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ACT No. 172

HOUSE BILL NO. 617 (Substitute for House Bill No. 589 by Representative Leger)
BY REPRESENTATIVE LEGER

AN ACT

2	To enact Chapter 12-C of Title 33 of the Louisiana Revised Statutes of 1950, to be
3	comprised of R.S. 33:4710.11 through 4710.30, relative to the Ernest N. Morial-New
4	Orleans Exhibition Hall Authority; to provide relative to taxing and bonding
5	authority of the authority; to provide duration limitations on taxes and debt; to
6	provide relative to projects the authority is authorized to undertake; to provide for
7	payments in lieu of taxes on certain types of developments; to provide relative to the
8	use of revenues of the authority; to require reports to the governing authority of New
9	Orleans; to provide for the incorporation of laws pertaining to the authority in the
10	Louisiana Revised Statutes of 1950 and to make certain adjustments of form as are
11	necessary for such incorporation; and to provide for related matters.
12	Notice of intention to introduce this Act has been published
13	as provided by Article III, Section 13 of the Constitution of
14	Louisiana.
15	Be it enacted by the Legislature of Louisiana:
16	Section 1. Chapter 12-C of Title 33 of the Louisiana Revised Statutes of 1950,
17	comprised of R.S. 33:4710.11 through 4710.30, is hereby enacted to read as follows:
18	CHAPTER 12-C. ERNEST N. MORIAL-NEW ORLEANS
19	EXHIBITION HALL AUTHORITY
20	<u>§4710.11. Creation</u>
21	A. There is hereby created the Ernest N. Morial-New Orleans Exhibition
22	Hall Authority, hereafter in this Chapter referred to as the "authority", which is
23	created as a body politic and corporate and political subdivision of the state. The
24	territorial limits and territorial jurisdiction of the authority shall be the entire parish

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

of Orleans, including but not limited to the Ernest N. Morial Convention Center-New
Orleans.

B. The domicile of the authority shall be in the city of New Orleans, Louisiana.

C. The purpose for which the authority is created is to acquire, construct, reconstruct, extend, improve, maintain, and operate projects within the city of New Orleans, subject to the zoning and other applicable ordinances of the city of New Orleans, except as to the Poydras Street Wharf and other properties under the administration of the board of commissioners of the Port of New Orleans, in order to promote the economic growth and development of the city and its neighboring parishes.

D.(1) As used in this Chapter, the word "project" or "projects" means one or more of any combination of convention, exhibition, and tourist facilities, including a convention center hotel with a multi-story parking garage and bridge connecting the hotel and the south end of the convention center, the "Convention Center Headquarters Hotel Project", and the necessary land, acquired by lease or purchase, site improvements, infrastructure, furnishings, machinery, equipment, and appurtenances for any such facility.

(2) The authority may utilize its tax revenues, other income, and other revenues for the costs of the design, development, construction, furnishing, and equipping of the Convention Center Headquarters Hotel Project, as provided in and pursuant to any contract described in this Section or as provided in and pursuant to a cooperative endeavor agreement.

(3) Any lease with respect to the Convention Center Headquarters Hotel Project shall provide for a payment in lieu of ad valorem taxes by the lessee thereof during the term of such lease; such payment shall be calculated based on the number of rooms in the Convention Center Headquarters Hotel Project, multiplied by the average per-room tax assessment for the prior year of the three hotels that have the highest number of rooms, that are not the subject of any ad valorem tax exemption, abatement, or other reduction, and that are located within the area of downtown New

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Orleans bounded on the east by Iberville Street, on the west by Calliope Street, on the north by Claiborne Avenue, and on the south by the Mississippi River, the "base rate". Such payments shall be in the amounts as follows:

- (a) Beginning in the first calendar year after the hotel is open to the public, a payment equal to forty-five percent of the base rate.
- (b) In the second calendar year after the hotel is open to the public, a payment equal to sixty-five percent of the base rate.
- (c) In the third calendar year after the hotel is open to the public, a payment equal to eighty-five percent of the base rate.
- (d) In the fourth calendar year after the hotel is open to the public and thereafter, a payment equal to one hundred percent of the base rate.
- (4) In connection with any development by the authority, other than with respect to the Convention Center Headquarters Hotel Project, that constitutes or includes a joint project involving a private entity, whether through a lease or other public-private partnership structure, on land owned by the authority or any other tax exempt entity, the authority shall use reasonable efforts to require, in the contract of lease or other agreement, that the private entity pay ad valorem taxes on any improvements constructed in connection with such development and a payment for the applicable property calculated and paid as set forth in this Paragraph. However, in the absence of provision for such payment, the contract of lease or other agreement shall provide for an annual payment in lieu of ad valorem taxes by the private entity during the term of such lease or other agreement, such payment to be in an amount equal to the amount of ad valorem taxes which the private entity would have been obligated to pay had it been the owner of the property and improvements during the term of such lease or other agreement. The amount of each annual payment in lieu of taxes shall be the applicable ad valorem tax rate applied against the assessed value of the property and improvements, as determined by the parish assessor; however, if the parish assessor fails or refuses to determine the assessed value of the property and improvements, the amount of each annual payment in lieu of taxes shall be the applicable ad valorem tax rate applied against the appraised

1	value of the property and improvements, as determined by a Member Appraisal
2	Institute appraiser retained by the authority.
3	(5) Any payment in lieu of ad valorem taxes as provided by this Subsection
4	shall be paid to the local taxing authorities, through the normal collecting agency,
5	and, to the extent they do not in the aggregate exceed the amount of ad valorem taxes
6	that would be paid if the lessee were the owner, shall constitute statutory impositions
7	within the meaning of R.S. 47:2128.
8	§4710.12. Board of commissioners
9	A. The authority shall be governed by a board of commissioners, hereafter
10	in this Chapter referred to as the "board", composed of twelve members appointed
11	as follows:
12	(1) The governor shall appoint:
13	(a) Three members at large.
14	(b) One member from a list of three names submitted by the Louisiana
15	Restaurant Association, Greater New Orleans Chapter.
16	(c) Two members who reside within the territorial limits of the authority.
17	(d) One member from a list of three names submitted by the Greater New
18	Orleans Hotel and Lodging Association.
19	(e) One member who is a resident of the legislative district in which the
20	Ernest N. Morial Convention Center-New Orleans is located and who is selected by
21	the state representative and state senator from that district.
22	(2) The mayor of the city of New Orleans, with the consent of the governing
23	authority of the city of New Orleans, shall appoint:
24	(a) One member at large.
25	(b) One member from a list of three names submitted by New Orleans &
26	Company, formerly the New Orleans Convention and Visitors Bureau.
27	(c) One member from a list of three names submitted by the Chamber-New
28	Orleans and the River Region.

1	(3) From the names remaining on the lists from the various nominating
2	organizations, the governor shall select and appoint one member who shall also serve
3	as the board's president.
4	B. Each person appointed to the board shall be a resident of or have his
5	principal place of business in the parish of Orleans.
6	C. The members of the board who are appointed by the governor shall serve
7	at the pleasure of the governor. The term of a member of the board appointed by the
8	mayor, except a member appointed to fill an unexpired term, is four years.
9	D. Each gubernatorial appointment shall be submitted to the Senate for
10	confirmation.
11	E. As soon as practicable after their appointment, the members shall meet
12	at the domicile and elect from their number a vice president and such other officers
13	as may be considered appropriate. The secretary and treasurer of the board, which
14	offices may be combined, may be selected by the board from among the members
15	or may be otherwise selected by the board.
16	F. The board shall adopt such rules and regulations as it deems necessary for
17	its own government.
18	G. Seven members of the board shall constitute a quorum for the transaction
19	of business.
20	H. The board shall keep a record of all of its proceedings, and it shall
21	designate one newspaper of general circulation in the parish of Orleans as its official
22	journal in which an extract of the minutes of such proceedings shall be published.
23	§4710.13. Powers and duties
24	The authority shall have all the powers and authority necessary or convenient
25	to carry out the purposes of this Chapter including but not limited to the following
26	powers and authority:
27	(1) To employ such officers, employees, and agents as it deems necessary
28	for the performance of its powers and duties and fix the compensation of such
29	officers, employees, and agents.

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(2) To acquire, construct, reconstruct, extend, improve, maintain, and operate projects located or to be located in the parish of Orleans.

(3) To acquire, whether by sale, exchange, lease, or otherwise, title to or rights and interests in immovable property within the parish of Orleans, including leasehold interests, required to implement the purposes of this Chapter. In connection with any exchange of property in which the authority may engage, the property acquired by the authority and the property given up by the authority shall each have a value to the authority that is approximately equal, with any difference to be paid in cash. The term "value to the authority" shall include any and all factors reflecting a benefit to the authority and shall include without limitation proximity of a property to other property owned by the authority, increased efficiency of operations of the authority afforded by a property, and resolution of any claims against or potential liabilities of the authority achieved by any aspect of the exchange.

(4) To enter into contracts with any person, firm, or corporation, public or private, including the state of Louisiana or any department, agency, or political subdivision thereof, on such terms and conditions as the board may determine, with respect to the acquisition, construction, reconstruction, extension, improvement, maintenance, or operation of projects or the furnishing or distribution of the services, facilities, or commodities thereof, including but not limited to the leasing or subleasing for allied services such as hotels, restaurants, retail outlets, offices, parking, entertainment, and similar activities. Any lease or sublease of the authority, or both, to an exhibition or convention user, or both, including any assignment thereof, any lease or sublease or extensions or renewals thereof, including any assignments thereof, for allied services such as hotels, restaurants, retail outlets, offices, and entertainment, are exempt from the provisions of R.S. 38:2211 et seq., and any other provision of law with respect to the purchase or lease of property by public entities; all other contracts, leases or subleases, or both, including any assignment thereof, shall be entered into in accordance with the provisions of R.S. 38:2211 et seq.

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(5) To enter into contracts with any person, firm, or corporation, public or private, including the state of Louisiana or any department, agency, or political subdivision thereof, on such terms and conditions as the board may determine, with respect to the use, lease, or sublease of project facilities and services for convention or exhibition purposes or any other purpose authorized by this Chapter. No provision of this Chapter is intended or shall be construed to authorize or permit the state of Louisiana or any of its departments or agencies to enter into any contract or agreement under which the state of Louisiana or any of its departments or agencies will assume responsibility for any indebtedness of the authority or for the management, operation, or maintenance of any facility or project; however, this prohibition shall not extend to or affect the agreement between the board of commissioners of the Port of New Orleans and International Rivercenter entered into on April 24, 1974, as amended, or any transferee, purchaser, or assignee of any interest in the agreement, whether in whole or in part, notwithstanding any provision of law or this Chapter to the contrary. (6) Except as limited by the terms and conditions of the lease covering and affecting the Poydras Street Wharf, to establish, maintain, revise, charge, and collect

- (6) Except as limited by the terms and conditions of the lease covering and affecting the Poydras Street Wharf, to establish, maintain, revise, charge, and collect such rates, fees, rentals, or other charges for the use, services, facilities, and commodities of or furnished by any project and to provide methods of collection of and civil penalties for nonpayment of such rates, fees, rentals, or other charges.
- (7) To incur debt and issue bonds or other obligations for the purpose of the authority in the manner provided by this Chapter.
- (8) To pledge to the payment of its bonds or other obligations and interest thereon the avails or proceeds of the hotel occupancy taxes authorized by this Chapter and other income and revenues of the authority derived from any source, including without limitation any and all taxes, fees, and charges authorized by this Chapter and revenues derived from one or more projects or expansion projects and leases and agreements securing the payment of bonds.
 - (9) To levy and collect taxes in the manner provided in this Chapter.

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(10) Except as limited by the terms and conditions of the lease covering and affecting the Poydras Street Wharf and subject to the rights, powers, and jurisdiction of the board of commissioners of the Port of New Orleans, to make and enforce rules and regulations governing the use, maintenance, and operation of projects.

- (11) To accept donations, gifts, and grants of movable or immovable property for the acquisition, construction, reconstruction, extension, improvement, maintenance, or operation of any project and to make and perform such agreements or contracts as necessary or convenient in connection with the procuring or acceptance of such donations, gifts, and grants. Such donations, gifts, and grants shall be the sole property of the authority.
- (12) To accept loans, grants, or contributions from and to enter into contracts and cooperate with the United States of America, the state, and any agency or subdivision thereof with respect to any project in accordance with law.
- (13) Except as limited by the terms and conditions of the lease covering and affecting the Poydras Street Wharf, to lease or sublease to or from any person, firm, or corporation, public or private, all or any part of any project upon such terms and conditions and for such term of years, not in excess of sixty years, as the board deems advisable to carry out the provisions of this Chapter and to provide, if deemed advisable by the board, for an option to purchase or otherwise lawfully acquire such project upon the terms and conditions therein specified. Any lease or sublease, or both, of the authority to an exhibition or convention user or to facilitate the private development and funding of lodging facilities, including any assignments thereof, any lease or sublease or extension or renewal thereof, including any assignments thereof, for allied services such as hotels, restaurants, retail outlets, offices, and entertainment, are exempt from the provisions of R.S. 38:2211 et seq., and any other provision of law with respect to the purchase or lease of property by public entities; all other contracts, leases or subleases, or both, of the authority, including any assignment thereof, shall be entered into in accordance with the provisions of R.S. 38:2211 et seq.

(14) To execute such instruments and agreements and do all things necessary

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2	or convenient in the exercise of the powers granted by this Chapter or in the
3	performance of the covenants or duties of the authority or to secure the payment of
4	its bonds.
5	(15) To contract, upon such terms as it may agree upon, for financial,
6	engineering, legal, and other professional services necessary or expedient in the
7	conduct of its affairs.
8	(16) For consideration, to dispose of property by sale, exchange, lease, or
9	otherwise in order to implement the purposes of this Chapter. In connection with
10	any exchange of property in which the authority may engage, the property acquired
11	by the authority and the property given up by the authority shall each have a value
12	to the authority that is approximately equal, with any difference to be paid in cash.
13	The term "value to the authority" shall include without limitation proximity of a
14	property to other property owned by the authority, increased efficiency of operations
15	of the authority afforded by a property, and resolution of any claims against or
16	potential liabilities of the authority achieved by any aspect of the exchange.
17	(17) To enter into a contract or contracts with the city of New Orleans,
18	pursuant to which the authority may assume the management, operation, and
19	maintenance of any exhibition center or convention hall and responsibility for any
20	obligation or indebtedness incurred for the construction thereof and pay out of
21	revenues of the authority available for such purpose the expense thereof.
22	(18) To acquire by lease from the state of Louisiana or any department,
23	board, commission, agency, or political subdivision thereof, including the city of
24	New Orleans, sites for any of its projects upon such terms and conditions as the
25	board may determine. Any such lease is exempt from provisions of law with respect
26	to the lease of property by public entities and in particular the provisions of Chapter
27	10 of Title 41 of the Louisiana Revised Statutes of 1950.
28	§4710.14. Rivercenter
29	A.(1) In addition to the authority and powers granted it in R.S. 33:4710.13,
30	the authority may, subject to the approval and consent of the holder or holders of any

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mortgage or other lien or encumbrance affecting same, purchase from International Rivercenter or its successor, hereafter in this Section referred to as "Rivercenter", an ordinary Louisiana partnership in commendam organized by Articles of Partnership entered into on the 25th day of September, 1973, and duly recorded in the office of the Recorder of Mortgages for the parish of Orleans, state of Louisiana, in Book 1218J2, Folio 242, on the 27th day of September, 1973, as amended, all of Rivercenter's right, title, and interest in and to and assume all obligations of Rivercenter arising out of the lease covering and affecting certain areas of the public wharf known as the Poydras Street Wharf, located generally at the foot of Poydras Street on the east or left descending bank of the Mississippi River, in the city of New Orleans, Louisiana, which areas are leased by Rivercenter under an agreement between the board of commissioners of the Port of New Orleans and International Rivercenter made and entered into on the 24th day of April, 1974, as amended, and purchase all of the improvements owned by Rivercenter located thereon and to keep and maintain same subject to the terms and conditions of the lease. The dollar amount to be paid by the authority for leasehold interest and improvements and facilities shall not exceed the actual cost incurred by Rivercenter in connection with such leasing and the construction of the improvements and facilities thereon. Actual cost as used in this Paragraph means the following: costs paid or incurred by Rivercenter in connection with the obtaining of the lease and the acquisition and construction of the improvements and facilities located on the leased premises; architects' and engineers' fees; the cost of surveys, investigations, licenses, permits, testing, and site preparation; the cost of removing and relocating structures, utilities, and railroad tracks; demolition costs; leasing commissions and fees; professional consultants' fees; development fees; lease rental payments; legal, financing, and accounting expenses and fees; loan service fees; interest and interest standby fees; and all other items of expenses incident and properly allocable to the obtaining of the lease and the construction of the improvements and facilities on the leased premises and placing the same in operation. The actual cost incurred by Rivercenter shall be verified by independent certified public accountants retained by the authority. The

purchase price may be paid entirely in cash, in installments over a period of years with interest to be payable on the unpaid principal installments at a rate fixed by the authority with the approval of the State Bond Commission, or by a combination of the foregoing or, by a mutual agreement, all or a portion of the purchase price may be paid in bonds issued by the authority.

(2) Notwithstanding anything in this Section to the contrary, the amount to be paid by the authority for the leasehold interest and improvements and facilities shall not exceed six million dollars. However, if the transfer of Rivercenter's rights and interest in the wharf occurs subsequent to September 1, 1978, the sum of six million dollars may be increased by the costs incurred by Rivercenter from September 1, 1978, to the date of the closing of the transaction. The "costs incurred by Rivercenter from September 1, 1978, to the date of the closing of the transaction" means rental, interest on six million dollars paid by Rivercenter, maintenance costs and other actual charges incurred during this period, and any capital costs for improvement of the wharf as an exhibition center. Neither the provisions of R.S. 38:2211 et seq., nor any other provisions of general law with respect to the purchase or leasing of property by public entities shall be applicable to such purchase and assumption of obligations.

B. In furtherance of Subsection A of this Section, the board of commissioners of the Port of New Orleans shall give its consent to the purchase by the authority of all of the right, title, and interests of Rivercenter in and to and the assumption by the authority of all of the obligations of Rivercenter arising under the lease covering and affecting certain areas of the Poydras Street Wharf, to the purchase by the authority of all the improvements owned by Rivercenter located thereon, and, for the duration of the lease and subject to the terms and conditions of the lease, to the construction, maintenance, and operation by the authority on the leased premises, of convention, exhibition, and tourist facilities, except that the construction, maintenance, and operation of such facilities shall not infringe upon, impair, or diminish the operation or maintenance of the passenger terminal or those areas devoted, intended, or required for use for passenger terminal operations and

other purposes and activities required by the lease and shall not infringe upon, impair, or interfere with access to or egress from operations on sections of the Poydras and Canal Street Wharves not covered by the lease except with the prior approval of the board of commissioners of the Port of New Orleans. The board and the authority shall cooperate and coordinate to assure that authorized users shall have suitable ingress and egress to the facilities of the port. If the authority defaults in the performance of the obligations imposed by the lease, the board of commissioners of the Port of New Orleans may enforce its rights under the lease by conventional means in any court of competent jurisdiction, as provided in the lease.

§4710.15. Hotel occupancy tax

A.(1)(a) In order to provide funds for the purposes of the authority, the authority may levy and collect a tax upon the occupancy of hotel rooms located within the parish of Orleans. The tax shall be in the amount of one percent of the rent or fee charged for such occupancy. The tax shall be in addition to all taxation upon the occupancy of hotel rooms located in the parish of Orleans.

- (b) The word "hotel" as used in this Chapter means and includes any establishment that is engaged in the business of furnishing or providing rooms intended or designed for dwelling, lodging, or sleeping purposes to transient guests and that consists of ten or more guest rooms. "Hotel" does not include any hospital, convalescent or nursing home or sanitarium, or hotel-like facility operated by or in connection with a hospital or medical clinic providing rooms exclusively for patients and their families.
- (c) The tax shall be paid by the person who exercises or is entitled to occupancy of the hotel room and shall be paid at the time the rent or fee for occupancy is paid. "Person" as used in this Chapter shall have the same definition as that contained in R.S. 47:301(8).
- (d) The tax shall not apply to the rent for a hotel room rented to the same occupant for a period of thirty or more consecutive calendar days, nor shall it apply to hotel rooms rented for less than three dollars a day.

(2) The authority shall impose the tax by resolution adopted by the board, which may provide in the resolution necessary and appropriate rules and regulations for the imposition, collection, and enforcement of the tax. The resolution levying and imposing the hotel occupancy tax may not be adopted by the board and no immovable property or leasehold interest may be acquired and no obligation to acquire any immovable property or leasehold interest may be incurred by the authority unless prior thereto the governing authority of the city of New Orleans approves the levy of such tax by a favorable vote of a majority of the members thereof and the question of or proposition to authorize the levy of the tax and the funding of avails thereof into bonds is submitted to the electors of the city at an election called, conducted, canvassed, and promulgated by the governing authority of the city, in accordance with the laws of Louisiana governing the conduct of elections, to authorize the issuance of bonds and the levying of taxes, and a majority of those electors voting in such election have voted in favor of the question or proposition to impose the tax and fund the avails thereof into bonds.

(3) The authority may contract with the state of Louisiana or the city for the collection of the tax, which tax may be collected in the same manner and subject to the same conditions as the hotel occupancy tax being imposed by the Louisiana Stadium and Exposition District on hotels located in the city of New Orleans.

B.(1) Notwithstanding any other provision of this Chapter or other law to the contrary, in order to provide funds for the purposes of the authority, the authority may levy and collect a tax upon the occupancy of hotel rooms located within the parish of Orleans. The tax shall be in the amount of one percent of the rent or fee charged for such occupancy. The tax authorized by this Subsection shall be levied and collected in lieu of the tax authorized by Subsection A of this Section, and at no time shall the authority collect taxes pursuant to both authorizations. The proceeds of the tax levied pursuant to this Subsection are subject to any and all pledges of the proceeds of the tax authorized by Subsection A of this Section.

(2) The authority shall impose the tax by resolution adopted by the board, which may provide in the resolution necessary and appropriate rules and regulations for the imposition, collection, and enforcement of the tax.

- (3) The proceeds of the tax, after paying reasonable and necessary costs and expenses of collecting and administering the tax, shall be used for the purposes of providing funds to acquire, construct, reconstruct, extend, improve, maintain, and operate convention, exhibition, and tourist facilities and projects within the parish of Orleans in order to promote the economic growth and development of the parish. The authority may fund the proceeds of the tax into bonds to be issued in series from time to time by the authority for the purpose of defraying the costs of the acquisition, construction, reconstruction, extension, or improvement of any one or more or any combination of convention, exhibition, and tourist facilities and projects, and the necessary furnishings, machinery, equipment, and appurtenances thereof, to the extent and in the manner permitted by the laws of this state, including particularly this Chapter.
- (4) The authority may contract with the state of Louisiana or the city, or both, for the collection of the tax, which tax may be collected in the same manner and subject to the same conditions as the hotel occupancy tax now being imposed by the Louisiana Stadium and Exposition District on hotels located in the city of New Orleans.
- (5) The authority to levy and collect the tax authorized by this Subsection shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

§4710.15.1. Additional hotel tax authorized

A. In addition to the tax authorized by R.S. 33:4710.15, the authority may levy and collect an additional tax on the occupancy of hotel rooms located within the parish of Orleans. The tax shall be in the amount of one percent of the rent or fee charged for such occupancy and shall be in addition to all taxation upon the occupancy of hotel rooms located in the parish of Orleans. The tax shall be levied

and collected in the same manner, according to the same procedures, and upon the same terms and conditions, including the approval of the governing authority of the city of New Orleans and the electorate of the city, as required for the imposition of the tax authorized by R.S. 33:4710.15(A). The authority to levy and collect the tax authorized in this Subsection shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

B.(1) Notwithstanding any other provision of this Chapter or other law to the contrary, in addition to the hotel occupancy tax authorized by R.S. 33:4710.15, the authority may levy and collect a tax on the occupancy of hotel rooms located within the parish of Orleans. The tax shall be in the amount of one percent of the rent or fee charged for such occupancy and shall be in addition to all taxation upon the occupancy of hotel rooms located in the parish of Orleans. The tax authorized by this Subsection shall be levied and collected in lieu of the tax authorized by Subsection A of this Section, and at no time shall the authority collect taxes pursuant to both authorizations. The proceeds of the tax levied pursuant to this Subsection are subject to any and all pledges of the proceeds of the tax authorized by Subsection A of this Section to the outstanding bonds of the authority.

- (2) The authority shall impose the tax by resolution of the board which may provide in the resolution necessary and appropriate rules and regulations for the imposition, collection, and enforcement of the tax.
- (3) The proceeds of the tax, after paying reasonable and necessary costs and expenses of collecting and administering the tax, shall be used for the purposes of providing funds to acquire, construct, reconstruct, extend, improve, maintain, and operate convention, exhibition, and tourist facilities, and projects within the city of New Orleans in order to promote the economic growth and development of the city, and the authority may fund the proceeds of the tax into bonds to be issued in series from time to time by the authority for the purpose of defraying the costs of the acquisition, construction, reconstruction, extension, or improvement of any one or more or any combination of convention, exhibition, and tourist facilities and projects

and the necessary furnishings, machinery, equipment, and appurtenances therefor, to the extent and in the manner permitted by the laws of this state, including particularly this Act.

(4) The authority to levy and collect the tax specified in this Subsection shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

§4710.15.2. Additional hotel occupancy tax authorized

A.(1)(a) In addition to the hotel occupancy taxes authorized to be levied and collected by the authority pursuant to R.S. 33:4710.15 and 4710.15.1, the authority may levy and collect a tax upon the paid occupancy of hotel rooms located within the parish of Orleans. The hotel occupancy tax shall be in the amount of fifty cents per occupied hotel room per night for hotels containing ten to two hundred ninety-nine guest rooms, one dollar per occupied hotel room per night for hotels containing three hundred to nine hundred ninety-nine guest rooms, and two dollars per occupied hotel room per night for hotels containing one thousand or more guest rooms.

- (b) The tax shall be levied and collected in the same manner, according to the same procedures, and upon the same terms and conditions, including the approval of the governing authority of the city of New Orleans and the electorate of the city, as required for the imposition of the tax by R.S. 33:4710.15(A).
- (2) The authority to levy and collect the hotel occupancy tax shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax.
- B.(1) Notwithstanding any other provision of this Chapter or other law to the contrary, in addition to hotel occupancy taxes authorized by R.S. 33:4710.15 and 33:4710.15.1, the authority may levy and collect a tax upon the paid occupancy of hotel rooms located within the parish of Orleans. The hotel occupancy tax shall be in the amount of fifty cents per occupied hotel room per night for hotels containing ten to two hundred ninety-nine guest rooms, one dollar per occupied hotel room per

night for hotels containing three hundred to nine hundred ninety-nine guest rooms, and two dollars per occupied hotel room per night for hotels containing one thousand or more guest rooms. The tax authorized by this Subsection shall be levied and collected in lieu of the tax authorized by Subsection A of this Section, and at no time shall the authority collect taxes pursuant to both authorizations. The proceeds of the tax levied pursuant to this Subsection are subject to any and all pledges of the proceeds of the tax authorized by Subsection A of this Section to the outstanding bonds of the authority.

- (2) The authority shall impose the tax by resolution adopted by the board which may provide in the resolution necessary and appropriate rules and regulations for the imposition, collection, and enforcement of the tax.
- (3) The proceeds of the tax, after paying the reasonable and necessary costs and expenses of collecting and administering the tax, shall be used for the purposes of providing funds to expand and improve the convention, exhibition, and tourist facilities and projects and the necessary furnishings, machinery, equipment, and appurtenances therefor, including the acquisition of land through lease or purchase needed therefor; and the authority may fund the proceeds of the tax into bonds or other obligations of the authority for the purposes described in this Subsection, to the extent and in the manner permitted by this Chapter.
- (4) The authority may contract with the state of Louisiana or the city of New Orleans, or both, for the collection of the hotel occupancy tax authorized by this Subsection. The hotel occupancy tax shall be in addition to all taxes being levied upon the occupancy of hotel rooms located in the parish of Orleans.
- (5) The authority to levy and collect the tax specified in this Subsection shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

§4710.16. Use of revenues

Prior to the issuance of bonds pursuant to this Chapter, any revenue of the authority derived from any source whatsoever may be used by the authority for the

payment of the administrative and operating expenses of the board and for the payment of any expenses incurred in determining the feasibility of a project or projects and developing plans therefor, including engineering, architectural, legal, and administrative costs and fees incidental thereto. Any revenue of the authority remaining at the end of each fiscal year prior to the issuance of bonds and after the payment of such expenses shall be considered surplus and may, in the sole discretion of the authority, be distributed by the authority to the city of New Orleans or retained by authority for utilization on future expenses, capital expenditures, or costs reasonably anticipated to be incurred.

§4710.17. Bonds

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A. The authority may, from time to time, with the approval of the State Bond Commission, issue negotiable bonds in one or more series in such principal amount as it deems necessary to provide for the acquisition, construction, reconstruction, extension, or improvement of one or more projects, including engineering, architectural, inspection, legal, and financial fees and costs, interest on such bonds during construction and for a reasonable period thereafter, establishment of reserves to secure such bonds, and all other expenditures of the authority incidental or necessary or convenient thereto. The annual payments due on bonds of the authority for principal, interest, premium, or otherwise shall not exceed the estimated annual revenues of the hotel occupancy taxes authorized by this Chapter and other income and revenues of the authority derived from any source whatsoever, including without limitation any and all taxes, fees, and charges authorized by this Chapter and revenues derived from one or more projects or expansion projects and leases and agreements securing the payment of bonds. Such bonds shall be authorized and issued by a resolution of the board of the authority and shall be of such series, bear such date or dates, be serial or term bonds, or a combination thereof, mature at such time or times, bear interest at such rate or rates payable on such date or dates, be in such denominations, be in such form, carry such registration and exchangeability privilege, be payable in such medium of payment and at such place or places, be subject to such terms of redemption, and be secured in such manner consistent with

the authority contained in this Section as the resolution authorizing such bonds may provide.

B. The bonds shall be executed in the name of the authority by the manual or facsimile signature of such officer or officers of the board as may be designated in the resolution or other instrument providing for their issuance. If any officer whose manual or facsimile signature appears on any bond ceases to be such officer before the delivery of such bonds, such signature nevertheless shall be valid and sufficient for all purposes as if he had remained in office until such delivery. The resolution or trust instrument may provide for authentication of the bonds by the trustee or fiscal agent thereunder.

C. All bonds issued by the authority shall be sold in such manner and for such prices as the board may determine.

D. The board may, in any resolution authorizing the issuance of such bonds, enter into such covenants with the future holder or holders of the bonds as to the management and operation of projects, the lease or rental thereof, the imposition and collection of fees and charges for services and facilities furnished by the authority, the disposition of such fees and revenues, the issuance of future bonds and the creation of future liens and encumbrances against the projects and the revenues therefrom, the carrying of insurance on the project facilities, the keeping of books and records, and other pertinent matters as may be deemed proper by the board to assure the marketability of the bonds.

E. Any holder of the bonds may by appropriate legal action compel performance of all duties required of the authority and its officials and the board by this Chapter.

F. If any bond issued under this provision of this Chapter and secured by the revenue or revenues of a project or projects is permitted to go into default as to principal or interest, any court of competent jurisdiction may, pursuant to the application of the holder of the bond, appoint a receiver for such project or projects, which receiver shall be under the duty of operating the project or projects and

collecting the revenues pledged to the payment of the bonds, pursuant to the provisions of this Chapter and the resolution authorizing the bonds.

G. Bonds may, in the discretion of the board, be additionally secured by conventional mortgage on all or any part of the properties or facilities acquired, constructed, extended, or improved with the proceeds thereof, and the board shall have full discretion to make such provisions as it may see fit for the making and enforcement of such mortgage and the provisions to be therein contained.

H. The board may provide by resolution for the issuance of refunding bonds of the authority for the purpose of refunding outstanding bonds of the authority issued pursuant to the provisions of this Chapter, such refunding bonds to be issued pursuant to the provisions of Chapter 14-A of Title 39 of the Louisiana Revised Statutes of 1950 or pursuant to the Consolidated Local Government Public Finance Act.

I. Any bonds issued pursuant to this Section and the income therefrom are exempt from taxation by this state or any political subdivision thereof.

J. Every resolution authorizing the issuance of bonds of the authority shall be published at least once in the official journal of the authority. For thirty days after the date of publication, any person in interest may contest the legality of the resolution and of any provision therein made for the security and payment of the bonds. After that time, no one shall have any cause of action to test the regularity, formality, legality, or effectiveness of the resolution and provisions thereof for any cause. Thereafter, it shall be conclusively presumed that every legal requirement for the issuance of the bonds has been complied with. No court shall have authority to inquire into any of these matters after the thirty days.

K. If the authority has issued bonds secured by hotel occupancy taxes, food and beverage taxes, or other taxes, fees, or charges authorized by this Chapter, neither the legislature nor the authority shall discontinue or decrease such taxes, fees, or charges or permit to be discontinued or decreased such taxes, fees, or charges in anticipation of the collection of which such bonds have been issued, or in any way make any change in the allocation and dedication of the proceeds of such taxes, fees,

or charges which would diminish the amount of such taxes, fees, or charges to be received by the authority until all of such bonds have been retired as to principal and interest or irrevocable provision made for the payment of principal and interest on such bonds, and there is hereby vested in the holders from time to time of such bonds a contractual right under the provisions of this Chapter.

§4710.17.1. Additional authority to issue bonds

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A. Without reference to any other provision of the Constitution of Louisiana or of the laws of Louisiana and as a grant of power in addition to the authority to issue bonds contained in R.S. 33:4710.17 and to carry out the purposes of this Chapter, the authority may, from time to time, with the approval of the State Bond Commission, issue negotiable bonds in one or more series for the purpose of providing funds to finance an expansion project or projects, including engineering, architectural, inspection, legal, and financial fees and costs, interest on such bonds during construction and for a reasonable period thereafter, establishment of reserves to secure such bonds, all costs associated with the issuance of such bonds, including credit enhancement, derivative products, underwriter's discount, and funding of accounts, if any, required by the terms of the resolution or trust indenture authorizing their issuance, and all other expenditures of the authority incidental or necessary or convenient thereto. Such bonds shall be authorized and issued by a resolution or resolutions of the board and shall be of such series, bear such date or dates, be of such type, mature at such time or times, bear interest at such rate or rates payable on such date or dates, be in such denominations, be in such form, carry such registration and exchangeability privilege, be payable in such medium of payment and at such place or places, be subject to such terms of redemption, and be secured in such manner consistent with the authority contained in this Section as the resolution authorizing such bonds may provide. Payment of the bonds authorized by this Section may be secured by a pledge of the avails or proceeds of the hotel occupancy taxes and food and beverage tax authorized by this Chapter, such other taxes, fees, and charges authorized by this Chapter, and any other income and revenue of the authority as may be determined by the board and as authorized or permitted by law.

1	The word "bonds" as used in this Section means and includes bonds, notes
2	certificates of indebtedness, or other evidence of indebtedness for the repayment of
3	borrowed money.
4	B. Bonds issued pursuant to this Section also may be secured by a trus
5	agreement by and between the authority and one or more corporate trustees or fisca
6	agents, which may be any trust company or bank having the powers of a trust
7	company within or without this state.
8	C. All bonds issued by the authority shall be sold in such manner and for
9	such prices as the board may determine.
10	D. The board may, in any resolution authorizing the issuance of such bonds
11	enter into such covenants with the future owner or owners of the bonds as to the
12	management and operation of expansion projects, the lease or rental thereof, the
13	imposition and collection of fees and charges for services and facilities furnished by
14	the authority, the disposition of such fees and revenues, the issuance of future bonds
15	and the creation of future liens and encumbrances against the expansion projects and
16	the revenues therefrom, the carrying of insurance on the expansion projects, the
17	keeping of books and records, and other pertinent matters, including the appointment
18	of a receiver in the event of default, as may be deemed proper by the board to assure
19	the marketability of the bonds.
20	E. Any bonds may, in the discretion of the board, be additionally secured by
21	a conventional mortgage on all or any part of the properties or facilities acquired
22	constructed, extended, or improved with the proceeds thereof, and the board shall
23	have full discretion to make such provisions as it may see fit for the making and
24	enforcement of such mortgage and the provisions to be therein contained.
25	F. The board may issue refunding bonds of the authority for the purpose of
26	refunding outstanding bonds issued pursuant to the provisions of this Section in
27	accordance with Chapter 14-A of Title 39 of the Louisiana Revised Statutes of 1950
28	or the Consolidated Local Government Public Finance Act.
29	G. Any pledge of taxes, fees and charges, revenues, securities, and other

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monies made by the authority pursuant to this Section shall be valid and binding

from time to time when the pledge is made. Such taxes, fees and charges, revenues, securities, and other monies so pledged and then held or thereafter received by the authority or any fiduciary shall immediately be subject to the lien of such pledge without any physical delivery thereof or further act, and the lien of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, contract, or otherwise against the authority, whether or not such parties have notice thereof. The instrument by which such a pledge is created need not be filed or recorded except in the official minutes of the authority.

- H. The bonds shall be executed in the name of the authority in the manner provided in the resolution authorizing the issuance of such bonds.
- I. Pending the preparation of definitive bonds, the authority may issue interim receipts or temporary bonds, exchangeable for definitive bonds when such bonds have been executed and are available for delivery.
- J. No member of the board or of the authority or any person executing such bonds shall be liable personally on such bonds.
- K. All bonds issued pursuant to this Section are negotiable instruments within the meaning of and for all purposes of the negotiable instruments law of Louisiana, subject only to the provisions of bonds for registration.
- L. All bonds and the income therefrom are exempt from all taxation by this state or any political subdivision thereof. The bonds shall be legal and authorized investments for banks, savings banks, insurance companies, homestead and building and loan associations, trustees, and other fiduciaries and may be used for deposit with any officer, board, municipality, or other political subdivision of the state of Louisiana, in any case where deposit or security is required.
- M. When any bonds secured in whole or in part by any taxes, fees, or charges authorized by this Chapter have been issued, neither the legislature nor the authority shall discontinue or decrease the applicable taxes, fees, or charges, or permit to be discontinued or decreased the applicable taxes, fees, or charges in anticipation of the collection of which such bonds have been issued, or in any way make any change in the allocation and dedication of the proceeds of such taxes, fees,

or charges which would diminish the amount of the revenues to be received therefrom by the authority until all of such bonds have been retired as to principal and interest or irrevocable provision is made for the payment of principal and interest on such bonds.

N. The bonds and the interest thereon shall not be considered a debt of the state or any political subdivision thereof within the meaning of the constitution or the statutes of the state and shall not constitute a charge against the credit or taxing power of the state or any other political subdivision thereof. Neither the state nor any other political subdivision thereof shall in any manner be liable for the payment of the principal, interest or premium, sinking or reserve fund requirements, or other requirements of the bonds or for the performance of any agreement or pledge of any kind which may be undertaken by the authority.

O. The powers and rights conferred by this Section shall be in addition and supplemental to the powers and rights conferred by any other general or special law. This Section does and shall be construed to provide a complete and additional method for the doing of the things authorized thereby. The issuance of bonds or refunding bonds or other obligations pursuant to the provisions of this Section need not comply with the requirements of any other state law applicable to the issuance of the bonds or other obligations for the financing of any project, except as provided No proceedings, notice, or approval shall be required for the issuance of any bonds or any instrument as security therefor, except as provided in this Section. The provisions of this Section shall be liberally construed for the accomplishment of its purposes.

P. Any resolution authorizing the issuance of bonds shall be published one time in the official journal of the authority; however, it shall not be necessary to publish any exhibits to such resolution if exhibits are available for public inspection and such fact is stated in the publication. For thirty days after the date of publication, any person in interest may contest the legality of the resolution, any provision of the bonds to be issued pursuant to it, the provisions therein made for the security and payment of the bonds, or the validity of any of the provisions and

proceedings relating to the authorization and issuance of such bonds. After that time, no person may contest the regularity, formality, legality, or effectiveness of the resolution, any provision of the bonds to be issued pursuant to it, the provisions for the security and payment of the bonds, and the validity of all other provisions and proceedings relating to their authorization and issuance, for any cause. Thereafter, it shall be conclusively presumed that the bonds are legal and that every legal requirement for the issuance of the bonds has been complied with. No court shall have authority to inquire into any of these matters after the thirty days.

§4710.18. Obligations of the authority solely

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Bonds issued by the authority are negotiable instruments and are solely the obligations of the authority and not of the state of Louisiana or any other agency or political subdivision thereof. The full faith and credit of the state of Louisiana or of any other state agency shall not secure nor shall the full faith and credit of the state at any time in the future be pledged to secure the payment of any indebtedness incurred by the authority. The bonds issued by the authority do not constitute an indebtedness, general or special, or a liability of the state or any other political subdivision thereof. The issuance of the bonds does not directly or indirectly obligate the state or any other political subdivision thereof to provide any funds for the payment of such bonds. The bonds shall not be considered a debt of the state or any other political subdivision thereof within the meaning of the constitution or the statutes of the state and shall not constitute a charge against the credit or taxing power of the state or any other political subdivision thereof. Neither the state nor any other political subdivision thereof shall in any manner be liable for the payment of the principal, interest on premiums, sinking or reserve fund requirements or other requirements of the bonds, or for the performance of any agreement or pledge of any kind which may be undertaken by the authority. No breach by the authority of any pledge or agreement shall create any obligation upon the state or any other political subdivision, including any charge against its credit or taxing power.

A. Notwithstanding any other provisions of this Chapter to the contrary, if
the authority issues bonds and pledges to the payment thereof the proceeds or avails
of a hotel occupancy tax authorized by this Chapter, the net proceeds of such tax in
each fiscal year shall be used to satisfy the authority's obligations under the
resolutions providing for the issuance of the bonds, including the payment of the
expenses of operating, maintaining, or improving the project or projects financed
with the proceeds of such bonds.

- B. After provision has been made for the discharge of such obligations, any balance remaining from such tax shall be used for the following purposes and in the following order of priority:
 - (1) For the payment of rents due by the authority.
 - (2) For the payment of bond service charges.
- (3) For the payment of the administrative and operating expenses of the authority.
- (4) For the payment of the cost of maintaining, improving, and operating exhibition or convention facilities if the authority undertakes the maintenance, improvement, and operation of same pursuant to a contract with the city of New Orleans or any other person. Any contract entered into by the authority with any private person, firm, or corporation for the maintenance or operation of any exhibition or convention facility shall be made and entered into in accordance with the provisions of R.S. 38:2211 et seq.
- (5) To establish a reserve fund for replacement and for future needs for the purposes provided for in this Chapter.
- (6) For the payment to the city of New Orleans of any surplus created at the end of the year as described in R.S. 33:4710.16.

§4710.20. State funds

Any provision of law to the contrary notwithstanding, the state shall not, without prior express and specific authorization by law, advance or expend any funds for payment of the debt service or retirement of revenue bonds issued by the Ernest

1	N. Morial-New Orleans Exhibition Hall Authority, or its predecessor, the New
2	Orleans Exhibition Hall Authority.
3	§4710.21. Superdome; certain exhibits
4	If an exhibition be suitable for and the exhibitor be willing to hold the
5	exhibition in the Superdome, no contract for such exhibition in any facility of the
6	authority shall be entered into without the prior approval of the operating
7	management of the Superdome, which approval shall not be unreasonably withheld.
8	§4710.22. Port of New Orleans
9	A. Nothing in this Chapter shall be construed to affect, impinge upon, or
10	diminish the rights, powers, and jurisdiction of the board of commissioners of the
11	Port of New Orleans.
12	B. Notwithstanding anything contained in this Chapter to the contrary, no
13	provision of this Chapter shall be interpreted or construed to require the location or
14	construction of an exhibition facility on the public wharf known as the Poydras
15	Street Wharf, more particularly described in the lease between the board of
16	commissioners of the Port of New Orleans and International Rivercenter made and
17	entered into on the 24th day of April, 1974, as amended.
18	§4710.23. Food and beverage tax
19	A.(1)(a) The authority may levy and collect a tax on food and beverages sold
20	by any food service establishment, as defined in this Section, located within the
21	parish of Orleans or in any airport or air transportation facility owned and operated
22	by the city of New Orleans, excluding any food service establishment owned by any
23	individual or corporation who had gross annual receipts of less than two hundred
24	thousand dollars from the operation of all such establishments during the calendar
25	year prior to the year in which the food and beverage tax is assessed.
26	(b) The food and beverage tax shall be in an amount not exceeding one-half
27	of one percent of gross receipts from the sales of food and beverages by food service
28	establishments.
29	(c) The tax shall be paid by the person who purchases such food or beverage
30	and shall be paid at the time that the charge for the food or beverage is paid.

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(d) The phrase "food service establishment" means any fixed or mobile restaurant, coffee shop, cafeteria, short order café, luncheonette, grill, tearoom, sandwich shop, soda fountain, tavern, bar, cocktail lounge, nightclub, roadside stand, industrial feeding establishment, private, public, or nonprofit organization or institution routinely serving food, catering kitchen, commissary, delicatessen, convenience store, grocery store, or similar place in which food or drink is prepared for sale or for service on the premises or elsewhere, and any other establishment or operation where food or drink is served or provided for the public. However, the food and beverage tax shall not apply to meals furnished to any of the following: the staff and students of educational institutions, including kindergartens; the staff and patients of hospitals; the staff, inmates, and patients of mental institutions; and the boarders of rooming houses. Such tax shall also not apply to occasional meals furnished in connection with or by educational, religious, or medical organizations if the meals are consumed on the premises where purchased. However, sales by any of the above institutions or organizations in facilities open to outsiders or to the general public are not exempt from the food and beverage tax authorized by this Section.

(2) The authority shall impose the food and beverage tax by resolution adopted by the board, which may provide in the resolution necessary and appropriate rules and regulations for the imposition, collection, and enforcement of the food and beverage tax, including rules relative to issuance of tax exemption certificates. The resolution levying and imposing the food and beverage tax may not be adopted by the board unless prior thereto the governing authority of the city of New Orleans approves the levy of such food and beverage tax by a favorable vote of a majority of the members present and voting and the question of or proposition to authorize the levy of the food and beverage tax and the use of avails thereof shall have been submitted to the electors of the city of New Orleans at an election called, conducted, canvassed, and promulgated by the governing authority of the city, in accordance with the laws of Louisiana governing the conduct of elections to authorize the issuance of bonds and the levying of taxes, and a majority of those electors voting

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in such election shall have voted in favor of the question or proposition to impose the food and beverage tax.

- (3) The authority may contract with the state of Louisiana or the city of New Orleans, or both, for the collection of the food and beverage tax authorized by this Section.
- (4) The authority to levy and collect the food and beverage tax shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax.

B.(1) Notwithstanding any other provision of this Chapter or law to the contrary, in addition to other taxes authorized by this Chapter, the authority may levy and collect a tax on food and beverages sold by any food service establishment, as defined in this Subsection, located within the parish of Orleans or in any airport or air transportation facility owned and operated by the city of New Orleans, excluding any food service establishment owned by any individual or corporation who had gross annual receipts of less than two hundred thousand dollars from the operation of all such establishments during the calendar year prior to the year in which the food and beverage tax is assessed. The food and beverage tax shall be in an amount not exceeding one-half of one percent of gross receipts from the sales of food and beverages by food service establishments; such tax shall be paid by the person who purchases such food or beverage and shall be paid at the time that the charge for the food or beverage is paid. The tax authorized by this Subsection shall be levied and collected in lieu of the tax authorized by Subsection A of this Section, and at no time shall the authority collect taxes pursuant to both authorizations. The proceeds of the tax levied pursuant to this Subsection are subject to any and all pledges of the taxes authorized in Subsection A of this Section to the outstanding bonds of the authority. The words "food service establishment" mean any fixed or mobile restaurant; coffee shop; cafeteria; short order café; luncheonette; grill; tearoom; sandwich shop; soda fountain; tavern; bar; cocktail lounge; nightclub; roadside stand; industrial feeding establishment; private, public, or nonprofit organization or institution routinely serving food; catering kitchen; commissary; delicatessen; convenience store; grocery

store; or similar place in which food or drink is prepared for sale or for service on the premises or elsewhere; and any other establishment or operation where food or drink is served or provided for the public. However, the food and beverage tax shall not apply to meals furnished to any of the following: the staff and students of educational institutions, including kindergartens; the staff and patients of hospitals; the staff, inmates, and patients of mental institutions; and the boarders of rooming houses. Such tax shall also not apply to occasional meals furnished in connection with or by educational, religious, or medical organizations if the meals are consumed on the premises where purchased. However, sales by any of the above institutions or organizations in facilities open to outsiders or to the general public are not exempt from the food and beverage tax authorized by this Subsection.

- (2) The authority shall impose the food and beverage tax by resolution adopted by the board which may provide in the resolution necessary and appropriate rules and regulations for the imposition, collection, and enforcement of the tax, including rules relative to issuance of tax exemption certificates.
- (3) The proceeds of the tax, after paying the reasonable and necessary costs and expenses of collecting and administering the tax, shall be used for the purposes of providing funds to expand and improve the convention, exhibition, and tourist facilities and projects and the necessary furnishings, machinery, equipment, and appurtenances therefor, including the acquisition of land through lease or purchase needed therefor; and the authority may fund the proceeds of the tax into bonds or other obligations of the authority for the purposes described in this Subsection, to the extent and in the manner permitted by this Chapter.
- (4) The authority to levy and collect the tax authorized by this Subsection shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

§4710.24. Expansion project; additional taxes

A. As used in this Chapter, "expansion project" means a project or projects for the acquisition, construction, installation, and equipping of additions or

improvements to the Ernest N. Morial Convention Center-New Orleans, the "convention center", including but not by way of limitation each of the following:

- (1) Phase III Convention Center Expansion Project, which consists of a building attached to the convention center containing additional exhibit space, meeting rooms, ballroom space, a food court, exhibit hall concession stands, food production facilities, and other structures and facilities functionally related to the convention center and completed in April of 1999.
- (2) Phase IV Convention Center Expansion Project, which means the project to construct a free-standing building across Henderson Street from the existing convention center, on a site owned by the authority, containing approximately one million five hundred thousand square feet under roof including approximately five hundred thousand square feet of exhibit space, with accompanying meeting rooms, food service areas, building service areas, and other facilities functionally related thereto, and which shall be connected to Phase III Convention Center Expansion Project by a pedestrian bridge above Henderson Street.
- (3) Phase V Convention Center Expansion Project, which means all of the following projects:
- (a) Constructing, installing, equipping, renovating, and refurbishing the convention center and related infrastructure and the acquisition of land in the vicinity of the convention center to implement the authority's five-year capital plan as the same may be amended from time to time but excluding any expansion project beyond the projects referred to in Subparagraphs (b) and (c) of this Paragraph.
- (b) The public or private development of the Convention Center

 Headquarters Hotel Project, the private component of which may involve a joint

 project between the authority and a private entity.
- (c) Additional riverfront development adjacent to or in support of the convention center including acquisition, expansion, investment, construction, restoration, demolition, site preparation, and development of land, structures, infrastructure, including public rights-of-way, utilities, lighting, and landscaping to surrounding urban areas and riverfront. Such development shall be accomplished in

a manner that ensures no interference with or adverse effect upon vehicular access
to the facilities of the board of commissioners of the Port of New Orleans or the main
line track of the New Orleans Public Belt Railroad.

B.(1) Notwithstanding any other provision of this Chapter or any other law

- B.(1) Notwithstanding any other provision of this Chapter or any other law to the contrary, in order to provide funds for any expansion project and for the use of such funds, along with existing taxes, fees, and charges to secure any bonds issued for such expansion project, the authority may levy and collect within the parish of Orleans a tax of one percent on the occupancy of hotel rooms located in Orleans Parish.
- (2) The tax shall be paid by the person who exercises or is entitled to occupancy of the hotel room, and shall be paid at the time the rent or fee for occupancy is paid.
- (3) The tax shall not apply to the rent for a hotel room rented to the same occupant for a period of thirty or more consecutive calendar days, nor shall it apply to hotel rooms rented for less than three dollars a day.
- C.(1) In addition to other taxes authorized by this Chapter and to provide additional funds for any expansion project, the authority may levy and collect an additional tax on food and beverages sold by any food service establishment located within the parish of Orleans or in any airport or air transportation facility owned and operated by the city of New Orleans, excluding any food service establishment owned by any individual or corporation who had gross annual receipts of less than five hundred thousand dollars from the operation of all such establishments during the calendar year prior to the year in which the additional food and beverage tax is assessed. The tax shall be in the amount of one-fourth of one percent of gross receipts from the sales of goods and beverages by food service establishments.
- (2) The tax shall be paid by the person who purchases such food or beverage and shall be paid at the time that the charge for the food or beverage is paid.
- (3) The phrase "food service establishment" has the meaning set forth in R.S. 33:4710.23 and shall not mean or include convenience stores or grocery stores.

(4) The tax shall not apply to meals furnished to any of the following: the staff and students of educational institutions, including kindergartens and pre-kindergartens; the staff and patients of hospitals; the staff, inmates, and patients of mental institutions; and the boarders of rooming houses. The tax also shall not apply to occasional meals furnished in connection with or by educational, religious, or medical organizations if the meals are consumed on the premises where purchased. However, sales by any of the above institutions or organizations in facilities open to outsiders or to the general public are not exempt from the additional food and beverage tax authorized by this Subsection.

D. The authority shall impose the taxes authorized by this Section by resolutions adopted by the board, which may provide in the resolutions necessary and appropriate rules and regulations for the imposition, collection, and enforcement of such taxes, including rules relative to issuance of tax exemption certificates for the food and beverage tax. The authority may contract with the state of Louisiana or the city of New Orleans, or both, for the collection of the taxes authorized by this Section.

E. The authority to levy and collect the additional hotel occupancy and food and beverage taxes shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

F. Without reference to any other provision of the constitution or laws of Louisiana, including this Chapter, the authority may, from time to time, with the approval of the State Bond Commission, issue negotiable bonds in one or more series for the purpose of providing funds to finance expansion projects in accordance with the provisions of R.S. 33:4710.17 and 4710.17.1; such bonds to be payable from all revenues derived by the authority as more particularly set forth in the resolution or resolutions providing for their issuance.

§4710.25. Service contractor tax

A. Notwithstanding any other provision of law to the contrary, in order to provide funds for any expansion project, the authority may levy and collect, within

the parish of Orleans, a tax on the furnishing of goods and services which are provided on a contractual basis by service contractors in conjunction with trade shows, conventions, exhibitions, and other events, whether public or private, such services to include goods and services provided in connection with the installation and dismantling of exhibits, displays and booths, decorations, electrical supplies, material handling, drag, flowers and floral decorations, computers, audio and visual equipment, bands and orchestras, lighting trusses, rigging and associated equipment, furniture, carpets, signs, props, floats, business machines, plumbing, telephones, photography, catering food services, compressed air or gas, balloons, scaffolding, fork lifts, highlights, security, information retrieval systems, and any other services or items associated with the above. The tax shall be levied on the service contractor providing the services in an amount equal to two percent of total charges specified in the contract to be paid to the service contractor for the furnishing of the goods and services; however, the amount of the tax may be included in the contract as a charge to be paid by the person for whom the goods and services were provided.

B. In the ordinance imposing the tax, the authority shall provide for the administration and enforcement of the tax and the collection of the tax from persons subject to the tax as the authority deems necessary or practicable for the effective collection, administration, and enforcement of the tax. The authority may enter into agreements as it deems appropriate with any governmental agency providing for the governmental agency to act as the authority's agent to collect the tax.

C. For purposes of this Section, "service contractors" means and includes those persons who contract to furnish the services and items listed in this Section in conjunction with trade shows, conventions, and exhibitions, whether public or private, which are held and conducted within the parish of Orleans.

D. The authority to levy and collect the tax authorized in this Section shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

§4710.26. Sight-seeing tour tax

A. As used in this Section, the following words and terms have the following meanings:

- (1) "Per capita sight-seeing tour" means a sight-seeing tour sold to individuals, groups of individuals, or both, on a cost per person basis.
- by way of limitation points of interest, historic buildings, parks, and other sites conducted by persons acting as sight-seeing guides or lecturers, and includes walking tours and those conducted on any type of vehicle or other means of conveyance. "Sight-seeing tour" does not mean any of the following types of tours: tours for a group or groups of individuals who collectively hire a guide or a vehicle for an exclusive private tour limited to such group or groups of individuals or tours of museums, historic buildings or homes, churches, cemeteries, buildings, planetariums, libraries, zoos, or aquariums when a fee is charged by such establishment, place, or facility for a tour of, or visit to, such establishment, place, or facility; however, the definition of "sight-seeing tour" does mean and include tours of, or visits to, any of the establishments, places, or facilities set forth in this Section, if such tours or visits are a part of a general tour of multiple sites, establishments, places, or facilities.
- (3) "Ticket" means a certificate, token, or any document evidencing that payment of an admission fee or fare has been made.
- B. Notwithstanding any other provisions of law to the contrary, in order to provide funds for any expansion project, the authority may levy and collect a tax of one dollar on all tickets sold in the parish of Orleans for per capita sight-seeing tours in the parish of Orleans, or for tours, a portion of which includes sight-seeing in the parish of Orleans, except those sold by a governmental agency. The tax shall be imposed by ordinance adopted by the board which shall provide for the administration and enforcement of the tax and the collection of the tax from persons subject to the tax as the authority determines to be necessary or practical for the effective collection, administration, and enforcement of the tax. The tax shall be paid by the purchasers of the tickets at the time of purchase. The authority may enter

into agreements as it deems appropriate with any governmental agency providing for that entity or agency to act as the authority's agent to collect the tax.

C. The authority to levy and collect the tax authorized in this Section shall terminate upon payment in full of all bonds or other similar debt obligations of the authority payable in whole or in part from or secured by such tax and issued before July 1, 2029.

§4710.27. Leases

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A. In addition to any other powers of the authority and without reference to any other provision of the constitution or laws of Louisiana, the authority may pledge its taxes, revenues, securities, and other monies to secure any lease or sublease entered into by the authority. Such taxes, revenues, securities, and other monies so pledged and then held or thereafter received by the authority or any fiduciary shall immediately be subject to the lien of such pledge without any physical delivery thereof or further act, and the lien of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, contract, or otherwise against the authority, whether or not such parties have notice thereof. The instrument by which such a pledge is created need not be filed or recorded except in the official minutes of the authority.

B. When any lease or sublease is secured by any tax, fee, or charge authorized by this Chapter, neither the legislature nor the authority shall discontinue or decrease the applicable taxes, fees, or charges or permit to be discontinued or decreased the applicable taxes, fees, or charges in anticipation of the collection of which such leases or subleases, or both, have been entered into, or in any way make any change in the allocation and dedication of the proceeds of such taxes, fees, or charges which would diminish the amount of the applicable revenues to be received by the authority until all of such leases or subleases, or both, shall have expired. §4710.28. Minority Businesses

A. To provide equal procurement, contractual, and employment participation in any expansion project, as defined in R.S. 33:4710.24, the authority shall prescribe

1	rules and regulations as may be necessary to provide for the following protections
2	for the rights of minority citizens:
3	(1) To designate and set aside for awarding to minority businesses not less
4	than thirty percent of anticipated local procurement of goods and services
5	respectively, including contracts for professional services but excluding construction,
6	for any expansion project, based upon the total value of such procurement.
7	(2) To designate and set aside for awarding to minority contractors not less
8	than twenty percent of the construction contracts for any expansion project, based
9	upon the total value of such contracts.
10	(3) To establish an affirmative action plan for the hiring and maintenance of
11	personnel for any expansion project.
12	(4) To establish an affirmative action plan to guarantee that equal
13	opportunity in employment is incorporated into each agreement or contract with any
14	provider of services to the authority for any expansion project.
15	(5) To prescribe and promulgate rules and regulations to provide for
16	effective enforcement of the rights granted in this Section including injunctive relief
17	and penalties for violations.
18	(6) To prescribe and promulgate rules and regulations for the certification
19	of businesses as bona fide minority businesses or minority contractors.
20	B. For purposes of this Section, the following definitions apply:
21	(1) "Minority" means a person who is a citizen or lawful permanent resident
22	of the United States and who is:
23	(a) Black: having origins in any of the black racial groups of Africa.
24	(b) Hispanic: of Mexican, Puerto Rican, Cuban, Central or South American,
25	or other Spanish or Portuguese culture or origin regardless of race.
26	(c) Asian American: having origins in any of the original peoples of the Far
27	East, Southeast Asia, the Indian subcontinent, or the Pacific Islands.
28	(d) American Indian or Alaskan Native: having origins in any of the original
29	peoples of North America.

1	(2) "Minority business" or "minority contractor" means a small business
2	organized for profit performing a commercially useful function which is owned and
3	controlled by one or more minority individuals or a minority enterprise as defined
4	in R.S. 39:1952. "Owned and controlled" means a business in which one or more
5	minorities or minority business enterprises own at least fifty-one percent or in the
6	case of a corporation at least fifty-one percent of the voting stock and control at least
7	fifty-one percent of the management and daily operations of the business.
8	§4710.29. Reporting
9	The authority shall present to the city council of New Orleans an annual
10	written and oral report on its financial condition at a meeting of the city council in
11	January of each year. The written report shall include the latest available annual and
12	year-to-date financial statements, operating and capital budgets for the current year
13	and proposed for the upcoming year, and a schedule of all reserves held by the
14	authority for future use pursuant to R.S. 33:4710.19(B)(5) specifying each project
15	for which a reserve has been established.
16	§4710.30. Termination of bonding authority
17	Notwithstanding any provision of this Chapter, the authority shall not issue
18	bonds or incur debt in any form for a term of more than forty years from the date of
19	issuance thereof. The authority shall not issue bonds or incur debt in any form for
20	the Phase V Convention Center Expansion Project after July 1, 2029.
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA
	APPROVED: