HOUSE BILL 1009

State of Washington 64th Legislature 2015 Regular Session

By Representatives Manweller and Hawkins

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AN ACT Relating to allowing rural counties providing emergency medical services to locations with a rural amphitheater to impose an additional admissions surcharge; amending RCW 36.38.010 and 36.38.020; adding a new section to chapter 43.10 RCW; and creating a new section.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 NEW SECTION. Sec. 1. The legislature finds that the capacity of small, rural hospitals and first responders can be overwhelmed by the 8 influx of large numbers of people attending concerts and festivals in 9 10 rural amphitheaters. The legislature intends that those who attend 11 these events, most of whom are not from the local community, should 12 share the burden of the local taxpayers to fund spikes in emergency service calls and medical costs that occur during these concerts and 13 14 festivals. Therefore, the legislature intends to authorize counties to levy and apply an emergency medical services surcharge to the 15 16 price of admission at such events so that the local medical service 17 providers have the resources to accommodate the additional emergency medical services necessary for these events. The legislature finds 18 that enacting this authority will benefit attendees by making sure 19 their needs for emergency and medical care can be met, while also 20 21 protecting local taxpayers from disproportionate burdens.

1 Sec. 2. RCW 36.38.010 and 2012 c 260 s 1 are each amended to 2 read as follows:

(1) Any county may by ordinance enacted by its county legislative 3 authority, levy and fix a tax of not more than one cent on twenty 4 cents or fraction thereof to be paid for county purposes by persons 5 who pay an admission charge to any place, including a tax on persons б 7 who are admitted free of charge or at reduced rates to any place for which other persons pay a charge or a regular higher charge for the 8 9 same or similar privileges or accommodations; and require that one who receives any admission charge to any place must collect and remit 10 11 the tax to the county treasurer of the county. However, no county may impose such tax on persons paying an admission to any activity of any 12 elementary or secondary school or any public facility of a public 13 facility district under chapter 35.57 or 36.100 RCW for which a tax 14 is imposed under RCW 35.57.100 or 36.100.210. 15

16 (2) As used in this chapter, the term "admission charge" includes 17 a charge made for season tickets or subscriptions, a cover charge, or a charge made for use of seats and tables, reserved or otherwise, and 18 other similar accommodations; a charge made for food and refreshments 19 in any place where any free entertainment, recreation, or amusement 20 21 is provided; a charge made for rental or use of equipment or facilities for purpose of recreation or amusement, and where the 22 rental of the equipment or facilities is necessary to the enjoyment 23 of a privilege for which a general admission is charged, the combined 24 25 charges must be considered as the admission charge. Admission charge 26 also includes any automobile parking charge where the amount of such charge is determined according to the number of passengers in any 27 28 automobile.

(3) Subject to subsections (4) and (5) of this section, the tax authorized in this section is not exclusive and does not prevent any city or town within the taxing county, when authorized by law, from imposing within its corporate limits a tax of the same or similar kind. However, whenever the same or similar kind of tax is imposed by any such city or town, no such tax may be levied within the corporate limits of such city or town by the county.

36 (4) Notwithstanding subsection (3) of this section, the 37 legislative authority of a county with a population of one million or 38 more may exclusively levy taxes on events in baseball stadiums 39 constructed on or after January 1, 1995, that are owned by a public

1 facilities district under chapter 36.100 RCW and that have seating 2 capacities over forty thousand at the rates of:

(a) Not more than one cent on twenty cents or fraction thereof, 3 to be used for the purpose of paying the principal and interest 4 payments on bonds issued by a county to construct a baseball stadium 5 6 as defined in RCW 82.14.0485. If the revenue from the tax exceeds the 7 amount needed for that purpose, the excess must be placed in a contingency fund which must be used exclusively by the public 8 facilities district to fund repair, reequipping, and 9 capital improvement of the baseball stadium; and 10

(b) Not more than one cent on twenty cents or fraction thereof, to be used for the purpose of paying the principal and interest payments on bonds issued by a county to construct a baseball stadium as defined in RCW 82.14.0485. The tax imposed under this subsection (4)(b) expires when the bonds issued for the construction of the baseball stadium are retired, but not later than twenty years after the tax is first collected.

18 (5)(a) Notwithstanding subsection (3) of this section, the 19 legislative authority of a county that has created a public stadium 20 authority to develop a stadium and exhibition center under RCW 21 36.102.050 may levy and fix a tax on charges for admission to events 22 in a stadium and exhibition center, as defined in RCW 36.102.010, 23 constructed in the county on or after January 1, 1998, that is owned 24 by a public stadium authority under chapter 36.102 RCW.

(b) Except as provided otherwise in (c) of this subsection (5), the tax is exclusive and precludes the city or town within which the stadium and exhibition center is located from imposing a tax of the same or similar kind on charges for admission to events in the stadium and exhibition center, and precludes the imposition of a general county admissions tax on charges for admission to events in the stadium and exhibition center.

32 (c) A city within which the stadium and exhibition center is 33 located has the exclusive right to impose an admissions tax under the 34 authority of RCW 35.21.280 and the county is precluded from imposing 35 an admissions tax, for a sporting event conducted during calendar 36 year 2012 by a state college or university, if such sporting event 37 occurs:

(i) Due to the temporary closure of any similar facility owned bythat college or university; and

1 (ii) At a facility owned by a public stadium authority located 2 within a city with a population that exceeds five hundred thousand 3 people.

4 (d) For the purposes of this subsection (5), "charges for
5 admission to events" means only the actual admission charge,
6 exclusive of taxes and service charges and the value of any other
7 benefit conferred by the admission.

8 (e) The tax authorized under this subsection (5) is at the rate 9 of not more than one cent on ten cents or fraction thereof.

10 (f) Revenues collected under this subsection (5) must be deposited in the stadium and exhibition center account under RCW 11 43.99N.060 until the bonds issued under RCW 43.99N.020 for the 12 construction of the stadium and exhibition center are retired. After 13 the bonds issued for the construction of the stadium and exhibition 14 center are retired, the tax authorized under this section is used 15 exclusively to fund repair, reequipping, and capital improvement of 16 17 the stadium and exhibition center.

(g) The tax under this subsection (5) may be levied upon the first use of any part of the stadium and exhibition center but may not be collected at any facility already in operation as of July 17, 1997.

22 (6)(a) The legislative authority of a county with a rural amphitheater may, by ordinance, levy and fix an emergency medical 23 services surcharge of up to one dollar per person, including a 24 25 surcharge on persons who are admitted free of charge or at reduced rates; and require that one who receives any such surcharge must 26 collect and remit the surcharge to the county treasurer of the 27 28 county. The surcharge under this subsection (6) is in addition to any tax imposed under this section. 29

30 <u>(b) The county legislative authority may authorize a person</u> 31 <u>collecting the emergency medical services surcharge to retain an</u> 32 <u>amount not to exceed five cents per dollar of surcharge as</u> 33 <u>reimbursement for costs associated with collecting the surcharge.</u>

34 (c) The county must deposit the surcharge collected under this 35 subsection (6) into a separate account. The county must distribute 36 sixty-five percent of the proceeds of the surcharge to a hospital 37 district providing service to the rural amphitheater and the 38 remainder must be distributed to a fire protection district providing 39 service to the rural amphitheater. The county legislative authority 40 may enact an ordinance changing the distribution percentages under

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1 this subsection (6)(c). The county must make distributions under this
2 subsection (6)(c) at least once a year.

3 (d) For the purposes of this subsection (6), "rural amphitheater" 4 means an outdoor amphitheater with capacity to accommodate greater 5 than ten thousand people at one time in a county with fewer than one 6 hundred fifteen thousand people as determined by the office of 7 financial management on April 1st of each year.

8 **Sec. 3.** RCW 36.38.020 and 2009 c 549 s 4080 are each amended to 9 read as follows:

10 <u>(1)</u> In addition to the provisions levying and fixing the amount 11 of tax, the ordinance may contain any or all of the following 12 provisions:

13 (((1))) (a) A provision defining the words and terms used 14 therein;

15 $((\frac{2}{2}))$ (b) A provision requiring the price (exclusive of the tax to be paid by the person paying for admission) at which every 16 17 admission ticket or card is sold to be conspicuously and indelibly printed or written on the face or back of that part of the ticket 18 ((which)) that is to be taken up by the management of the place for 19 which an admission charge is exacted, and making the violation of 20 such provision a misdemeanor punishable by fine of not exceeding one 21 22 hundred dollars;

23 (((3))) <u>(c)</u> Provisions fixing reasonable exemptions from such 24 tax;

25 (((4))) (d) Provisions allowing as an offset against the tax, the 26 amount of like taxes levied, fixed, and collected within their 27 jurisdiction by incorporated cities and towns in the county;

28 (((5))) <u>(e)</u> A provision requiring persons receiving payments for 29 admissions taxed under ((said)) <u>the</u> ordinance to collect the amount 30 of the tax from the persons making such payments;

(((6))) (f) A provision to the effect that the tax imposed by 31 ((said)) the ordinance ((shall be)) is deemed to be held in trust by 32 the person required to collect the same until paid to the county 33 treasurer, and making it a misdemeanor for any person receiving 34 35 payment of the tax and appropriating or converting the same to his or 36 her own use or to any use other than the payment of the tax as 37 provided in ((said)) the ordinance to the extent that the amount of such tax is not available for payment on the due date for filing 38 returns as provided in said ordinance; 39

1 (((7))) (g) A provision that in case any person required by the 2 ordinance to collect the tax imposed thereby fails to collect the same, or having collected the tax fails to pay the same to the county 3 treasurer in the manner prescribed by the ordinance, whether ((such)) 4 the failure is the result of ((such)) the person's own acts or the 5 6 result of acts or conditions beyond such person's control, such 7 person ((shall)) must nevertheless be personally liable to the county for the amount of the tax; 8

9 (((+))) (h) Provisions fixing the time when the taxes imposed by the ordinance ((shall be)) are due and payable to the county 10 11 treasurer; requiring persons receiving payments for admissions to make periodic returns to the county treasurer on such forms and 12 setting forth such information as the county treasurer may specify; 13 14 requiring ((such)) the return to show the amount of tax upon admissions for which ((such)) the person is liable for specified 15 16 preceding periods, and requiring ((such)) the person to sign and 17 transmit the same to the county treasurer together with a remittance 18 for the amount;

19 (((9))) <u>(i)</u> A provision requiring taxpayers to file with the 20 county treasurer verified annual returns setting forth such 21 additional information as he or she may deem necessary to determine 22 tax liability correctly;

((((10))) <u>(j)</u> A provision to the effect that whenever 23 а 24 certificate of registration, if required by the ordinance, is 25 obtained for operating or conducting temporary places of amusement by 26 persons who are not the owners, lessees, or custodians of the 27 building, lot or place where the amusement is to be conducted, or whenever the business is permitted to be conducted without the 28 29 procurement of a certificate, the tax imposed ((shall)) must be returned and paid as provided in the ordinance by ((such)) the owner, 30 31 lessee, or custodian, unless paid by the person conducting the place 32 of amusement;

33 (((11))) (k) A provision requiring the applicant for a temporary 34 certificate of registration, if required by the ordinance, to furnish 35 with the application therefor, the name and address of the owner, 36 lessee, or custodian of the premises upon which the amusement is to 37 be conducted, and requiring the county treasurer to notify ((such)) 38 the owner, lessee, or custodian of the issuance of any such temporary 39 certificate, and of the joint liability for such tax;

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1 (((12))) (1) A provision empowering the county treasurer to 2 declare the tax upon temporary or itinerant places of amusement to be 3 immediately due and payable and to collect the same, when he or she 4 believes there is a possibility that the tax imposed under the 5 ordinance will not be otherwise paid;

6 (((13))) (m) Any or all of the applicable general administrative provisions contained in RCW 82.32.010 through 82.32.340 7 and 82.32.380, and the amendments thereto, except that unless otherwise 8 indicated by the context of ((said)) such sections, in all provisions 9 10 so incorporated in ((such)) the ordinance (((a))) (i) the term 11 "county treasurer" (of the county enacting ((said)) the ordinance) 12 ((shall)) <u>must</u> be substituted for each reference made in ((said)) such sections to the "department," the "department of revenue," "any 13 employee of the department, " or "director of the department of 14 revenue"; (((b))) <u>(ii)</u> the name of the county enacting ((such)) the 15 16 ordinance ((shall)) must be substituted for each reference made in 17 ((said)) such sections to the "state" or to the "state of Washington"; (((c))) <u>(iii)</u> the term "this ordinance" ((shall)) must 18 be substituted for each reference made in ((said)) such sections to 19 "this chapter"; (((d))) (iv) the name of the county enacting ((said))20 21 the ordinance ((shall)) must be substituted for each reference made in ((said)) such sections to "Thurston county"; and (((e))) (v) the 22 term "board of county commissioners" ((shall)) must be substituted 23 24 for each reference made in ((said)) such sections to the "director of 25 financial management." With respect to the emergency medical services surcharge authorized under RCW 36.38.010(6), the county legislative 26 authority must enact an ordinance charging interest as provided in 27 28 RCW 82.32.050 and penalties as provided in RCW 82.32.090 (1) and (2).

29 (2) For the purposes of this section, "tax" means the admission 30 taxes authorized under RCW 36.38.010 (1) through (5) and, to the 31 extent applicable, the emergency medical services surcharge 32 authorized under RCW 36.38.010(6).

33 <u>NEW SECTION.</u> **Sec. 4.** A new section is added to chapter 43.10 34 RCW to read as follows:

(1) The attorney general must appear for and represent any county imposing the emergency medical services surcharge under RCW 36.38.010(6) with respect to any action or proceeding arising from the imposition of such surcharge.

1 (2) The attorney general must provide the representation required 2 under subsection (1) of this section at no cost to the county.

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