

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 HB4329

Introduced 1/16/2024, by Rep. John M. Cabello

SYNOPSIS AS INTRODUCED:

New Act

Creates the Prohibition of Closed-Door Tax Increases Act. Provides that a unit of local government may not increase a levied tax without authorization by referendum of the electors of the unit of local government. Provides that a referendum to increase a levied tax must include a sunset clause on which the tax increase authorized by the referendum measure shall expire. Provides that, if an increase in a levied tax is intended to generate a cash flow to service a debt, the increase must sunset no later than the date that the debt is scheduled to be paid off, and, if an increase in a levied tax is intended to generate a cash flow that will be spent for purposes other than debt service, the increase must sunset no later than 10 years after the date on which the tax increase begins. Provides that, to the extent the Act conflicts with any other provision of law, the Act controls. Provides that nothing in the Act infringes upon the right of a unit of local government to impose or increase nontax fines or fees. Provides that the Department of Revenue shall adopt rules to enforce the Act. Limits concurrent exercise of home rule taxing powers.

LRB103 35085 AWJ 65039 b

1 AN ACT concerning local government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 1. Short title. This Act may be cited as the Prohibition of Closed-Door Tax Increases Act.
- Section 5. Referendums required. A unit of local government may not increase a levied tax as otherwise provided by law without authorization by referendum of the electors of the unit of local government as provided in this Act.
- 10 Section 10. Sunset of increased taxes. A referendum to increase a levied tax must include a sunset clause on which the 11 12 tax increase authorized by the referendum measure shall 13 expire. If an increase in a levied tax is intended to generate a cash flow to service a debt, the increase must sunset no 14 15 later than the date that the debt is scheduled to be paid off. 16 If an increase in a levied tax is intended to generate a cash flow that will be spent for purposes other than debt service, 17 18 the increase must sunset no later than 10 years after the date on which the tax increase begins. 19
- 20 Section 15. Referendum language.
- 21 (a) The governing body of a unit of local government that

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- wishes to submit a tax increase to the electors of the unit of local government shall submit to the proper election authorities referendum language substantially in the form required under this Section.
 - (b) For a referendum to increase a levied tax to generate a cash flow to service a debt, the referendum must be substantially in the following form: "Shall the (name of the tax) authorized under (statutory or ordinance authority) be increased to (new tax rate) from (old tax rate) on (date of increase) to pay the (description of debt), with the increased rate ending on (the date that the debt is scheduled to be paid off)?"
 - (c) For a referendum to increase a levied tax to generate a cash flow that will be spent for purposes other than debt service, the referendum must be substantially in the following form: "Shall the (name of the tax) authorized under (statutory or ordinance authority) be increased to (new tax rate) from (old tax rate) on (date of increase) for (description of the purpose for the tax increase), with the increased rate ending on (a date no later than 10 years after the date on which the tax increase begins)?"
- 22 Section 85. Conflict with other laws; exclusions.
- 23 (a) To the extent this Act conflicts with any other 24 provision of law, this Act controls.
- 25 (b) Nothing in this Act infringes upon the right of a unit

- of local government to impose or increase nontax fines or
- 2 fees.
- 3 Section 90. Rules. The Department of Revenue shall adopt
- 4 rules to enforce this Act.
- 5 Section 95. Home rule. A home rule unit may not regulate
- 6 the levy of taxes in a manner inconsistent with this Act. This
- 7 Act is a limitation under subsections (i) and (g) of Section 6
- 8 of Article VII of the Illinois Constitution on the concurrent
- 9 exercise by home rule units of powers and functions exercised
- 10 by the State.