

HOUSE BILL 143: Sanford and Harnett Occupancy Tax.

2017-2018 General Assembly

Committee:	House Finance	Date:	June 14, 2017
Introduced by:	Rep. Sauls	Prepared by:	Trina Griffin
Analysis of:	Second Edition		Committee Co-Counsel

OVERVIEW: House Bill 143 does two things:

- It authorizes the City of Sanford to levy a room occupancy tax of 3%. The proceeds must be remitted to a city Tourism Development Authority and 100% of the net proceeds must be used for tourism promotion.
- It creates a special taxing district consisting of all of Harnett County, with the exclusion of the Averasboro Township, and authorizes that special taxing district to levy a 6% room occupancy tax. The proceeds must be remitted to a Tourism Development Authority and must be used as follows: at least two-thirds for tourism promotion and the remainder for tourism-related expenditures.

Both of these provisions conform to the Guidelines for Occupancy Tax adhered to by the House Finance Committee.

PART I: SANFORD OCCUPANCY TAX

CURRENT LAW: The City of Sanford is located in Lee County, which has the authority to levy a 3% room occupancy tax.¹ The proceeds of the county tax are used for the construction and maintenance of a community resource center; the excess over the amount needed for maintenance may be used for any lawful purpose. Specifically, these funds are used for the <u>Dennis A. Wicker Civic Center</u>.

BILL ANALYSIS: Part I of the bill would authorize Sanford to levy a 3% room occupancy tax. The City would be required to establish a Tourism Development Authority to administer the proceeds. All of the net proceeds of the tax must be used for tourism promotion.

PART II: HARNETT COUNTY OCCUPANCY TAX

CURRENT LAW: Harnett County, as the governing body of Averasboro Township, is authorized to levy a 6% room occupancy tax in the township. The proceeds must be remitted to the Averasboro Township Tourism Development Authority and must be used as follows: two-thirds for tourism promotion and the remainder for tourism-related expenditures. The tax only applies in within the township limits. Currently, there is no occupancy tax levied in Harnett County other than in Averasboro.

BILL ANALYSIS: Part II of the bill would create a special taxing district consisting of all of Harnett County, exclusive of the Averasboro Township. The Harnett County Board of Commissioners would serve as the governing body for the district and would be authorized to levy a 6% room occupancy tax in the district. The proceeds of the tax must be remitted to a district Tourism Development Authority. The

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¹ S.L. 1987-538.

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Authority must use at least two-thirds of the funds for tourism promotion and the remainder for tourism-related expenditures.

EFFECTIVE DATE: This act would become effective when it becomes law.

BACKGROUND: In 1997, the General Assembly enacted uniform municipal and county administrative provisions for occupancy tax,² which provide uniformity among counties and cities with respect to the levy, administration, collection, repeal, and imposition of penalties. In 1993, the House Finance Committee established the Occupancy Tax Guidelines, which address the rate of tax, the use of the tax proceeds, the administration of the tax, and the body with authority to determine how the proceeds will be spent. A summary of these provisions is detailed in the chart below.

UNIFORM OCCUPANCY TAX PROVISIONS

Rate – The county tax rate cannot exceed 6% and the city tax rate, when combined with the county rate, cannot exceed 6%.

Use - Two-thirds of the proceeds must be used to promote travel and tourism and the remainder must be used for tourism related expenditures.

Definitions The term "net proceeds", "promote travel and tourism", and "tourism related expenditures" are defined terms.

Administration – The net revenues must be administered by a local tourism development authority that has the authority to determine how the tax proceeds will be used, is created by a local ordinance, and at least 1/2 of the members must be currently active in the promotion of travel and tourism in the county and 1/3 of the members must be affiliated with organizations that collect the tax.

Costs of Collection – The taxing authority may retain from the revenues its actual costs of collection, not to exceed 3% of the first \$500,000 collected each year plus 1% of the remainder collected each year.

² G.S. 153A-155 and G.S. 160A-215.