First Regular Session Seventy-third General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 21-0983.01 Bob Lackner x4350

SENATE BILL 21-262

SENATE SPONSORSHIP

Zenzinger and Gardner, Ginal, Moreno, Pettersen, Priola, Woodward

HOUSE SPONSORSHIP

Bird and McKean,

Senate Committees

Local Government

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A BILL FOR AN ACT

101 CONCERNING TRANSPARENCY FOR SPECIAL DISTRICTS.

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://leg.colorado.gov.)

The bill makes various changes to statutory provisions to promote transparency for special districts. Specifically:

Under current law, the designated election official is required to provide notice by publication of a call for nominations for a regular local government election.
 Section 1 of the bill eliminates the requirement that notice be made exclusively by publication and allows the notice to be made by any 2 of 5 means, including publication,

HOUSE Amended 2nd Reading June 4, 2021

SENATE rd Reading Unamended May 20, 2021

SENATE Amended 2nd Reading May 19, 2021

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

- specified in the bill.
- Section 2 exempts inactive special districts from new requirements under the bill concerning maintenance of a district's website and a district's annual report;
- Section 3 requires a metropolitan district, by a certain date, to establish, maintain, and annually update an official website in a form that is readily accessible to the public that contains information that is specified in the bill;
- Section 4 adds to existing statutory requirements regarding the annual report to be filed by a special district and, among other things, supplements the type of information to be included in the annual report;
- In the case of any contracts or agreements entered into by the special district with a person or private entity for the person or private entity's advance of funds on behalf or for the benefit of the special district for the design or construction of public improvements that is anticipated to result in a future reimbursement of the person or private entity by the special district for the costs associated with the design or construction, **section 5** requires that, prior to payment or reimbursement of the advance of funds by the special district, a professional engineer registered in the state of Colorado prepares a written certification attesting to various statements enumerated in the bill;
- Section 6 prohibits a metropolitan district from exercising its power of dominant eminent domain within a municipality or the unincorporated area of a county, other than within the boundaries of the jurisdiction that approved its service plan, without a written resolution approving the exercise of dominant eminent domain by the governing body of the municipality in connection with property that is located within an incorporated area or by the board of county commissioners of the county in connection with property that is located within an unincorporated area; and
 - Section 7 requires, on and after January 1, 2022, each owner of real property that sells real property that includes a newly constructed residence that is located within a metropolitan district, concurrently with or prior to the execution of a contract to sell the property, to provide to the purchaser of the property certain information or statements specified in the bill relating to the finances of the metropolitan district, including information about the debt obligations of the district and an estimate of property taxes applicable to the property at the time of the sale.

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| l | Be it enacted by the General Assembly of the State of Colorado: |
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| 2 | SECTION 1. In Colorado Revised Statutes, 1-13.5-501, amend |
| 3 | (1); and add (1.5) <u>and (1.7)</u> as follows: |
| 4 | 1-13.5-501. Call for nominations - definitions. (1) Between |
| 5 | seventy-five and one hundred days before a regular local government |
| 6 | election, the designated election official shall provide PUBLIC notice by |
| 7 | publication of a call for nominations for the election. The call must state |
| 8 | the director offices to be voted upon at the election, where a |
| 9 | self-nomination and acceptance form or letter may be obtained, the |
| 10 | deadline for submitting the self-nomination and acceptance form or letter |
| 11 | to the designated election official, and information on obtaining an |
| 12 | absentee ballot. |
| 13 | (1.5) EXCEPT AS OTHERWISE REQUIRED BY SUBSECTION (1.7) OF |
| 14 | THIS SECTION, THE PUBLIC NOTICE REQUIRED BY SUBSECTION (1) OF THIS |
| 15 | SECTION MUST BE MADE BY PUBLICATION AS DEFINED BY SUBSECTION (2) |
| 16 | OF THIS SECTION AND BY ANY ONE OF THE FOLLOWING MEANS: |
| 17 | (a) MAILING THE NOTICE, AT THE LOWEST COST OPTION, TO EACH |
| 18 | ADDRESS AT WHICH ONE OR MORE ACTIVE REGISTERED ELECTORS OF THE |
| 19 | LOCAL GOVERNMENT RESIDES AS SPECIFIED IN THE REGISTRATION LIST |
| 20 | PROVIDED BY THE COUNTY CLERK AND RECORDER AS OF THE DATE THAT |
| 21 | IS ONE HUNDRED FIFTY DAYS PRIOR TO THE DATE OF THE REGULAR LOCAL |
| 22 | GOVERNMENT ELECTION; |
| 23 | (b) INCLUDING THE NOTICE AS A PROMINENT PART OF A |
| 24 | NEWSLETTER, ANNUAL REPORT, BILLING INSERT, BILLING STATEMENT, |
| 25 | LETTER, VOTER INFORMATION CARD OR OTHER NOTICE OF ELECTION, OR |
| 26 | OTHER INFORMATIONAL MAILING SENT BY THE LOCAL GOVERNMENT TO |

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| 1 | THE ELIGIBLE ELECTORS OF THE LOCAL GOVERNMENT; |
|----|---|
| 2 | (c) POSTING THE INFORMATION ON THE OFFICIAL WEBSITE OF THE |
| 3 | LOCAL GOVERNMENT; OR |
| 4 | (d) FOR A <u>LOCAL GOVERNMENT</u> WITH FEWER THAN ONE THOUSAND |
| 5 | ELIGIBLE ELECTORS THAT IS WHOLLY LOCATED WITHIN A COUNTY THE |
| 6 | POPULATION OF WHICH IS LESS THAN THIRTY THOUSAND PEOPLE, POSTING |
| 7 | THE NOTICE IN AT LEAST THREE PUBLIC PLACES WITHIN THE TERRITORIAL |
| 8 | BOUNDARIES OF THE <u>LOCAL GOVERNMENT</u> AND, IN ADDITION, POSTING A |
| 9 | NOTICE IN THE OFFICE OF THE CLERK AND RECORDER OF THE COUNTY IN |
| 10 | WHICH THE LOCAL GOVERNMENT IS LOCATED. ANY SUCH NOTICES MUST |
| 11 | REMAIN POSTED UNTIL THE DAY AFTER THE CALL FOR NOMINATIONS |
| 12 | CLOSES. |
| 13 | (1.7) (a) IN THE CASE OF ANY METROPOLITAN DISTRICT THAT WAS |
| 14 | ORGANIZED AFTER JANUARY 1, 2000, IN ACCORDANCE WITH TITLE 32, THE |
| 15 | NOTICE REQUIRED BY SUBSECTION (1) OF THIS SECTION MUST BE MADE BY |
| 16 | EMAILING THE NOTICE TO EACH ACTIVE REGISTERED ELECTOR OF THE |
| 17 | METROPOLITAN DISTRICT AS SPECIFIED IN THE REGISTRATION LIST |
| 18 | PROVIDED BY THE COUNTY CLERK AND RECORDER AS OF THE DATE THAT |
| 19 | IS ONE HUNDRED FIFTY DAYS PRIOR TO THE DATE OF THE REGULAR LOCAL |
| 20 | GOVERNMENT ELECTION. WHERE THE ACTIVE REGISTERED ELECTOR DOES |
| 21 | NOT HAVE AN E-MAIL ADDRESS ON FILE FOR SUCH PURPOSE WITH THE |
| 22 | COUNTY CLERK AND RECORDER AS OF THE DATE THAT IS NOT LATER THAN |
| 23 | ONE HUNDRED FIFTY DAYS PRIOR TO THE DATE OF THE REGULAR LOCAL |
| 24 | GOVERNMENT ELECTION, THE PUBLIC NOTICE REQUIRED BY SUBSECTION |
| 25 | (1) OF THIS SECTION MUST BE MADE BY MAILING THE NOTICE, AT THE |
| 26 | LOWEST COST OPTION, TO EACH ADDRESS AT WHICH ONE OR MORE ACTIVE |
| 27 | REGISTERED ELECTORS OF THE METROPOLITAN DISTRICT RESIDES AS |

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| 1 | SPECIFIED IN THE REGISTRATION LIST PROVIDED BY THE COUNTY CLERK |
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| 2 | AND RECORDER AS OF THE DATE THAT IS ONE HUNDRED FIFTY DAYS PRIOR |
| 3 | TO THE DATE OF THE REGULAR LOCAL GOVERNMENT ELECTION. |
| 4 | (b) In addition to the public notice required by subsection |
| 5 | (1.7)(a) OF THIS SECTION, THE DESIGNATED ELECTION OFFICIAL SHALL |
| 6 | ALSO PROVIDE PUBLIC NOTICE BY ANY ONE OF THE FOLLOWING MEANS: |
| 7 | (I) PUBLICATION AS DEFINED IN SUBSECTION (2) OF THIS SECTION; |
| 8 | (II) INCLUDING THE NOTICE AS A PROMINENT PART OF A |
| 9 | NEWSLETTER, ANNUAL REPORT, BILLING INSERT, BILLING STATEMENT, |
| 10 | LETTER, VOTER INFORMATION CARD OR OTHER NOTICE OF ELECTION, OR |
| 11 | OTHER INFORMATIONAL MAILING SENT BY THE METROPOLITAN DISTRICT |
| 12 | TO THE ELIGIBLE ELECTORS OF THE METROPOLITAN DISTRICT; |
| 13 | (III) POSTING THE INFORMATION ON THE OFFICIAL WEBSITE OF THE |
| 14 | METROPOLITAN DISTRICT; OR |
| 15 | (IV) FOR A METROPOLITAN DISTRICT WITH FEWER THAN ONE |
| 16 | THOUSAND ELIGIBLE ELECTORS THAT IS WHOLLY LOCATED WITHIN A |
| 17 | COUNTY, THE POPULATION OF WHICH IS LESS THAN THIRTY THOUSAND |
| 18 | PEOPLE, POSTING THE NOTICE IN AT LEAST THREE PUBLIC PLACES WITHIN |
| 19 | THE TERRITORIAL BOUNDARIES OF THE METROPOLITAN DISTRICT AND, IN |
| 20 | ADDITION, POSTING A NOTICE IN THE OFFICE OF THE CLERK AND RECORDER |
| 21 | OF THE COUNTY IN WHICH THE SPECIAL DISTRICT IS LOCATED. ANY SUCH |
| 22 | NOTICES MUST REMAIN POSTED UNTIL THE DAY AFTER THE CALL FOR |
| 23 | NOMINATIONS CLOSES. |
| 24 | SECTION 2. In Colorado Revised Statutes, 32-1-104, amend (5) |
| 25 | as follows: |
| 26 | 32-1-104. Establishment of a special districts file. |
| 2.7 | (5) Notwithstanding any other provision of law, inactive special districts |

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| 1 | shall be ARE exempt from compliance with the provisions of subsection |
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| 2 | (2) of this section; sections 32-1-104.5 (3), 32-1-207 (3)(c), 32-1-306, |
| 3 | 32-1-809, and 32-1-903; parts 1, 2, and 6 of article 1 of title 29; C.R.S.; |
| 4 | and part 1 of article 1 and part 1 of article 5 of title 39. C.R.S. |
| 5 | SECTION 3. In Colorado Revised Statutes, 32-1-104.5, add (3) |
| 6 | as follows: |
| 7 | 32-1-104.5. Audit and budget requirements - election results |
| 8 | - description on websites. (3) (a) EXCEPT AS PROVIDED IN SUBSECTION |
| 9 | (3)(d) OF THIS SECTION, WITHIN ONE YEAR OF THE DATE AN ORDER AND |
| 10 | DECREE HAS BEEN ISSUED BY A DISTRICT COURT FOR A NEWLY ORGANIZED |
| 11 | METROPOLITAN DISTRICT, OR BY JANUARY 1, 2023, FOR ANY |
| 12 | METROPOLITAN DISTRICT THAT HAS RECEIVED AN ORDER AND DECREE |
| 13 | FROM THE DISTRICT COURT IN CONNECTION WITH ITS ORGANIZATION AFTER |
| 14 | January 1, 2000, but before January 1, 2022, the metropolitan |
| 15 | DISTRICT SHALL ESTABLISH, MAINTAIN, AND, UNLESS OTHERWISE |
| 16 | SPECIFIED, ANNUALLY UPDATE AN OFFICIAL WEBSITE IN A FORM THAT IS |
| 17 | READILY ACCESSIBLE TO THE PUBLIC THAT CONTAINS THE FOLLOWING |
| 18 | INFORMATION: |
| 19 | (I) THE NAMES, TERMS, AND CONTACT INFORMATION FOR THE |
| 20 | CURRENT DIRECTORS OF THE BOARD OF THE METROPOLITAN DISTRICT AND |
| 21 | OF THE MANAGER OF THE METROPOLITAN DISTRICT, IF APPLICABLE; |
| 22 | (II) THE CURRENT FISCAL YEAR BUDGET OF THE METROPOLITAN |
| 23 | DISTRICT AND, WITHIN THIRTY DAYS OF ADOPTION BY THE BOARD OF THE |
| 24 | METROPOLITAN DISTRICT, ANY AMENDMENTS TO THE BUDGET; |
| 25 | (III) THE PRIOR YEAR'S AUDITED FINANCIAL STATEMENTS OF THE |
| 26 | METROPOLITAN DISTRICT, IF APPLICABLE, OR AN APPLICATION FOR |
| 27 | EXEMPTION FROM AN AUDIT PREPARED IN ACCORDANCE WITH THE |

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| 1 | "Colorado Local Government Audit Law", part $6\mathrm{of}$ article $1\mathrm{of}$ |
|-----|---|
| 2 | TITLE 29, WITHIN THIRTY DAYS OF THE FILING OF THE APPLICATION WITH |
| 3 | THE STATE AUDITOR; |
| 4 | (IV) THE ANNUAL REPORT OF THE METROPOLITAN DISTRICT IN |
| 5 | ACCORDANCE WITH SECTION 32-1-207 (3)(c); |
| 6 | (V) By January 30 of each year, the date, time, and |
| 7 | LOCATION OF SCHEDULED REGULAR MEETINGS OF THE DISTRICT'S BOARD |
| 8 | FOR THE CURRENT FISCAL YEAR; |
| 9 | (VI) If required by section 1-13.5-501 (1.5), by no later than |
| 10 | SEVENTY-FIVE DAYS PRIOR TO A REGULAR ELECTION FOR AN ELECTION AT |
| 11 | WHICH MEMBERS OF A BOARD OF DIRECTORS FOR A METROPOLITAN |
| 12 | DISTRICT WILL BE CONSIDERED, THE CALL FOR NOMINATIONS PURSUANT TO |
| 13 | SECTION 1-13.5-501 (1); |
| 14 | (VII) NOT MORE THAN THIRTY DAYS AFTER AN ELECTION, |
| 15 | CERTIFIED ELECTION RESULTS FOR AN ELECTION CONDUCTED WITHIN THE |
| 16 | CURRENT FISCAL YEAR; |
| 17 | (VIII) A CURRENT MAP DEPICTING THE BOUNDARIES OF THE |
| 18 | METROPOLITAN DISTRICT AS OF JANUARY 1 OF THE CURRENT FISCAL YEAR; |
| 19 | AND |
| 20 | (IX) ANY OTHER INFORMATION DEEMED APPROPRIATE BY THE |
| 21 | BOARD OF DIRECTORS OF THE METROPOLITAN DISTRICT. |
| 22 | (b) METROPOLITAN DISTRICTS SERVING THE SAME COMMUNITY |
| 23 | MAY ESTABLISH AND MAINTAIN A CONSOLIDATED WEBSITE PROVIDED THE |
| 24 | WEBSITE CLEARLY IDENTIFIES EACH METROPOLITAN DISTRICT AND |
| 25 | PROVIDES THE REQUIRED INFORMATION SPECIFIED IN SUBSECTION $(3)(a)$ OF |
| 26 | THIS SECTION FOR EACH METROPOLITAN DISTRICT. |
| 2.7 | (c) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A NOTICE |

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| 1 | OF MEETING CONTAINING THE INFORMATION SET FORTH IN SECTION |
|--|--|
| 2 | 24-6-402 (2)(c)(III) AND POSTED ON THE METROPOLITAN DISTRICT'S |
| 3 | WEBSITE NO LESS THAN TWENTY-FOUR HOURS PRIOR TO SUCH MEETING |
| 4 | SATISFIES THE REQUIREMENTS OF SECTION 24-6-402 (2)(c)(III). |
| 5 | (d) (I) Any metropolitan district $\underline{\underline{\mathrm{IN}}}$ inactive status |
| 6 | PURSUANT TO SECTION 32-1-104 (3) IS NOT REQUIRED TO ESTABLISH, |
| 7 | MAINTAIN, OR UPDATE AN OFFICIAL WEBSITE DURING INACTIVE STATUS. A |
| 8 | METROPOLITAN DISTRICT RETURNING TO ACTIVE STATUS SHALL COMPLY |
| 9 | WITH THIS SUBSECTION (3) WITHIN NINETY DAYS OF ADOPTION OF A |
| 10 | RESOLUTION RETURNING TO ACTIVE STATUS. |
| 11 | (II) ANY METROPOLITAN DISTRICT THAT DOES NOT HAVE THE |
| 12 | POWER TO IMPOSE AN AD VALOREM PROPERTY TAX IS NOT REQUIRED TO |
| 13 | ESTABLISH, MAINTAIN, OR UPDATE AN OFFICIAL WEBSITE PURSUANT TO |
| | |
| 14 | THIS SUBSECTION (3). |
| 1415 | THIS SUBSECTION (3). SECTION 4. In Colorado Revised Statutes, 32-1-207, amend |
| | |
| 15 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend |
| 15 16 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: |
| 15 16 17 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. |
| 15 16 17 18 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. (3) (c) (I) A board of county commissioners may request any special |
| 15 16 17 18 19 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. (3) (c) (I) A board of county commissioners may request any special district located wholly or partially within the county's unincorporated |
| 15 16 17 18 19 20 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. (3) (c) (I) A board of county commissioners may request any special district located wholly or partially within the county's unincorporated area, and the governing body of any municipality may request any special |
| 15 16 17 18 19 20 21 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. (3) (c) (I) A board of county commissioners may request any special district located wholly or partially within the county's unincorporated area, and the governing body of any municipality may request any special district located wholly or partially within the municipality's boundaries, |
| 15 16 17 18 19 20 21 22 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. (3) (c) (I) A board of county commissioners may request any special district located wholly or partially within the county's unincorporated area, and the governing body of any municipality may request any special district located wholly or partially within the municipality's boundaries, to file, ANY SPECIAL DISTRICT CREATED AFTER JULY 1, 2000, SHALL FILE |
| 15 16 17 18 19 20 21 22 23 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. (3) (c) (I) A board of county commissioners may request any special district located wholly or partially within the county's unincorporated area, and the governing body of any municipality may request any special district located wholly or partially within the municipality's boundaries, to file, ANY SPECIAL DISTRICT CREATED AFTER JULY 1, 2000, SHALL FILE not more than once a year a special district annual report FOR THE |
| 15 16 17 18 19 20 21 22 23 24 | SECTION 4. In Colorado Revised Statutes, 32-1-207, amend (3)(c), (3)(d), and (4) as follows: 32-1-207. Compliance - modification - enforcement. (3) (c) (I) A board of county commissioners may request any special district located wholly or partially within the county's unincorporated area, and the governing body of any municipality may request any special district located wholly or partially within the municipality's boundaries, to file, Any special district Created After July 1, 2000, Shall file not more than once a year a special district annual report for the PRECEDING CALENDAR YEAR. UNLESS THE REQUIREMENT IS WAIVED OR |

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| 1 | COMMENCING IN 2023 FOR THE 2022 CALENDAR YEAR, THE ANNUAL |
|----|---|
| 2 | REPORT MUST BE PROVIDED IN ACCORDANCE WITH THIS SUBSECTION (3)(c) |
| 3 | BY OCTOBER 1 OF EACH YEAR. The annual report shall MUST be |
| 4 | ELECTRONICALLY filed with the board of county commissioners, any |
| 5 | municipality in which the special district is wholly or partially located, |
| 6 | GOVERNING BODY THAT APPROVED THE SERVICE PLAN OR, IF THE |
| 7 | JURISDICTION HAS CHANGED DUE TO ANNEXATION INTO A MUNICIPALITY, |
| 8 | THE CURRENT GOVERNING BODY WITH JURISDICTION OVER THE SPECIAL |
| 9 | DISTRICT, the division, and the state auditor, and such report shall MUST |
| 10 | be deposited ELECTRONICALLY FILED with the county clerk and recorder |
| 11 | for public inspection, and a copy of the report shall MUST be made |
| 12 | available by the special district to any interested party pursuant to section |
| 13 | 32-1-204 (1). If a special district files an annual report pursuant to this |
| 14 | paragraph (c), ON THE SPECIAL DISTRICT'S WEBSITE PURSUANT TO SECTION |
| 15 | 32-1-104.5 (3). |
| 16 | (II) Such The report shall required by this subsection (3)(c) |
| 17 | MUST include, AS APPLICABLE FOR THE REPORTING YEAR, but shall not be |
| 18 | limited to: information on the progress of the special district in the |
| 19 | implementation of the service plan |
| 20 | (A) BOUNDARY CHANGES MADE; |
| 21 | (B) Intergovernmental agreements entered into or |
| 22 | TERMINATED WITH OTHER GOVERNMENTAL ENTITIES; |
| 23 | (C) ACCESS INFORMATION TO OBTAIN A COPY OF RULES AND |
| 24 | REGULATIONS ADOPTED BY THE BOARD; |
| 25 | (D) A SUMMARY OF LITIGATION INVOLVING PUBLIC |
| 26 | IMPROVEMENTS OWNED BY THE SPECIAL DISTRICT; |
| 27 | (E) THE STATUS OF THE CONSTRUCTION OF PUBLIC IMPROVEMENTS |

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| 1 | BY THE SPECIAL DISTRICT; |
|----|---|
| 2 | (F) A LIST OF FACILITIES OR IMPROVEMENTS CONSTRUCTED BY THE |
| 3 | SPECIAL DISTRICT THAT WERE CONVEYED OR DEDICATED TO THE COUNTY |
| 4 | OR MUNICIPALITY; |
| 5 | (G) THE FINAL ASSESSED VALUATION OF THE SPECIAL DISTRICT AS |
| 6 | OF DECEMBER 31 OF THE REPORTING YEAR; |
| 7 | (H) A COPY OF THE CURRENT YEAR'S BUDGET; |
| 8 | (I) A COPY OF THE AUDITED FINANCIAL STATEMENTS, IF REQUIRED |
| 9 | BY THE "COLORADO LOCAL GOVERNMENT AUDIT LAW", PART 6 OF |
| 10 | ARTICLE 1 OF TITLE 29, OR THE APPLICATION FOR EXEMPTION FROM AUDIT, |
| 11 | AS APPLICABLE; |
| 12 | (J) NOTICE OF ANY UNCURED DEFAULTS EXISTING FOR MORE THAN |
| 13 | NINETY DAYS UNDER ANY DEBT INSTRUMENT OF THE SPECIAL DISTRICT; |
| 14 | AND |
| 15 | (K) ANY INABILITY OF THE SPECIAL DISTRICT TO PAY ITS |
| 16 | OBLIGATIONS AS THEY COME DUE UNDER ANY OBLIGATION WHICH |
| 17 | CONTINUES BEYOND A NINETY-DAY PERIOD. |
| 18 | (III) SPECIAL DISTRICTS OPERATING UNDER A CONSOLIDATED |
| 19 | SERVICE PLAN OR SERVING THE SAME COMMUNITY MAY FILE A |
| 20 | CONSOLIDATED ANNUAL REPORT SETTING FORTH THE INFORMATION |
| 21 | CONTAINED IN THIS SUBSECTION (3)(c) FOR EACH OF THE SPECIAL |
| 22 | DISTRICTS. The board of county commissioners or the governing body of |
| 23 | the municipality may review the annual reports in a regularly scheduled |
| 24 | public meeting, and such review shall MUST be included as an agenda |
| 25 | item in the public notice for such meeting. A SPECIAL DISTRICT IS NOT |
| 26 | REQUIRED TO FILE AN ANNUAL REPORT FOR ANY YEAR IN WHICH THE |
| 27 | SPECIAL DISTRICT WAS IN INACTIVE STATUS FOR THE ENTIRE YEAR |

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| PURSUANT TO SECTION 32-1-104 (3). |
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| (d) Any special district created on or after July 1, 1991, shall |
|--|
| annually file the report specified in paragraph (c) of this subsection (3) |
| with the board of county commissioners or the governing body of the |
| municipality that has adopted a resolution of approval of the special |
| district pursuant to section 32-1-204.5 or 32-1-204.7 for five years after |
| its organization and for succeeding annual periods, if so requested by the |
| board of county commissioners or the governing body of the municipality. |
| The annual report shall also be filed with the division and with the state |
| auditor. The state auditor shall review the annual report and report any |
| apparent decrease in the financial ability of the district to discharge its |
| existing or proposed indebtedness in accordance with the service plan to |
| the division. In such event, the division shall confer with the board of the |
| special district and the board of county commissioners or the governing |
| body of the municipality regarding such condition. The division may |
| establish a standard form for the annual report that the board of a special |
| district may elect to use. |

(4) In the case of a health service district, a change in service by the district shall not be IS NOT deemed material unless the change affects the license or certificate of compliance issued by the department of public health and environment. A health service district shall be IS exempt from paragraphs (b) and (c) of subsection (3) SUBSECTION (3)(b) AND (3)(c) of this section.

SECTION 5. In Colorado Revised Statutes, 32-1-1004, **amend** (4) as follows:

32-1-1004. Metropolitan districts - additional powers and

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| duties. (4) A metropolitan district may have and exercise the power of |
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| eminent domain and dominant eminent domain and, in the manner |
| provided by article 1 of title 38, C.R.S., may take any property necessary |
| to the exercise of the powers granted, both within and without the special |
| district, only for the purposes of fire protection, sanitation, street |
| improvements, television relay and translator facilities, water, or water |
| and sanitation, except for the acquisition of water rights, and, within the |
| boundaries of the district, if the district is providing park and recreation |
| services, only for the purpose of easements and rights-of-way for access |
| to park and recreational facilities operated by the special district and only |
| where no other access to such facilities exists or can be acquired by other |
| means. A METROPOLITAN DISTRICT SHALL NOT EXERCISE ITS POWER OF |
| DOMINANT EMINENT DOMAIN WITHIN A MUNICIPALITY OR THE |
| UNINCORPORATED AREA OF A COUNTY, OTHER THAN WITHIN THE |
| BOUNDARIES OF THE JURISDICTION THAT APPROVED ITS SERVICE PLAN |
| WITHOUT A WRITTEN RESOLUTION APPROVING THE EXERCISE OF DOMINANT |
| EMINENT DOMAIN BY THE GOVERNING BODY OF THE MUNICIPALITY IN |
| CONNECTION WITH PROPERTY THAT IS LOCATED WITHIN AN INCORPORATED |
| AREA OR BY THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY IN |
| CONNECTION WITH PROPERTY THAT IS LOCATED WITHIN AN |
| UNINCORPORATED AREA. |
| SECTION 6. In Colorado Revised Statutes, add 38-35.7-110 as |
| follows: |
| 38-35.7-110. Disclosure - estimated future property taxes for |
| newly constructed residences within the boundaries of a metropolitan |
| district - rules - definition. (1) As used in this section, "Newly |
| CONSTRUCTED RESIDENCE" MEANS A RESIDENTIAL IMPROVEMENT AS |

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| 1 | DEFINED IN SECTION 39-1-102 (14.3) THAT: |
|----|--|
| 2 | (a) HAS NOT BEEN PREVIOUSLY SOLD TO ITS INTENDED OCCUPANT |
| 3 | AS A PLACE OF RESIDENCE; AND |
| 4 | (b) Is located within the territorial boundaries of A |
| 5 | METROPOLITAN DISTRICT. |
| 6 | (2) On and after January 1, 2022, each owner of real |
| 7 | PROPERTY THAT SELLS REAL PROPERTY THAT INCLUDES A NEWLY |
| 8 | CONSTRUCTED RESIDENCE, CONCURRENTLY WITH OR PRIOR TO THE |
| 9 | EXECUTION OF A CONTRACT TO SELL THE PROPERTY, SHALL PROVIDE TO |
| 10 | THE PURCHASER OF THE PROPERTY: |
| 11 | (a) A PAPER COPY, ELECTRONIC COPY, OR A WEBSITE PAGE LINK TO |
| 12 | THE NOTICE TO ELECTORS REQUIRED BY SECTION 32-1-809 (1) AS MOST |
| 13 | RECENTLY PREPARED AND FILED BY THE METROPOLITAN DISTRICT; |
| 14 | (b) A PAPER COPY, ELECTRONIC COPY, OR A WEBSITE PAGE LINK TO |
| 15 | THE SERVICE PLAN OR STATEMENT OF PURPOSE OF THE METROPOLITAN |
| 16 | DISTRICT, INCLUDING ANY AMENDMENTS TO THE SERVICE PLAN, AS FILED |
| 17 | WITH THE DIVISION OF LOCAL GOVERNMENT IN THE DEPARTMENT OF |
| 18 | LOCAL AFFAIRS; |
| 19 | (c) A STATEMENT IN WRITING DISCLOSING THAT: |
| 20 | (I) PURSUANT TO ITS SERVICE PLAN, THE METROPOLITAN DISTRICT |
| 21 | HAS AUTHORITY TO ISSUE UP TO DOLLARS OF DEBT AND, IF |
| 22 | APPLICABLE, THAT THE DEBT OF THE DISTRICT MAY BE REPAID THROUGH |
| 23 | AD VALOREM PROPERTY TAXES, FROM A DEBT SERVICE MILL LEVY ON ALL |
| 24 | TAXABLE PROPERTY OF THE DISTRICT, OR ANY OTHER LEGALLY AVAILABLE |
| 25 | REVENUES OF THE DISTRICT; |
| 26 | (II) THE MAXIMUM DEBT SERVICE MILL LEVY THE METROPOLITAN |
| 27 | DISTRICT IS PERMITTED TO IMPOSE UNDER THE SERVICE PLAN IS MILLS |

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| 1 | OR, IF NO MAXIMUM DEBT SERVICE MILL LEVY IS SPECIFIED IN THE SERVICE |
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| 2 | PLAN, A STATEMENT THAT THERE IS NO MAXIMUM DEBT SERVICE MILL |
| 3 | LEVY. IF APPLICABLE, THE STATEMENT MUST ALSO DISCLOSE WHETHER |
| 4 | THE DEBT SERVICE MILL LEVY CAP MAY BE ADJUSTED DUE TO CHANGES IN |
| 5 | THE CONSTITUTIONAL OR STATUTORY METHOD OF ASSESSING PROPERTY |
| 6 | TAX OR IN THE ASSESSMENT RATIO, OR BY AMENDMENTS TO THE SERVICE |
| 7 | PLAN OR VOTER AUTHORIZATIONS. |
| 8 | (III) IN ADDITION TO IMPOSING A DEBT SERVICE MILL LEVY, THE |
| 9 | METROPOLITAN DISTRICT IS ALSO AUTHORIZED TO IMPOSE A SEPARATE |
| 10 | MILL LEVY TO GENERATE REVENUES FOR GENERAL OPERATING EXPENSES. |
| 11 | IF APPLICABLE, THE STATEMENT MUST ALSO DISCLOSE WHETHER THE |
| 12 | AMOUNT OF THE GENERAL OPERATING EXPENSES MILL LEVY MAY BE |
| 13 | INCREASED AS NECESSARY, SEPARATE AND APART FROM THE DEBT |
| 14 | SERVICE MILL LEVY CAP. IN THE ALTERNATIVE, IF THE SERVICE PLAN |
| 15 | PROVIDES FOR THE AGGREGATE MILL LEVY CAP FOR DEBT SERVICE AND |
| 16 | GENERAL OPERATING EXPENSES COMBINED, THE STATEMENT MUST |
| 17 | ADDRESS THE APPLICABLE AGGREGATE MILL LEVY CAP. |
| 18 | (IV) THE METROPOLITAN DISTRICT MAY ALSO RELY UPON VARIOUS |
| 19 | OTHER REVENUE SOURCES AUTHORIZED BY LAW TO OFFSET ITS EXPENSES |
| 20 | OF CAPITAL CONSTRUCTION AND GENERAL OPERATING EXPENSES. |
| 21 | PURSUANT TO COLORADO LAW, THE DISTRICT MAY IMPOSE FEES, RATES, |
| 22 | TOLLS, PENALTIES, OR OTHER CHARGES AS PROVIDED IN TITLE 32. THE |
| 23 | STATEMENT MUST INCLUDE THAT A CURRENT FEE SCHEDULE, IF |
| 24 | APPLICABLE, IS AVAILABLE FROM THE METROPOLITAN DISTRICT. |
| 25 | (d) (I) AN ESTIMATE OF THE PROPERTY TAXES LEVIED BY THE |
| 26 | METROPOLITAN DISTRICT THAT ARE APPLICABLE TO THE PROPERTY FOR |
| 27 | COLLECTION DURING THE YEAR IN WHICH THE SALE OCCURS, WHICH |

COLLECTION DURING THE YEAR IN WHICH THE SALE OCCURS, WHICH

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| 1 | ESTIMATE MUST INCLUDE ANY DEBT SERVICE MILL LEVIES THAT ARE |
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| 2 | SPECIFIED IN SUBSECTION (2)(c)(II) OF THIS SECTION AND ANY MILL LEVIES |
| 3 | FOR GENERAL OPERATING EXPENSES THAT ARE SPECIFIED IN SUBSECTION |
| 4 | (2)(c)(III) OF THIS SECTION, SHOWN BOTH AS THE TOTAL MILL LEVY AS |
| 5 | WELL AS THE TOTAL DOLLAR AMOUNT THAT COULD BE COLLECTED BASED |
| 6 | UPON THE PURCHASE PRICE OF THE PROPERTY, THE RESIDENTIAL |
| 7 | ASSESSMENT RATE, AND MILL LEVIES THAT ARE IN EFFECT IN THE DISTRICT |
| 8 | AT THE TIME OF THE SALE. |
| 9 | (II) A SELLER HAS COMPLIED WITH SUBSECTION $(2)(d)(I)$ of this |
| 10 | SECTION IF THE SELLER PROVIDES TO THE PURCHASER THE MILL LEVY, THE |
| 11 | RESIDENTIAL ASSESSMENT RATIO, AND A FORMULA BY WHICH THE |
| 12 | PURCHASER MAY CALCULATE THE ESTIMATED PROPERTY TAXES ON THE |
| 13 | PROPERTY FOR THE CURRENT YEAR. |
| 14 | (e) A COPY OF THE MOST CURRENT COUNTY ASSESSOR'S PROPERTY |
| 15 | TAX CERTIFICATE APPLICABLE TO THE PROPERTY AS AN ESTIMATE OF THE |
| 16 | SUM OF ADDITIONAL PROPERTY TAXES LEVIED BY OTHER TAXING ENTITIES |
| 17 | THAT OVERLAP THE PROPERTY IN WHICH THE NEWLY CONSTRUCTED |
| 18 | RESIDENCE IS LOCATED. |
| 19 | (3) IN DISCLOSING AN ESTIMATE OF PROPERTY TAXES FOR |
| 20 | Purposes of satisfying subsections $(2)(d)(I)$ of this section, the |
| 21 | SELLER SHALL CALCULATE THE ESTIMATE BASED UPON APPLICATION OF |
| 22 | THE FOLLOWING ASSUMPTIONS: |
| 23 | (a) THE PURCHASE PRICE IS CONSIDERED TO BE THE VALUE OF THE |
| 24 | REAL PROPERTY INCLUDING THE NEWLY CONSTRUCTED RESIDENCE AS |
| 25 | REFLECTED IN THE CONTRACT TO PURCHASE THE PROPERTY; |
| 26 | (b) THE RATIO OF VALUATION FOR ASSESSMENT IS THE SAME AS |

THE RESIDENTIAL REAL PROPERTY ASSESSMENT RATIO SET FORTH IN

27

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| 1 | SECTION 39-1-104.2 FOR THE PROPERTY TAX YEAR IN WHICH THE SALE |
|----|--|
| 2 | OCCURS; AND |
| 3 | (c) THE MILL LEVIES ARE THE SAME AS THOSE LEVIED BY ALL |
| 4 | TAXING ENTITIES THAT ARE APPLICABLE TO THE PROPERTY FOR THE |
| 5 | PROPERTY TAX YEAR IN WHICH THE SALE OCCURS; EXCEPT THAT, IF THE |
| 6 | SELLER HAS ACTUAL KNOWLEDGE THAT THE TOTAL MILL LEVIES WILL |
| 7 | CHANGE IN THE NEXT PROPERTY TAX YEAR, THE SELLER SHALL USE THE |
| 8 | UPDATED INFORMATION IN MAKING THE CALCULATION. |
| 9 | (4) Along with the estimate required by subsection (2) of |
| 10 | THIS SECTION, THE SELLER SHALL INCLUDE, IN BOLD-FACED TYPE THAT IS |
| 11 | CLEARLY LEGIBLE, THE FOLLOWING STATEMENT: |
| 12 | THIS ESTIMATE ONLY PROVIDES AN ILLUSTRATION OF |
| 13 | THE AMOUNT OF THE NEW PROPERTY TAXES THAT MAY |
| 14 | BE DUE AND OWING AFTER THE PROPERTY HAS BEEN |
| 15 | REASSESSED AND, IN SOME INSTANCES, RECLASSIFIED AS |
| 16 | RESIDENTIAL PROPERTY. THIS ESTIMATE IS NOT A |
| 17 | STATEMENT OF THE ACTUAL AND FUTURE TAXES THAT |
| 18 | MAY BE DUE. FIRST YEAR PROPERTY TAXES MAY BE |
| 19 | BASED ON A PREVIOUS YEAR'S TAX CLASSIFICATION, |
| 20 | WHICH MAY NOT INCLUDE THE FULL VALUE OF THE |
| 21 | PROPERTY AND, CONSEQUENTLY, TAXES MAY BE HIGHER |
| 22 | IN SUBSEQUENT YEARS. A SELLER HAS COMPLIED WITH |
| 23 | THIS DISCLOSURE STATEMENT AS LONG AS THE |
| 24 | DISCLOSURE IS BASED UPON A GOOD-FAITH EFFORT TO |
| 25 | PROVIDE ACCURATE ESTIMATES AND INFORMATION. |
| 26 | (5) A SELLER IS DEEMED TO HAVE COMPLIED WITH THIS SECTION |
| 27 | AS LONG AS THE DISCLOSURES REQUIRED BY THIS SECTION ARE BASED |

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| 2 | INFORMATION. |
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| 3 | SECTION 7. Act subject to petition - effective date. This act |
| 4 | takes effect at 12:01 a.m. on the day following the expiration of the |
| 5 | ninety-day period after final adjournment of the general assembly; except |
| 6 | that, if a referendum petition is filed pursuant to section 1 (3) of article V |
| 7 | of the state constitution against this act or an item, section, or part of this |
| 8 | act within such period, then the act, item, section, or part will not take |
| 9 | effect unless approved by the people at the general election to be held in |
| 10 | November 2022 and, in such case, will take effect on the date of the |
| 11 | official declaration of the vote thereon by the governor. |

UPON A GOOD-FAITH EFFORT TO PROVIDE ACCURATE ESTIMATES AND

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