO THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF
13	REVENUE AT LEAST FORTY-FIVE DAYS PRIOR TO THE EFFECTIVE DATE OF
14	THE SALES OR USE TAX.
15	(4) THE DEPARTMENT OF REVENUE MAY PROMULGATE RULES, IN
16	ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., TO PROVIDE A MEANS
17	BY WHICH A PERSON WHO SELLS CANDY OR SOFT DRINKS AT RETAIL MAY,
18	IF NECESSARY, REASONABLY ESTIMATE THE AMOUNT OF SALES TAXES DUE
19	ON SUCH CANDY AND SOFT DRINKS.
20	SECTION 2. 39-26-714 (2) and (3), Colorado Revised Statutes,
21	are amended, and the said 39-26-714 is further amended BY THE
22	ADDITION OF THE FOLLOWING NEW SUBSECTIONS, to read:
23	<b>39-26-714. Vending machines - definitions.</b> (2) On and after
24	January 1, 2000, all sales and purchases of food, as defined in section
25	39-26-102 (4.5), by or through vending machines shall be exempt from
26	taxation under the provisions of part 1 of this article; EXCEPT THAT, ON
27	AND AFTER MARCH 1, 2010, SALES AND PURCHASES OF CANDY AND SOFT

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1	DRINKS BY OR THROUGH VENDING MACHINES SHALL BE SUBJECT TO SUCH
2	TAXATION.
3	(3) On and after January 1, 2000, the storage, use, or consumption
4	of food, as defined in section 39-26-102 (4.5), purchased by or through
5	vending machines shall be exempt from taxation under the provisions of
6	part 2 of this article; EXCEPT THAT, ON AND AFTER MARCH 1, 2010, THE
7	STORAGE, USE, OR CONSUMPTION OF CANDY AND SOFT DRINKS PURCHASED
8	BY OR THROUGH VENDING MACHINES SHALL BE SUBJECT TO SUCH
9	TAXATION.
10	(4) FOR THE PURPOSES OF THIS SECTION:
11	(a) "CANDY" MEANS A PREPARATION OF SUGAR, HONEY, OR OTHER
12	NATURAL OR ARTIFICIAL SWEETENERS IN COMBINATION WITH CHOCOLATE,
13	FRUIT, NUTS, OR OTHER INGREDIENTS OR FLAVORINGS IN THE FORM OF
14	BARS, DROPS, OR PIECES. "CANDY" SHALL NOT INCLUDE ANY
15	PREPARATION CONTAINING FLOUR AND SHALL REQUIRE NO
16	REFRIGERATION.
17	(b) "SOFT DRINKS" MEANS NONALCOHOLIC BEVERAGES THAT
18	CONTAIN NATURAL OR ARTIFICIAL SWEETENERS. "SOFT DRINKS" DO NOT
19	INCLUDE BEVERAGES THAT CONTAIN MILK OR MILK PRODUCTS, SOY, RICE,
20	OR SIMILAR MILK SUBSTITUTES, OR GREATER THAN FIFTY PERCENT OF
21	VEGETABLE OR FRUIT JUICE BY VOLUME.
22	(5) THE DEPARTMENT OF REVENUE SHALL PROMULGATE RULES, IN
23	ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., TO PROVIDE A MEANS
24	BY WHICH A PERSON WHO SELLS CANDY OR SOFT DRINKS PURCHASED BY
25	AND THROUGH VENDING MACHINES MAY, IF NECESSARY, REASONABLY
26	ESTIMATE THE AMOUNT OF SALES TAXES DUE ON SUCH CANDY AND SOFT

27

DRINKS.

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1	(6) Notwithstanding any provision of law to the
2	CONTRARY, FOR ANY LOCAL GOVERNMENT OR POLITICAL SUBDIVISION OF
3	THE STATE THAT LEVIES A SALES OR USE TAX BASED ON THE SALES OR USE
4	TAX LEVIED BY THE STATE PURSUANT TO THIS ARTICLE, THE SALE OR
5	STORAGE, USE, OR CONSUMPTION OF CANDY AND SOFT DRINKS, AS DEFINED
6	IN SUBSECTION (4) OF THIS SECTION, PURCHASED BY OR THROUGH
7	VENDING MACHINES ON AND AFTER MARCH 1, 2010, SHALL BE EXEMPT
8	FROM THE SALES OR USE TAX OF THE LOCAL GOVERNMENT OR POLITICAL
9	SUBDIVISION UNLESS THE LOCAL GOVERNMENT OR POLITICAL SUBDIVISION
10	EXPRESSLY SUBJECTS SUCH SALES OR STORAGE, USE, OR CONSUMPTION TO
11	ITS SALES OR USE TAX AT THE TIME OF ADOPTION OF ITS INITIAL SALES OR
12	USE TAX ORDINANCE OR RESOLUTION OR BY SUBSEQUENT AMENDMENT
13	THERETO. IF THE LOCAL GOVERNMENT OR POLITICAL SUBDIVISION
14	EXPRESSLY SUBJECTS SUCH SALES OR STORAGE, USE, OR CONSUMPTION TO
15	ITS SALES OR USE TAX, THE EFFECTIVE DATE SHALL BE EITHER JANUARY
16	1 OR JULY 1, AND THE LOCAL GOVERNMENT OR POLITICAL SUBDIVISION
17	SHALL PROVIDE NOTICE TO THE EXECUTIVE DIRECTOR OF THE DEPARTMENT
18	OF REVENUE AT LEAST FORTY-FIVE DAYS PRIOR TO THE EFFECTIVE DATE
19	OF THE SALES OR USE TAX.
20	SECTION 3. Part 1 of article 21 of title 39, Colorado Revised
21	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
22	read:
23	39-21-122. Revenue impact of 2010 tax legislation - tracking
24	by department. The department of revenue shall account for all
25	REVENUE ATTRIBUTABLE TO THE ENACTMENT OF HOUSE BILL 10-1191,
26	ENACTED IN $2010$ , and shall, to the extent such information is
27	AVAILABLE, MAKE QUARTERLY REPORTS TO THE GENERAL ASSEMBLY

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1	REGARDING THE QUARTERLY AND CUMULATIVE NET REVENUE GAIN TO THE
2	STATE RESULTING FROM THE ENACTMENT OF SAID BILL.
3	SECTION 4. Appropriation. In addition to any other
4	appropriation, there is hereby appropriated, out of any moneys in the
5	general fund not otherwise appropriated, to the department of revenue, for
6	allocation to the taxation business group, taxation and compliance
7	division, for the fiscal year beginning July 1, 2009, the sum of ninety-four
8	thousand three hundred twenty-two dollars (\$94,322) and 0.9 FTE, or so
9	much thereof as may be necessary, for the implementation of this act.
10	SECTION 5. Safety clause. The general assembly hereby finds,
11	determines, and declares that this act is necessary for the immediate
12	preservation of the public peace, health, and safety.

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