AMENDMENTS TO LB 357

Introduced by Schumacher

1	1. On page 2, line 3, reinstate the stricken "(1)"; and
2	after line 13 insert the following new subsection:
3	"(2) No sales and use tax shall be imposed at a rate
4	greater than one and one-half percent or increased to a rate
5	greater than one and one-half percent unless the municipality
6	and the county within which the municipality is located are
7	parties to an interlocal agreement pursuant to the Interlocal
8	Cooperation Act or a joint public agency agreement pursuant to
9	the Joint Public Agency Act which creates a separate legal or
10	administrative entity and which interlocal agreement or joint
11	public agency agreement contains provisions, including benchmarks,
12	relating to the long-term development of unified governance of
13	transportation, economic development, public safety services,
14	education, or information technology services with respect to
15	such parties. The Legislature may provide additional requirements
16	for such agreements, including benchmarks, but such additional
17	requirements shall not apply to any debt outstanding at the time
18	the Legislature enacts such additional requirements. Any other
19	public agency as defined in section 13-803 may be a party to such
20	interlocal cooperation agreement or joint public agency agreement.
21	A municipality is not required to use all of the additional revenue
22	generated by a sales and use tax imposed at a rate greater than one
23	and one-half percent under this subsection for the purposes of the

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- 1 interlocal cooperation agreement or joint public agency agreement
- 2 <u>set forth in this subsection.</u>".