1 AN ACT concerning local government.

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

4 Section 5. The Counties Code is amended by changing 5 Section 5-1006.7 as follows:

6 (55 ILCS 5/5-1006.7)

7 Sec. 5-1006.7. School facility and resources occupation 8 taxes.

9 (a) In any county, a tax shall be imposed upon all persons engaged in the business of selling tangible personal property, 10 other than personal property titled or registered with an 11 agency of this State's government, at retail in the county on 12 13 the gross receipts from the sales made in the course of 14 business to provide revenue to be used exclusively for (i) school facility purposes (except as otherwise provided in this 15 16 Section), (ii) school resource officers and mental health 17 professionals, or (iii) school facility purposes, school resource officers, and mental health professionals if a 18 19 proposition for the tax has been submitted to the electors of that county and approved by a majority of those voting on the 20 21 question as provided in subsection (c). The tax under this 22 Section shall be imposed only in one-quarter percent 23 increments and may not exceed 1%.

HB4326 Enrolled - 2 - LRB102 21969 AWJ 31096 b

This additional tax may not be imposed on tangible 1 personal property taxed at the 1% rate under the Retailers' 2 Occupation Tax Act. Beginning December 1, 2019 and through 3 December 31, 2020, this tax is not imposed on sales of aviation 4 5 fuel unless the tax revenue is expended for airport-related purposes. If the county does not have an airport-related 6 7 purpose to which it dedicates aviation fuel tax revenue, then 8 aviation fuel is excluded from the tax. The county must comply 9 with the certification requirements for airport-related 10 purposes under Section 2-22 of the Retailers' Occupation Tax 11 Act. For purposes of this Section, "airport-related purposes" 12 has the meaning ascribed in Section 6z-20.2 of the State 13 Finance Act. Beginning January 1, 2021, this tax is not imposed on sales of aviation fuel for so long as the revenue 14 use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133 are 15 16 binding on the county. The Department of Revenue has full 17 power to administer and enforce this subsection, to collect all taxes and penalties due under this subsection, to dispose 18 of taxes and penalties so collected in the manner provided in 19 20 this subsection, and to determine all rights to credit memoranda arising on account of the erroneous payment of a tax 21 22 or penalty under this subsection. The Department shall deposit 23 all taxes and penalties collected under this subsection into a 24 special fund created for that purpose.

In the administration of and compliance with this subsection, the Department and persons who are subject to this HB4326 Enrolled - 3 - LRB102 21969 AWJ 31096 b

subsection (i) have the same rights, remedies, privileges, 1 2 immunities, powers, and duties, (ii) are subject to the same restrictions, limitations, penalties, 3 conditions, and definitions of terms, and (iii) shall employ the same modes of 4 5 procedure as are set forth in Sections 1 through 10, 2 through 6 2-70 (in respect to all provisions contained in those Sections other than the State rate of tax), 2a through 2h, 3 (except as 7 8 to the disposition of taxes and penalties collected, and 9 except that the retailer's discount is not allowed for taxes 10 paid on aviation fuel that are subject to the revenue use 11 requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133), 4, 5, 12 5a, 5b, 5c, 5d, 5e, 5f, 5g, 5h, 5i, 5j, 5k, 5l, 6, 6a, 6b, 6c, 6d, 7, 8, 9, 10, 11, 11a, 12, and 13 of the Retailers' 13 Occupation Tax Act and all provisions of the Uniform Penalty 14 15 and Interest Act as if those provisions were set forth in this 16 subsection.

The certificate of registration that is issued by the Department to a retailer under the Retailers' Occupation Tax Act permits the retailer to engage in a business that is taxable without registering separately with the Department under an ordinance or resolution under this subsection.

Persons subject to any tax imposed under the authority granted in this subsection may reimburse themselves for their seller's tax liability by separately stating that tax as an additional charge, which may be stated in combination, in a single amount, with State tax that sellers are required to HB4326 Enrolled - 4 - LRB102 21969 AWJ 31096 b

collect under the Use Tax Act, pursuant to any bracketed
 schedules set forth by the Department.

3 (b) If a tax has been imposed under subsection (a), then a 4 service occupation tax must also be imposed at the same rate 5 upon all persons engaged, in the county, in the business of 6 making sales of service, who, as an incident to making those 7 sales of service, transfer tangible personal property within 8 the county as an incident to a sale of service.

9 This tax may not be imposed on tangible personal property 10 taxed at the 1% rate under the Service Occupation Tax Act. 11 Beginning December 1, 2019 and through December 31, 2020, this 12 tax is not imposed on sales of aviation fuel unless the tax 13 revenue is expended for airport-related purposes. If the 14 county does not have an airport-related purpose to which it 15 dedicates aviation fuel tax revenue, then aviation fuel is 16 excluded from the tax. The county must comply with the 17 certification requirements for airport-related purposes under Section 2-22 of the Retailers' Occupation Tax Act. For 18 19 purposes of this Section, "airport-related purposes" has the 20 meaning ascribed in Section 6z-20.2 of the State Finance Act. Beginning January 1, 2021, this tax is not imposed on sales of 21 22 aviation fuel for so long as the revenue use requirements of 49 23 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the county.

The tax imposed under this subsection and all civil penalties that may be assessed as an incident thereof shall be collected and enforced by the Department and deposited into a HB4326 Enrolled - 5 - LRB102 21969 AWJ 31096 b

1 special fund created for that purpose. The Department has full 2 power to administer and enforce this subsection, to collect 3 all taxes and penalties due under this subsection, to dispose 4 of taxes and penalties so collected in the manner provided in 5 this subsection, and to determine all rights to credit 6 memoranda arising on account of the erroneous payment of a tax 7 or penalty under this subsection.

8 In the administration of and compliance with this 9 subsection, the Department and persons who are subject to this 10 subsection shall (i) have the same rights, remedies, 11 privileges, immunities, powers and duties, (ii) be subject to 12 the same conditions, restrictions, limitations, penalties and definition of terms, and (iii) employ the same modes of 13 14 procedure as are set forth in Sections 2 (except that that 15 reference to State in the definition of supplier maintaining a 16 place of business in this State means the county), 2a through 17 2d, 3 through 3-50 (in respect to all provisions contained in those Sections other than the State rate of tax), 4 (except 18 19 that the reference to the State shall be to the county), 5, 7, 20 8 (except that the jurisdiction to which the tax is a debt to the extent indicated in that Section 8 is the county), 9 21 22 (except as to the disposition of taxes and penalties 23 collected, and except that the retailer's discount is not 24 allowed for taxes paid on aviation fuel that are subject to the revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 25 26 47133), 10, 11, 12 (except the reference therein to Section 2b

HB4326 Enrolled - 6 - LRB102 21969 AWJ 31096 b

of the Retailers' Occupation Tax Act), 13 (except that any reference to the State means the county), Section 15, 16, 17, 18, 19, and 20 of the Service Occupation Tax Act and all provisions of the Uniform Penalty and Interest Act, as fully as if those provisions were set forth herein.

6 Persons subject to any tax imposed under the authority 7 granted in this subsection may reimburse themselves for their 8 serviceman's tax liability by separately stating the tax as an 9 additional charge, which may be stated in combination, in a 10 single amount, with State tax that servicemen are authorized 11 to collect under the Service Use Tax Act, pursuant to any 12 bracketed schedules set forth by the Department.

13 (c) The tax under this Section may not be imposed until the 14 question of imposing the tax has been submitted to the 15 electors of the county at a regular election and approved by a 16 majority of the electors voting on the question. For all 17 regular elections held prior to August 23, 2011 (the effective date of Public Act 97-542), upon a resolution by the county 18 board or a resolution by school district boards that represent 19 20 at least 51% of the student enrollment within the county, the county board must certify the question to the proper election 21 22 authority in accordance with the Election Code.

For all regular elections held prior to August 23, 2011 (the effective date of Public Act 97-542), the election authority must submit the question in substantially the following form: HB4326 Enrolled - 7 - LRB102 21969 AWJ 31096 b

1 Shall (name of county) be authorized to impose a 2 retailers' occupation tax and a service occupation tax 3 (commonly referred to as a "sales tax") at a rate of 4 (insert rate) to be used exclusively for school facility 5 purposes?

6 The election authority must record the votes as "Yes" or 7 "No".

8 If a majority of the electors voting on the question vote 9 in the affirmative, then the county may, thereafter, impose 10 the tax.

11 For all regular elections held on or after August 23, 2011 12 (the effective date of Public Act 97-542), the regional superintendent of schools for the county must, upon receipt of 13 a resolution or resolutions of school district boards that 14 represent more than 50% of the student enrollment within the 15 16 county, certify the question to the proper election authority 17 for submission to the electors of the county at the next regular election at which the question lawfully may be 18 submitted to the electors, all in accordance with the Election 19 20 Code.

For all regular elections held on or after August 23, 2011 (the effective date of Public Act 97-542) and before August 23, 2019 (the effective date of Public Act 101-455), the election authority must submit the question in substantially the following form:

26 Shall a retailers' occupation tax and a service

HB4326 Enrolled - 8 - LRB102 21969 AWJ 31096 b

1 occupation tax (commonly referred to as a "sales tax") be 2 imposed in (name of county) at a rate of (insert rate) to 3 be used exclusively for school facility purposes?

4 The election authority must record the votes as "Yes" or 5 "No".

If a majority of the electors voting on the question vote in the affirmative, then the tax shall be imposed at the rate set forth in the question.

9 For all regular elections held on or after August 23, 2019 10 (the effective date of Public Act 101-455), the election 11 authority must submit the question as follows:

(1) If the referendum is to expand the use of revenues from a currently imposed tax exclusively for school facility purposes to include school resource officers and mental health professionals, the question shall be in substantially the following form:

In addition to school facility purposes, shall (name of county) school districts be authorized to use revenues from the tax commonly referred to as the school facility sales tax that is currently imposed in (name of county) at a rate of (insert rate) for school resource officers and mental health professionals?

(2) If the referendum is to increase the rate of a tax
currently imposed exclusively for school facility purposes
at less than 1% and dedicate the additional revenues for
school resource officers and mental health professionals,

1

the question shall be in substantially the following form:

2 Shall the tax commonly referred to as the school 3 facility sales tax that is currently imposed in (name 4 of county) at the rate of (insert rate) be increased to 5 a rate of (insert rate) with the additional revenues 6 used exclusively for school resource officers and 7 mental health professionals?

8 (3) If the referendum is to impose a tax in a county 9 that has not previously imposed a tax under this Section 10 exclusively for school facility purposes, the question 11 shall be in substantially the following form:

12 Shall a retailers' occupation tax and a service 13 occupation tax (commonly referred to as a sales tax) 14 be imposed in (name of county) at a rate of (insert 15 rate) to be used exclusively for school facility 16 purposes?

17 (4) If the referendum is to impose a tax in a county 18 that has not previously imposed a tax under this Section 19 exclusively for school resource officers and mental health 20 professionals, the question shall be in substantially the 21 following form:

22 Shall a retailers' occupation tax and a service 23 occupation tax (commonly referred to as a sales tax) 24 be imposed in (name of county) at a rate of (insert 25 rate) to be used exclusively for school resource 26 officers and mental health professionals? HB4326 Enrolled - 10 - LRB102 21969 AWJ 31096 b

1 (5) If the referendum is to impose a tax in a county 2 that has not previously imposed a tax under this Section 3 exclusively for school facility purposes, school resource 4 officers, and mental health professionals, the question 5 shall be in substantially the following form:

6 Shall a retailers' occupation tax and a service 7 occupation tax (commonly referred to as a sales tax) 8 be imposed in (name of county) at a rate of (insert 9 rate) to be used exclusively for school facility 10 purposes, school resource officers, and mental health 11 professionals?

12 The election authority must record the votes as "Yes" or 13 "No".

14 If a majority of the electors voting on the question vote 15 in the affirmative, then the tax shall be imposed at the rate 16 set forth in the question.

For the purposes of this subsection (c), "enrollment" means the head count of the students residing in the county on the last school day of September of each year, which must be reported on the Illinois State Board of Education Public School Fall Enrollment/Housing Report.

(d) Except as otherwise provided, the Department shall immediately pay over to the State Treasurer, ex officio, as trustee, all taxes and penalties collected under this Section to be deposited into the School Facility Occupation Tax Fund, which shall be an unappropriated trust fund held outside the HB4326 Enrolled - 11 - LRB102 21969 AWJ 31096 b

State treasury. Taxes and penalties collected on aviation fuel 1 2 sold on or after December 1, 2019 and through December 31, 2020, shall be immediately paid over by the Department to the 3 State Treasurer, ex officio, as trustee, for deposit into the 4 5 Local Government Aviation Trust Fund. The Department shall only pay moneys into the Local Government Aviation Trust Fund 6 7 under this Section for so long as the revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the 8 9 county.

10 On or before the 25th day of each calendar month, the 11 Department shall prepare and certify to the Comptroller the 12 disbursement of stated sums of money to the regional superintendents of schools in counties from which retailers or 13 14 servicemen have paid taxes or penalties to the Department 15 during the second preceding calendar month. The amount to be 16 paid to each regional superintendent of schools and disbursed 17 to him or her in accordance with Section 3-14.31 of the School Code, is equal to the amount (not including credit memoranda 18 19 and not including taxes and penalties collected on aviation 20 fuel sold on or after December 1, 2019 and through December 31, 2020) collected from the county under this Section during the 21 22 second preceding calendar month by the Department, (i) less 2% 23 of that amount (except the amount collected on aviation fuel sold on or after December 1, 2019 and through December 31, 24 25 2020), of which 50% shall be deposited into the Tax Compliance 26 and Administration Fund and shall be used by the Department,

HB4326 Enrolled - 12 - LRB102 21969 AWJ 31096 b

subject to appropriation, to cover the costs of the Department 1 2 in administering and enforcing the provisions of this Section, 3 on behalf of the county, and 50% shall be distributed to the regional superintendent of schools to cover the costs in 4 5 administering and enforcing the provisions of this Section, 6 (ii) plus an amount that the Department determines is 7 necessary to offset any amounts that were erroneously paid to 8 a different taxing body; (iii) less an amount equal to the 9 amount of refunds made during the second preceding calendar 10 month by the Department on behalf of the county; and (iv) less 11 any amount that the Department determines is necessary to 12 offset any amounts that were payable to a different taxing body but were erroneously paid to the county. When certifying 13 14 amount of а monthly disbursement to a regional the 15 superintendent of schools under this Section, the Department 16 shall increase or decrease the amounts by an amount necessary 17 to offset any miscalculation of previous disbursements within the previous 6 months from the time a miscalculation is 18 19 discovered.

20 Within 10 days after receipt by the Comptroller from the 21 Department of the disbursement certification to the regional 22 superintendents of the schools provided for in this Section, 23 the Comptroller shall cause the orders to be drawn for the 24 respective amounts in accordance with directions contained in 25 the certification.

26 If the Department determines that a refund should be made

HB4326 Enrolled - 13 - LRB102 21969 AWJ 31096 b

under this Section to a claimant instead of issuing a credit 1 2 memorandum, then the Department shall notify the Comptroller, 3 who shall cause the order to be drawn for the amount specified and to the person named in the notification from the 4 5 Department. The refund shall be paid by the Treasurer out of Facility Occupation Tax Fund or 6 the School the Local 7 Government Aviation Trust Fund, as appropriate.

8 (e) For the purposes of determining the local governmental 9 unit whose tax is applicable, a retail sale by a producer of 10 coal or another mineral mined in Illinois is a sale at retail at the place where the coal or other mineral mined in Illinois 11 12 is extracted from the earth. This subsection does not apply to coal or another mineral when it is delivered or shipped by the 13 14 seller to the purchaser at a point outside Illinois so that the 15 sale is exempt under the United States Constitution as a sale 16 in interstate or foreign commerce.

(f) Nothing in this Section may be construed to authorize a tax to be imposed upon the privilege of engaging in any business that under the Constitution of the United States may not be made the subject of taxation by this State.

(g) If a county board imposes a tax under this Section pursuant to a referendum held before August 23, 2011 (the effective date of Public Act 97-542) at a rate below the rate set forth in the question approved by a majority of electors of that county voting on the question as provided in subsection (c), then the county board may, by ordinance, increase the

rate of the tax up to the rate set forth in the question 1 approved by a majority of electors of that county voting on the 2 3 question as provided in subsection (c). If a county board imposes a tax under this Section pursuant to a referendum held 4 5 before August 23, 2011 (the effective date of Public Act 6 97-542), then the board may, by ordinance, discontinue or 7 reduce the rate of the tax. If a tax is imposed under this 8 Section pursuant to a referendum held on or after August 23, 9 2011 (the effective date of Public Act 97-542) and before 10 August 23, 2019 (the effective date of Public Act 101-455), 11 then the county board may reduce or discontinue the tax, but 12 only in accordance with subsection (h-5) of this Section. If a tax is imposed under this Section pursuant to a referendum 13 held on or after August 23, 2019 (the effective date of Public 14 15 Act 101-455), then the county board may reduce or discontinue 16 the tax, but only in accordance with subsection (h-10). If, 17 however, a school board issues bonds that are secured by the proceeds of the tax under this Section, then the county board 18 19 may not reduce the tax rate or discontinue the tax if that rate 20 reduction or discontinuance would adversely affect the school 21 board's ability to pay the principal and interest on those 22 bonds as they become due or necessitate the extension of 23 additional property taxes to pay the principal and interest on those bonds. If the county board reduces the tax rate or 24 25 discontinues the tax, then a referendum must be held in accordance with subsection (c) of this Section in order to 26

1 increase the rate of the tax or to reimpose the discontinued 2 tax.

Until January 1, 2014, the results of any election that 3 imposes, reduces, or discontinues a tax under this Section 4 5 must be certified by the election authority, and any ordinance that increases or lowers the rate or discontinues the tax must 6 be certified by the county clerk and, in each case, filed with 7 8 the Illinois Department of Revenue either (i) on or before the 9 first day of April, whereupon the Department shall proceed to 10 administer and enforce the tax or change in the rate as of the 11 first day of July next following the filing; or (ii) on or 12 before the first day of October, whereupon the Department shall proceed to administer and enforce the tax or change in 13 the rate as of the first day of January next following the 14 filing. 15

16 Beginning January 1, 2014, the results of any election 17 that imposes, reduces, or discontinues a tax under this Section must be certified by the election authority, and any 18 ordinance that increases or lowers the rate or discontinues 19 20 the tax must be certified by the county clerk and, in each case, filed with the Illinois Department of Revenue either (i) 21 22 on or before the first day of May, whereupon the Department 23 shall proceed to administer and enforce the tax or change in the rate as of the first day of July next following the filing; 24 25 or (ii) on or before the first day of October, whereupon the 26 Department shall proceed to administer and enforce the tax or

HB4326 Enrolled - 16 - LRB102 21969 AWJ 31096 b

change in the rate as of the first day of January next
 following the filing.

For purposes of this Section, "school 3 (h) facility (i) the acquisition, 4 purposes" means development, 5 construction, reconstruction, rehabilitation, improvement, financing, architectural planning, and installation of capital 6 facilities consisting of buildings, structures, and durable 7 8 equipment and for the acquisition and improvement of real 9 property and interest in real property required, or expected 10 to be required, in connection with the capital facilities and 11 (ii) the payment of bonds or other obligations heretofore or 12 hereafter issued, including bonds or other obligations 13 heretofore or hereafter issued to refund or to continue to 14 refund bonds or other obligations issued, for school facility 15 purposes, provided that the taxes levied to pay those bonds 16 are abated by the amount of the taxes imposed under this 17 Section that are used to pay those bonds. "School facility purposes" also includes fire prevention, safety, energy 18 conservation, accessibility, school security, and specified 19 20 repair purposes set forth under Section 17-2.11 of the School Code. 21

(h-5) A county board in a county where a tax has been imposed under this Section pursuant to a referendum held on or after August 23, 2011 (the effective date of Public Act 97-542) and before August 23, 2019 (the effective date of Public Act 101-455) may, by ordinance or resolution, submit to HB4326 Enrolled - 17 - LRB102 21969 AWJ 31096 b

1 the voters of the county the question of reducing or 2 discontinuing the tax. In the ordinance or resolution, the 3 county board shall certify the question to the proper election 4 authority in accordance with the Election Code. The election 5 authority must submit the question in substantially the 6 following form:

7 Shall the school facility retailers' occupation tax 8 and service occupation tax (commonly referred to as the 9 "school facility sales tax") currently imposed in (name of 10 county) at a rate of (insert rate) be (reduced to (insert 11 rate))(discontinued)?

12 If a majority of the electors voting on the question vote in 13 the affirmative, then, subject to the provisions of subsection 14 (g) of this Section, the tax shall be reduced or discontinued 15 as set forth in the question.

16 (h-10) A county board in a county where a tax has been 17 imposed under this Section pursuant to a referendum held on or after August 23, 2019 (the effective date of Public Act 18 19 101-455) may, by ordinance or resolution, submit to the voters 20 of the county the question of reducing or discontinuing the tax. In the ordinance or resolution, the county board shall 21 22 certify the question to the proper election authority in 23 accordance with the Election Code. The election authority must submit the question in substantially the following form: 24

25 Shall the school facility and resources retailers' 26 occupation tax and service occupation tax (commonly HB4326 Enrolled - 18 - LRB102 21969 AWJ 31096 b

1 referred to as the school facility and resources sales 2 tax) currently imposed in (name of county) at a rate of 3 (insert rate) be (reduced to (insert rate)) 4 (discontinued)?

5 The election authority must record the votes as "Yes" or 6 "No".

7 If a majority of the electors voting on the question vote 8 in the affirmative, then, subject to the provisions of 9 subsection (g) of this Section, the tax shall be reduced or 10 discontinued as set forth in the question.

11

(i) This Section does not apply to Cook County.

12 (j) This Section may be cited as the County School13 Facility and Resources Occupation Tax Law.

14 (Source: P.A. 100-1171, eff. 1-4-19; 101-10, eff. 6-5-19; 15 101-455, eff. 8-23-19; 101-604, eff. 12-13-19.)

Section 99. Effective date. This Act takes effect July 1, 2022.