

Existing law creates the La. Sports and Entertainment District as a political subdivision of the state located in the city of New Orleans. Provides that the district is created to provide for cooperative economic and community development among the district, the city, the state, and the owners of property in the district, to enhance the development of and improvement to the property within the district, and to expand the entertainment and leisure activities within the district.

New law makes changes to district boundaries.

Existing law provides for the rights and powers of the district, including the power to implement tax increment financing as authorized in existing law (R.S. 33:9038.33 and 9038.34) for economic development districts.

New law makes changes in procedures relative to the approval of the dedication of state sales tax increments for economic development projects affecting the district. New law additionally provides that state sales tax increments dedicated for district purposes shall not exceed the aggregate portion of the local sales tax increments dedicated for district purposes.

Existing law (R.S. 33:9038.34(A)(6)), generally applicable to local tax increment financing, requires that prior to the dedication of any state sales tax increments to pay revenue bonds for a local economic development project, the secretary of the Dept. of Economic Development (DED) shall submit the proposed project to the Joint Legislative Committee on the Budget for approval and shall include a written evaluation and determination by DED, with input from and certification by the Dept. of Revenue, of the anticipated increase in state sales tax revenues to be collected within the state over such revenues that were collected within the state in the year immediately prior to the year the project is submitted to the committee that would be a direct result of the project (the tax increment).

New law, applicable to the La. Sports and Entertainment District, requires that the commissioner of administration (instead of DED) submit the proposed cooperative endeavor agreement to the Joint Legislative Committee on the Budget for approval. Requires that the submittal include a written evaluation and determination by the division of administration of the tax increment attributable to district activities. New law further requires the Joint Legislative Committee on the Budget, in determining whether to approve the dedication of state sales tax increments, to take into account whether the city of New Orleans has agreed to dedicate city sales tax for a local economic development project(s) in the district, including the length of time for and the amount of any such dedication.

New law provides that if the commissioner of administration obtains approval of the Joint Legislative Committee on the Budget, no other approval with respect to the cooperative endeavor agreement is needed, except the approval of the State Bond Commission is required only to the extent that the state sales tax increments make up all or any portion of the revenue source pledged to the payment of bonds of the district.

Effective upon signature of governor (June 13, 2012).

(Amends R.S. 33:130.842(A); Adds R.S. 33:130.845(10))