- 1 AMENDMENT TO SENATE BILL 2212
- 2 AMENDMENT NO. ____. Amend Senate Bill 2212 on page 89,
- 3 below line 34, by inserting the following:
- 4 "Section 7. The Property Tax Code is amended by changing
- 5 Sections 9-195 and 15-60 as follows:
- 6 (35 ILCS 200/9-195)
- 7 Sec. 9-195. Leasing of exempt property.
- 8 (a) Except as provided in Sections 15-35, 15-55, <u>15-60,</u>
- 9 15-100, and 15-103, when property which is exempt from
- 10 taxation is leased to another whose property is not exempt,
- 11 and the leasing of which does not make the property taxable,
- 12 the leasehold estate and the appurtenances shall be listed as
- 13 the property of the lessee thereof, or his or her assignee.
- 14 Taxes on that property shall be collected in the same manner
- 15 as on property that is not exempt, and the lessee shall be
- liable for those taxes. However, no tax lien shall attach to
- 17 the exempt real estate. The changes made by this amendatory
- 18 Act of 1997 and by this amendatory Act of the 91st General
- 19 Assembly are declaratory of existing law and shall not be
- 20 construed as a new enactment. The changes made by Public
- 21 Acts 88-221 and 88-420 that are incorporated into this
- 22 Section by this amendatory Act of 1993 are declarative of

- 1 existing law and are not a new enactment.
- 2 (b) The provisions of this Section regarding taxation of
- 3 leasehold interests in exempt property do not apply to any
- 4 leasehold interest created pursuant to any transaction
- 5 described in subsection (e) of Section 15-35, subsection
- 6 (c-5) of Section 15-60, subsection (b) of Section 15-100, or
- 7 Section 15-103.
- 8 (Source: P.A. 90-562, eff. 12-16-97; 91-513, eff. 8-13-99.)
- 9 (35 ILCS 200/15-60)
- 10 Sec. 15-60. Taxing district property. All property
- 11 belonging to any county or municipality used exclusively for
- 12 the maintenance of the poor is exempt, as is all property
- owned by a taxing district that is being held for future
- 14 expansion or development, except if leased by the taxing
- district to lessees for use for other than public purposes.
- 16 Also exempt are:
- 17 (a) all swamp or overflowed lands belonging to any
- 18 county;
- 19 (b) all public buildings belonging to any county,
- 20 township, or municipality, with the ground on which the
- 21 buildings are erected;
- 22 (c) all property owned by any municipality located
- 23 within its incorporated limits. Any such property leased by
- 24 a municipality shall remain exempt, and the leasehold
- 25 interest of the lessee shall be assessed under Section 9-195
- of this Act, (i) for a lease entered into on or after January
- 27 1, 1994, unless the lease expressly provides that this
- exemption shall not apply; (ii) for a lease entered into on
- or after the effective date of Public Act 87-1280 and before
- 30 January 1, 1994, unless the lease expressly provides that
- 31 this exemption shall not apply or unless evidence other than
- 32 the lease itself substantiates the intent of the parties to
- 33 the lease that this exemption shall not apply; and (iii) for

a lease entered into before the effective date of Public Act 1 2 87-1280, if the terms of the lease do not bind the lessee to pay the taxes on the leased property or if, notwithstanding 3 4 the terms of the lease, the municipality has filed or 5 hereafter files a timely exemption petition or complaint with б respect to property consisting of or including the leased 7 property for an assessment year which includes part or all of 8 the first 12 months of the lease period. The foregoing 9 clause (iii) added by Public Act 87-1280 shall not operate to exempt property for any assessment year as to which no timely 10 11 exemption petition or complaint has been filed by the municipality or as to which an administrative or court 12 13 decision denying exemption has become final and nonappealable. For each assessment year or portion thereof 14 that property is made exempt by operation of the foregoing 15 16 clause (iii), whether such year or portion is before or after the effective date of Public Act 87-1280, the leasehold 17 interest of the lessee shall, if necessary, be considered 18 19 omitted property for purposes of this Act; 20

(c-5) Notwithstanding clause (i) of subsection (c), all property owned by a municipality that is used for toll road or toll bridge purposes and that is leased for those purposes to another whose property is not exempt shall remain exempt, and any leasehold interest in the property shall not be subject to taxation under Section 9-195 of this Act;

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(d) all property owned by any municipality located outside its incorporated limits but within the same county when used as a tuberculosis sanitarium, farm colony in connection with a house of correction, or nursery, garden, or farm, or for the growing of shrubs, trees, flowers, vegetables, and plants for use in beautifying, maintaining, and operating playgrounds, parks, parkways, public grounds, buildings, and institutions owned or controlled by the municipality; and

- 1 (e) all property owned by a township and operated as
- 2 senior citizen housing under Sections 35-50 through 35-50.6
- 3 of the Township Code.
- 4 All property owned by any municipality outside of its
- 5 corporate limits is exempt if used exclusively for municipal
- 6 or public purposes.
- 7 For purposes of this Section, "municipality" means a
- 8 municipality, as defined in Section 1-1-2 of the Illinois
- 9 Municipal Code.
- 10 (Source: P.A. 89-165, eff. 1-1-96; 90-176, eff. 1-1-98.)
- 11 Section 10. The Illinois Municipal Code is amended by
- 12 changing Section 8-11-6 as follows:
- 13 (65 ILCS 5/8-11-6) (from Ch. 24, par. 8-11-6)
- 14 Sec. 8-11-6. Home Rule Municipal Use Tax Act.
- 15 (a) The corporate authorities of a home rule
- 16 municipality may impose a tax upon the privilege of using, in
- 17 such municipality, any item of tangible personal property
- 18 which is purchased at retail from a retailer, and which is
- 19 titled or registered at a location within the corporate
- 20 limits of such home rule municipality with an agency of this

State's government, at a rate which is an increment of 1/4%

- 22 and based on the selling price of such tangible personal
- 23 property, as "selling price" is defined in the Use Tax Act.
- 24 In home rule municipalities with less than 2,000,000
- inhabitants, the tax shall be collected by the municipality
- 26 imposing the tax from persons whose Illinois address for
- 27 titling or registration purposes is given as being in such
- 28 municipality.

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- 29 (b) In home rule municipalities with 2,000,000 or more
- 30 inhabitants, the corporate authorities of the municipality
- 31 may additionally impose a tax beginning July 1, 1991 upon the
- 32 privilege of using in the municipality, any item of tangible

1 personal property, other than tangible personal property

2 titled or registered with an agency of the State's

3 government, that is purchased at retail from a retailer

4 located outside the corporate limits of the municipality, at

a rate that is an increment of 1/4% not to exceed 1% and

based on the selling price of the tangible personal property,

as "selling price" is defined in the Use Tax Act. Such tax

8 shall be collected from the purchaser or-the-retailer either

9 by the municipality imposing such tax or by the Department of

Revenue pursuant to an agreement between the Department and

the municipality.

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To prevent multiple home rule taxation, the use in a home rule municipality of tangible personal property that is acquired outside the municipality and caused to be brought into the municipality by a person who has already paid a home rule municipal tax in another municipality in respect to the sale, purchase, or use of that property, shall be exempt to the extent of the amount of the tax properly due and paid in the other home rule municipality.

2,000,000 If a municipality having (C) or more inhabitants imposes the tax authorized by subsection (a), then the tax shall be collected by the Illinois Department of Revenue when the property is purchased at retail from a retailer in the county in which the home rule municipality imposing the tax is located, and in all contiguous counties. The tax shall be remitted to the State, or an exemption determination must be obtained from the Department before the title or certificate of registration for the property may be The tax or proof of exemption may be transmitted to the Department by way of the State agency with which, State officer with whom, the tangible personal property must be titled or registered if the Department and that agency or State officer determine that this procedure will expedite the processing of applications for title or registration.

1 The Department shall have full power to administer and 2 enforce this Section to collect all taxes, penalties and interest due hereunder, to dispose of taxes, penalties and 3 4 interest so collected in the manner hereinafter provided, and determine all rights to credit memoranda or refunds arising 5 on account of the erroneous payment of tax, penalty or 6 7 interest hereunder. In the administration of and compliance 8 with this Section the Department and persons who are subject to this Section shall have the same rights, remedies, 9 privileges, immunities, powers and duties, and be subject to 10 11 the same conditions, restrictions, limitations, penalties and 12 definitions of terms, and employ the same modes of procedure as are prescribed in Sections 2 (except the definition of 13 "retailer maintaining a place of business in this State"), 3 14 15 (except provisions pertaining to the State rate of tax, and 16 except provisions concerning collection or refunding of the tax by retailers), 4, 11, 12, 12a, 14, 15, 19, 20, 21 and 22 17 the Use Tax Act, which are not inconsistent with this 18 19 Section, as fully as if provisions contained in those Sections of the Use Tax Act were set forth herein. 20

Whenever the Department determines that a refund shall be made under this Section to a claimant instead of issuing a credit memorandum, the Department shall notify the State Comptroller, who shall cause the order to be drawn for the amount specified, and to the person named, in such notification from the Department. Such refund shall be paid by the State Treasurer out of the home rule municipal retailers' occupation tax fund.

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The Department shall forthwith pay over to the State Treasurer, ex officio, as trustee, all taxes, penalties and interest collected hereunder. On or before the 25th day of each calendar month, the Department shall prepare and certify to the State Comptroller the disbursement of stated sums of money to named municipalities, the municipality in each

1 instance to be that municipality from which the Department 2 during the second preceding calendar month, municipal use tax from any person whose Illinois address for 3 4 titling or registration purposes is given as being in such 5 The amount to be paid to each municipality municipality. 6 shall be the amount (not including credit memoranda) collected hereunder during the second preceding calendar 7 month by the Department, and not including an amount equal to 8 9 the amount of refunds made during the second preceding the Department on behalf of such 10 calendar month by 11 municipality, less the amount expended during the second preceding month by the Department to be paid from the 12 appropriation to the Department from the Home Rule Municipal 13 Retailers' Occupation Tax Trust Fund. The appropriation to 14 15 cover the costs incurred by the Department in administering 16 and enforcing this Section shall not exceed 2% of the amount estimated to be deposited into the Home Rule Municipal 17 Retailers' Occupation Tax Trust Fund during the fiscal year 18 for which the appropriation is made. Within 10 days after 19 the State Comptroller of the disbursement 20 receipt by 21 certification to the municipalities provided for in this 22 Section to be given to the State Comptroller by the 23 Department, the State Comptroller shall cause the orders to be drawn for the respective amounts in accordance with the 24 25 directions contained in that certification. 26

Any ordinance imposing or discontinuing any tax to be collected and enforced by the Department under this Section shall be adopted and a certified copy thereof filed with the Department on or before October 1, whereupon the Department of Revenue shall proceed to administer and enforce this Section on behalf of the municipalities as of January 1 next following such adoption and filing. Beginning April 1, 1998, any ordinance imposing or discontinuing any tax to be collected and enforced by the Department under this Section

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- 1 shall either (i) be adopted and a certified copy thereof
- 2 filed with the Department on or before April 1, whereupon the
- 3 Department of Revenue shall proceed to administer and enforce
- 4 this Section on behalf of the municipalities as of July 1
- 5 next following the adoption and filing; or (ii) be adopted
- 6 and a certified copy thereof filed with the Department on or
- 7 before October 1, whereupon the Department of Revenue shall
- 8 proceed to administer and enforce this Section on behalf of
- 9 the municipalities as of January 1 next following the
- 10 adoption and filing.
- 11 Nothing in this subsection (c) shall prevent a home rule
- 12 municipality from collecting the tax pursuant to subsection
- 13 (a) in any situation where such tax is not collected by the
- 14 Department of Revenue under this subsection (c).
- 15 (d) Any unobligated balance remaining in the Municipal
- 16 Retailers' Occupation Tax Fund on December 31, 1989, which
- fund was abolished by Public Act 85-1135, and all receipts of
- 18 municipal tax as a result of audits of liability periods
- 19 prior to January 1, 1990, shall be paid into the Local
- 20 Government Tax Fund, for distribution as provided by this
- 21 Section prior to the enactment of Public Act 85-1135. All
- 22 receipts of municipal tax as a result of an assessment not
- 23 arising from an audit, for liability periods prior to January
- 1, 1990, shall be paid into the Local Government Tax Fund for
- distribution before July 1, 1990, as provided by this Section
- 26 prior to the enactment of Public Act 85-1135, and on and
- 27 after July 1, 1990, all such receipts shall be distributed as
- provided in Section 6z-18 of the State Finance Act.
- 29 (e) As used in this Section, "Municipal" and
- 30 "Municipality" means a city, village or incorporated town,
- 31 including an incorporated town which has superseded a civil
- 32 township.
- 33 (f) This Section shall be known and may be cited as the
- 34 Home Rule Municipal Use Tax Act.

- 1 (Source: P.A. 91-51, eff. 6-30-99; 92-221, eff. 8-2-01.)
- 2 Section 90. The State Mandates Act is amended by adding
- 3 Section 8.26 as follows:
- 4 (30 ILCS 805/8.26 new)
- 5 Sec. 8.26. Exempt mandate. Notwithstanding Sections 6
- 6 and 8 of this Act, no reimbursement by the State is required
- 7 for the implementation of any mandate created by this
- 8 <u>amendatory Act of the 92nd General Assembly.</u>".