03/18/19 REVISOR EAP/TM 19-4751 as introduced

## SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

A bill for an act

relating to taxation; sales and use; amending the requirements for imposition and

S.F. No. 2785

(SENATE AUTHORS: CHAMBERLAIN and Rest)

**DATE** 04/04/2019

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Introduction and first reading
Referred to Taxes

OFFICIAL STATUS

1.3 1.4	use of local sales and use taxes; amending Minnesota Statutes 2018, section 297A.99, subdivisions 1, 2, 3, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2018, section 297A.99, subdivision 1, is amended to read:
1.7	Subdivision 1. Authorization; scope. (a) A political subdivision of this state may impose
1.8	a general sales tax (1) under section 297A.992, (2) under section 297A.993, (3) if permitted
1.9	by special law, or (4) if the political subdivision enacted and imposed the tax before January
1.10	1, 1982, and its predecessor provision.
1.11	(b) This section governs the imposition of a general sales tax by the political subdivision.
1.12	The provisions of this section preempt the provisions of any special law:
1.13	(1) enacted before June 2, 1997, or
1.14	(2) enacted on or after June 2, 1997, that does not explicitly exempt the special law
1.15	provision from this section's rules by reference.
1.16	(c) This section does not apply to or preempt a sales tax on motor vehicles or a special
1.17	excise tax on motor vehicles.
1.18	(d) A political subdivision may not advertise or expend funds for the promotion of a
1.19	referendum to support imposing a local option sales tax- and may only spend funds related
1.20	to imposing a local sales tax to:

(e) Notwithstanding paragraph (d), a political subdivision may expend funds to:

Section 1.

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2.1	(1) cond	uct the referendum	· ·		
2.2	(2) disse	eminate information	n included in the r	esolution adopted under	subdivision 2 <u>, bu</u>
2.3	only if the d	lisseminated inform	nation includes a l	ist of specific projects ar	nd the cost of each
2.4	individual p	project;			
2.5	(3) prov	ide notice of, and co	onduct public for	ıms at which proponents	and opponents or
2.6	the merits o	f the referendum ar	e given equal tim	e to express their opinion	ns on the merits of
2.7	the referend	lum;			
2.8	(4) provi	ide facts and data or	n the impact of the	proposed sales tax on con	nsumer purchases
2.9	and				
2.10	(5) prov	ide facts and data r	elated to the indiv	vidual programs and proj	ects to be funded
2.11	with the sale	es tax.			
2.12	<b>EFFEC</b>	TIVE DATE. This	section is effecti	ve the day following fina	al enactment.
2.13	Sec. 2. Mi	nnesota Statutes 20	018, section 297A	.99, is amended by addir	ng a subdivision to
2.14	read:				
2.15	Subd. 1a	a. Purpose stateme	e <b>nt.</b> Local sales ta	exes are to be used instea	d of traditional
2.16	local revenu	ues only for constru	ection and rehabil	itation of capital projects	when a clear
2.17	regional ber	nefit beyond the tax	king jurisdiction o	an be demonstrated. Use	of local sales tax
2.18	revenues for	r local projects dec	reases the benefit	s to taxpayers of the ded	uctibility of local
2.19	property tax	tes and the state ass	istance provided	through the property tax	refund system and
2.20	increases th	e fiscal inequities b	between similar co	ommunities.	
2.21	Sec. 3. Mi	innesota Statutes 20	018, section 297 <i>A</i>	a.99, subdivision 2, is am	nended to read:
2.22	Subd. 2.	Local resolution	before application	on for authority. (a) Bef	ore the governing

- body of a political subdivision requests legislative approval of to impose a local sales tax 2.23 authorized by a special law for a local sales tax that is administered under this section, it 2.24 shall adopt a resolution indicating its approval of the tax. The resolution must include, at a 2.25 minimum, the following information on: 2.26
- (1) the proposed tax rate, how the revenues will be used,; 2.27
- (2) a detailed description of no more than five capital projects that will be funded with 2.28 revenue from the tax; 2.29
- (3) documentation of the share of the economic benefit to or use of each project by 2.30 persons residing, or businesses located, outside of the jurisdiction; 2.31

Sec. 3. 2 (4) the amount of sales tax revenue that would be used for each project and the estimated time needed to raise that amount of revenue; and

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(5) the total revenue that will be raised <u>for all projects</u> before the tax expires, and the estimated length of time that the tax will be in effect if all proposed projects are funded.

This subdivision applies to local laws enacted after June 30, 1998. (b) The jurisdiction seeking authority to impose a local sales tax by special law must submit the resolution in paragraph (a) along with underlying documentation indicating how the benefits under paragraph (a), clause (3), were determined, to the chairs of both the senate and house committees with jurisdiction over taxes no later than January 31 of the year in which the jurisdiction is seeking a special law authorizing the tax.

(c) The special legislation granting sales tax authority is not required to allow funding for all projects listed in the resolution with the revenue from the sales tax, but must not include any projects not contained in the resolution.

**EFFECTIVE DATE.** This section is effective the day following final enactment and applies to all local sales taxes not authorized by the legislature before July 1, 2019.

Sec. 4. Minnesota Statutes 2018, section 297A.99, subdivision 3, is amended to read:

- Subd. 3. Legislative authority required before voter approval; requirements for adoption, use, termination. (a) A political subdivision must receive legislative authority to impose a local sales tax before submitting the tax for approval by voters of the political subdivision. Imposition of a local sales tax is subject to approval by voters of the political subdivision at a general election. The election must be conducted before at a general election within the two-year period after the governing body of the political subdivision requests legislative approval of has received authority to impose the tax. If the authorizing legislation allows the tax to be imposed for more than one project, there must be a separate question approving the use of the tax revenue for each project. Notwithstanding the authorizing legislation, a project that is not approved by the voters may not be funded with the sales tax revenue and the termination date of the tax set in the authorizing legislation must be reduced proportionately based on the share of that project's cost to the total costs of all projects included in the authorizing legislation.
- (b) The proceeds of the tax must be dedicated exclusively to payment of the eost of a construction and rehabilitation costs and associated bonding costs related to the specific capital improvement which is designated at least 90 days before the referendum on imposition of the tax is conducted projects that were approved by the voters under paragraph (a).

Sec. 4. 3

(c) The tax must terminate after the improvement designated under paragraph (b) has been completed the revenues raised are sufficient to fund the projects approved by the voters under paragraph (a).

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- (d) After a sales tax imposed by a political subdivision has expired or been terminated, the political subdivision is prohibited from imposing a local sales tax for a period of one year. Notwithstanding subdivision 13, this paragraph applies to all local sales taxes in effect at the time of or imposed after May 26, 1999.
- (e) Notwithstanding paragraph (a), if a city received voter approval to seek authority for a local sales tax at the November 6, 2018, general election and is granted authority to impose a local sales tax before January 1, 2021, the tax may be imposed without an additional referendum provided that it meets the requirements of subdivision 2 and the list of specific projects contained in the resolution does not conflict with the projects listed in the approving referendum.
- 4.14 **EFFECTIVE DATE.** This section is effective the day following final enactment and applies to all local sales taxes not authorized by the legislature before July 1, 2019.

Sec. 4. 4