# First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 23-175

LLS NO. 23-0806.01 Nicole Myers x4326

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# A BILL FOR AN ACT

101	CONCERNING THE USE OF TAX INCREMENT FINANCING BY DOWNTOWN
102	DEVELOPMENT AUTHORITIES, AND, IN CONNECTION THEREWITH,
103	CREATING AUTOMATIC EXTENSIONS OF THE PERIODS DURING
104	WHICH A PORTION OF PROPERTY TAX REVENUES MAY BE
105	ALLOCATED TO FINANCE PROJECTS OF AN AUTHORITY.

# **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 <u>http://leg.colorado.gov.</u>)

Currently, the governing body of any municipality in the state may, with voter approval, establish a downtown development authority



SENATE Amended 2nd Reading March 30, 2023 (authority) to assist the municipality in the development and redevelopment of its central business district. An authority may, if approved by the voters, use tax increment financing (TIF) to generate capital by dedicating growth in property tax or sales tax revenue to finance projects within the boundaries of the authority. The tax increment is the amount of additional tax revenue represented by the difference between the actual amount of tax revenue collected after the TIF is established and the base year tax revenue within the boundaries of the authority. The revenue that is attributed to the growing tax base is the incremental revenue used to finance the redevelopment projects within the boundaries of the authority (incremental revenue).

Currently, an authority may use a TIF arrangement for a period of 30 years with the option for one 20-year extension. For property tax revenue only, the bill creates automatic and recurring additional 20-year extension periods during which an authority may use a TIF arrangement, unless the governing body of the municipality opts out of the extensions. The first additional extension period begins upon the expiration of the original 50-year period.

During the 20-year extension period allowed pursuant to current law, 50% of the incremental revenue is allocated to a special fund of the municipality that created the authority (special fund), to be used to finance projects within the boundaries of the authority. The other 50% of the incremental revenue is allocated to the other governmental entities that levy property taxes within the boundaries of the authority, unless the municipality and all of the other governmental entities reach an alternative agreement. For the automatic and recurring 20-year extension periods, the bill continues the default split of the incremental revenue unless the municipality and all of the other governmental entities reach an alternative agreement.

During the last 10 years of a 20-year extension allowed pursuant to current law, the base year revenue for the TIF is recalculated every year. For an automatic and recurring 20-year extension period, the bill requires the base year revenue to be recalculated every year.

Pursuant to current law, the governing body of a municipality must incur any debt to be used to finance the projects of the authority. The bill allows a municipality and an authority to enter into an intergovernmental agreement through which the municipality may delegate to the board of the authority the power to incur debt and to pledge money in a special fund of the municipality for the payment of the debt. The bonds issued by the board must be authorized by a resolution of the board and must be issued by the authority acting on behalf of the municipality.

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Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 31-25-807, amend
 (3)(a) introductory portion, (3)(a)(II), and (3)(a)(IV); and add (3)(a)(V)
 as follows:

4 **31-25-807.** Powers - duties. (3) (a) Notwithstanding any law to 5 the contrary and subject to subsection (3)(a)(IV) SUBSECTIONS (3)(a)(IV)6 AND (3)(a)(V) of this section, any such plan of development as originally 7 adopted by the board or as later modified pursuant to this part 8 may, after 8 approval by the governing body of the municipality, contain a provision 9 that taxes, if any, levied after the effective date of the approval of such 10 THE plan of development by said THE governing body upon taxable 11 property within the boundaries of the plan of development area each year 12 or that municipal sales taxes collected within said area, or both such 13 taxes, by or for the benefit of any public body shall be divided for a 14 period not to exceed thirty years or such A longer period as provided for 15 in subsection (3)(a)(IV) SUBSECTIONS (3)(a)(IV) AND (3)(a)(V) of this 16 section after the effective date of approval by said THE governing body of 17 such a provision, as follows:

18 (II) That THE portion of said property taxes or all or any portion 19 of said sales taxes, or both, in excess of such THE amount SPECIFIED IN 20 SUBSECTION (3)(a)(I) OF THIS SECTION shall be allocated to and, when 21 collected, paid into a special fund of the municipality for the payment of 22 the principal of, the interest on, and any premiums due in connection with 23 the bonds of, loans or advances to, or indebtedness incurred by, whether 24 funded, refunded, assumed, or otherwise, the municipality for financing 25 or refinancing, in whole or in part, a development project within the 26 boundaries of the plan of development area. Any excess municipal sales 27 tax collection not allocated pursuant to this subparagraph (II) SUBSECTION

1 (3)(a)(II) shall be paid into the funds of the municipality. Unless and until 2 the total valuation for assessment of the taxable property within the 3 boundaries of the plan of development area exceeds the base valuation for 4 assessment of the taxable property within such boundaries, as provided 5 in subparagraph (I) of this paragraph (a) SUBSECTION (3)(a)(I) OF THIS 6 SECTION, all of the taxes levied upon the taxable property in such 7 boundary area shall be paid into the funds of the respective public bodies. 8 Unless and until the total municipal sales tax collections in the plan of 9 development area exceed the base year municipal sales tax collections in 10 such area, as provided in subparagraph (I) of this paragraph (a) 11 SUBSECTION (3)(a)(I) OF THIS SECTION, all such sales tax collections shall 12 be paid into the funds of the municipality. When such bonds, loans, 13 advances, and indebtedness, if any, including interest thereon and any 14 premiums due in connection therewith, and including any refunding 15 securities therefor, have been paid, all taxes upon the taxable property or 16 the total municipal sales tax collections, or both, in such boundary area 17 shall be paid into the funds of the respective public bodies. PURSUANT TO 18 AN INTERGOVERNMENTAL AGREEMENT BETWEEN A MUNICIPALITY AND AN 19 AUTHORITY, THE GOVERNING BODY MAY DELEGATE TO THE BOARD THE 20 POWER TO \_\_ INCUR LOANS OR INDEBTEDNESS OR OBTAIN ADVANCES AND 21 TO PLEDGE MONEY IN THE SPECIAL FUND CREATED PURSUANT TO THIS 22 SUBSECTION (3)(a)(II) FOR THE PAYMENT OF ANY \_\_\_\_ LOANS, ADVANCES, 23 OR INDEBTEDNESS. THE INTERGOVERNMENTAL AGREEMENT SHALL BE 24 APPROVED BY AN ORDINANCE ADOPTED BY THE GOVERNING BODY AND A 25 RESOLUTION ADOPTED BY THE BOARD AND SHALL INCLUDE TERMS, 26 CONDITIONS, OR LIMITATIONS ON THE POWER OF THE BOARD AS AGREED 27 TO BY THE GOVERNING BODY AND BOARD.

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1 (IV) (A) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION 2 (3)(a)(V) OF THIS SECTION, during the final ten years of the thirty-year 3 period during which a portion of the property taxes or sales taxes, or both, 4 may be allocated to and, when collected, paid into the special fund of the 5 municipality in accordance with the requirements of subparagraph (II) of 6 this paragraph (a) SUBSECTION (3)(a)(II) OF THIS SECTION, the governing 7 body may by ordinance extend the period during which property taxes 8 shall be allocated for one additional extension of twenty years, which 9 extension shall commence upon the expiration of the original thirty-year 10 period, if on the first day of the twenty-year extension period the 11 established base year for the allocation of property taxes pursuant to 12 subparagraph (II) of this paragraph (a) SUBSECTION (3)(a)(II) OF THIS 13 SECTION is advanced forward by ten years and, subsequent to the 14 completion of the first ten years of the twenty-year extension, the base 15 year is advanced forward by one year for each additional year through the 16 completion of the twenty-year extension. The governing body may also 17 by ordinance extend the period during which sales taxes shall be allocated 18 for one additional extension of twenty years with no change to the 19 established sales tax base year. Notwithstanding any other provision of 20 this subparagraph (IV) SUBSECTION (3)(a)(IV), any extension authorized 21 pursuant to this subparagraph (IV) SUBSECTION (3)(a)(IV) may only be 22 considered by the governing body during the final ten years of the original 23 thirty-year period.

(B) In connection with an extension implemented pursuant to
sub-subparagraph (A) of this subparagraph (IV) SUBSECTION
(3)(a)(IV)(A) OF THIS SECTION, on an annual basis fifty percent of the
property taxes levied, or such greater amount as may be set forth in an

1 agreement negotiated by the municipality and the respective public 2 bodies, and allocated in accordance with the requirements of 3 subparagraph (II) of this paragraph (a) SUBSECTION (3)(a)(II) OF THIS 4 SECTION shall be paid into the special fund of the municipality and the 5 balance of such taxes shall be paid into the funds of the other public 6 bodies by or for which such taxes are collected. Not later than August 1 7 of each calendar year, the governing body shall certify to the county 8 assessor an itemized list of the property tax distribution percentages 9 attributable to the special fund of the municipality pursuant to this 10 sub-subparagraph (B) SUBSECTION (3)(a)(IV)(B) from the mill levies to 11 be certified by each public body. When certifying values to taxing entities 12 pursuant to sections 39-1-111 (5), 39-5-121 (2), and 39-5-128, <del>C.R.S.,</del> the 13 assessor shall certify only the percentage of increment value attributable 14 to the special fund pursuant to this sub-subparagraph (B) SUBSECTION 15 (3)(a)(IV)(B) as certified by the governing body.

16 (V) (A) IF A GOVERNING BODY EXTENDS, PURSUANT TO 17 SUBSECTION (3)(a)(IV) of this section, the period during which a 18 PORTION OF THE PROPERTY TAXES MAY BE ALLOCATED TO THE SPECIAL 19 FUND OF THE MUNICIPALITY IN ACCORDANCE WITH THE REQUIREMENTS OF 20 <u>SUBSECTION (3)(a)(II) OF THIS SECTION, THE GOVERNING BODY MAY, BY</u> 21 ORDINANCE, EXTEND THE PERIOD DURING WHICH PROPERTY TAXES SHALL 22 BE ALLOCATED FOR ONE OR MORE ADDITIONAL TWENTY-YEAR PERIODS AS 23 <u>SPECIFIED IN THIS SUBSECTION (3)(a)(V). THE GOVERNING BODY MUST</u> 24 ADOPT A SEPARATE ORDINANCE FOR EACH ADDITIONAL TWENTY-YEAR 25 <u>PERIOD IN ACCORDANCE WITH SUBSECTION (3)(a)(V)(C) OF THIS SECTION.</u> 26 A TWENTY-YEAR EXTENSION FOR THE PERIOD DURING WHICH PROPERTY 27 TAXES SHALL BE ALLOCATED TO THE SPECIAL FUND OF THE MUNICIPALITY

1 COMMENCES UPON THE EXPIRATION OF THE PREVIOUS TWENTY-YEAR 2 EXTENSION PERIOD, WHETHER SUCH PERIOD WAS PURSUANT TO 3 SUBSECTION (3)(a)(IV) OF THIS SECTION OR PURSUANT TO THIS 4 SUBSECTION (3)(a)(V). ON THE FIRST DAY OF A TWENTY-YEAR EXTENSION 5 <u>PERIOD PURSUANT TO THIS SUBSECTION (3)(a)(V), THE ESTABLISHED BASE</u> 6 YEAR FOR THE ALLOCATION OF PROPERTY TAXES PURSUANT TO 7 SUBSECTION (3)(a)(II) OF THIS SECTION MUST BE ADVANCED FORWARD BY 8 ONE YEAR, AND THE ESTABLISHED BASE YEAR MUST BE ADVANCED 9 FORWARD FOR EACH ADDITIONAL YEAR THROUGH THE COMPLETION OF THE 10 TWENTY-YEAR EXTENSION.

11 (B) IN CONNECTION WITH AN EXTENSION IMPLEMENTED PURSUANT 12 TO THIS SUBSECTION (3)(a)(V), ON AN ANNUAL BASIS FIFTY PERCENT OF 13 THE PROPERTY TAXES LEVIED, OR A GREATER AMOUNT AS MAY BE SET 14 FORTH IN AN AGREEMENT NEGOTIATED BY THE MUNICIPALITY AND THE 15 RESPECTIVE PUBLIC BODIES, AND ALLOCATED IN ACCORDANCE WITH THE 16 REQUIREMENTS OF SUBSECTION (3)(a)(II) OF THIS SECTION, SHALL BE PAID 17 INTO THE SPECIAL FUND OF THE MUNICIPALITY AND THE BALANCE OF THE 18 TAXES SHALL BE PAID INTO THE FUNDS OF THE OTHER PUBLIC BODIES BY 19 OR FOR WHICH SUCH PROPERTY TAXES ARE COLLECTED. NOT LATER THAN 20 AUGUST 1 OF EACH CALENDAR YEAR, THE GOVERNING BODY SHALL 21 CERTIFY TO THE COUNTY ASSESSOR AN ITEMIZED LIST OF THE PROPERTY 22 TAX DISTRIBUTION PERCENTAGES ATTRIBUTABLE TO THE SPECIAL FUND OF 23 THE MUNICIPALITY PURSUANT TO THIS SUBSECTION (3)(a)(V)(B) FROM 24 THE MILL LEVIES TO BE CERTIFIED BY EACH PUBLIC BODY. WHEN 25 CERTIFYING VALUES TO TAXING ENTITIES PURSUANT TO SECTIONS 26 39-1-111 (5), 39-5-121 (2), AND 39-5-128, THE ASSESSOR SHALL CERTIFY 27 ONLY THE PERCENTAGE OF INCREMENT VALUE ATTRIBUTABLE TO THE

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SPECIAL FUND PURSUANT TO THIS SUBSECTION (3)(a)(V)(B) AS CERTIFIED
 BY THE GOVERNING BODY.

3 (C) BEFORE AUGUST 1 OF THE LAST YEAR OF A TWENTY-YEAR
4 EXTENSION PERIOD PURSUANT TO SUBSECTION (3)(a)(IV) OR (3)(a)(V)(A)
5 OF THIS SECTION, THE GOVERNING BODY MAY ADOPT AN ORDINANCE TO
6 EXTEND THE PERIOD DURING WHICH A PORTION OF PROPERTY TAX MAY BE
7 COLLECTED AND ALLOCATED TO THE SPECIAL FUND OF THE MUNICIPALITY
8 PURSUANT TO SUBSECTION (3)(a)(II) OF THIS SECTION.

9 **SECTION 2.** Act subject to petition - effective date. This act 10 takes effect at 12:01 a.m. on the day following the expiration of the 11 ninety-day period after final adjournment of the general assembly; except 12 that, if a referendum petition is filed pursuant to section 1 (3) of article V 13 of the state constitution against this act or an item, section, or part of this 14 act within such period, then the act, item, section, or part will not take 15 effect unless approved by the people at the general election to be held in 16 November 2024 and, in such case, will take effect on the date of the 17 official declaration of the vote thereon by the governor.