

Thursday, January 12, 2017

HB0004HS001/ADOPTED

Page 1-line 1 After "agreement" insert "and nuclear regulatory functions of the state developed under the agreement; requiring the adoption of a fee structure; permitting the assessment of fees as specified;".

Page 1-After line 10 Insert:

"Section 1. W.S. 35-11-2005 is created to read:

35-11-2005. Fees.

- (a) The department shall adopt a fee structure which accounts for the full cost of the program, including positions authorized by this article and other positions assessed to implement the program developed under this article.
- (b) The department may assess fees for the regulation of source material under article 4 of this chapter, including but not limited to the review and processing of mining permit applications.".

Page 1-line 12 Delete "Section 1." Insert "Section 2.".

Page 9-line 10 After "for" insert "decommissioning,".

Page 10-After line 8 Insert:

"Section 3. 2015 Wyoming Session Laws, Chapter 60, Section 2(c) is repealed.".

Page 10-line 10 Delete "Section 2." insert "Section 4.". GREEAR, CHAIRMAN

HB0082HW001/ADOPTED

Page 1-line 8 After "(D)," insert "(ii) (B), (E),".

Page 3-lines 1 through 13 Delete and insert:

"(D) If the proposition to impose or continue the tax is defeated the proposition shall not again be submitted to the electors of the county for at least eleven (11) months. If the proposition is defeated at any general election following initial adoption of the proposition the tax is repealed and shall not be collected following June 30 of the year immediately following the year in which the proposition is defeated; except:

the full amount authorized in W.S. 39-15-204(a)(i), this subparagraph shall not prohibit a separate proposition for the



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remaining authorized amount of the tax as provided in subparagraph (A) of this paragraph;

amount of the tax originally authorized and the proposition was adopted by a vote of the electors, the defeat of the proposition to increase the amount of the tax shall not repeal the proposition originally adopted by the electors.".

Page 3-after line 13 Insert:

"(ii) The following provisions apply to imposition of the lodging excise tax under W.S. 39-15-204(a)(ii):

(B) No tax shall be imposed under W.S. 39-15-204(a)(ii) until the proposition to impose the taxes is submitted to the vote of the qualified electors of the county or of a city or town if the proposition is to impose the tax only city wide or town wide, and a majority of those casting their ballots vote in favor of imposing the taxes. If a county seeks to increase a tax rate previously approved by the qualified electors of the county, that increase shall be separately proposed and voted upon, provided that the total amount of the separate propositions is subject to the limitations specified in W.S. 39-15-204(a)(ii). A county may impose both taxes authorized in W.S. 39-15-204(a)(i) and (ii), but the proposition to impose each tax shall be individually stated and voted upon. Except as otherwise provided, excise taxes imposed under this paragraph shall commence as provided by W.S. 39-15-207(c) following the election approving the imposition of the tax;

(E) If the proposition to impose or continue the tax is defeated the proposition shall not again be submitted to the electors of the county for at least eleven (11) months. If the proposition is defeated at any general election following initial adoption of the proposition the tax is repealed and shall not be collected following June 30 of the year immediately following the year in which the proposition is defeated; except:

the full amount authorized in W.S. 39-15-204(a)(ii), this subparagraph shall not prohibit a separate proposition for the remaining authorized amount of the tax as provided in subparagraph (B) of this paragraph;



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amount of the tax originally authorized and the proposition was adopted by a vote of the electors, the defeat of the proposition to increase the amount of the tax shall not repeal the proposition originally adopted by the electors.".

Page 6-line 5 Delete "(v)" insert "(vi)".

Page 6-lines 10 through 22 Delete and insert:

"(D) If the proposition to impose or continue the tax is defeated the proposition shall not again be submitted to the electors of the county for at least eleven (11) months. If the proposition is defeated at any general election following initial adoption of the proposition the tax is repealed and shall not be collected following June 30 of the year immediately following the year in which the proposition is defeated; except:

the full amount authorized in W.S. 39-15-204(a)(vi), this subparagraph shall not prohibit a separate proposition for the remaining authorized amount of the tax as provided in subparagraph (A) of this paragraph;

amount of the tax originally authorized and the proposition was adopted by a vote of the electors, the defeat of the proposition to increase the amount of the tax shall not repeal the proposition originally adopted by the electors.".

Page 8-lines 4 through 16 Delete and insert:

"(D) If the proposition to impose or continue the tax is defeated the proposition shall not again be submitted to the electors of the county for at least eleven (11) months. If the proposition is defeated at any general election following initial adoption of the proposition the tax is repealed and shall not be collected following June 30 of the year immediately following the year in which the proposition is defeated; except:

the full amount authorized in W.S. 39-16-204(a)(i), this subparagraph shall not prohibit a separate proposition for the remaining authorized amount of the tax as provided in subparagraph (A) of this paragraph;



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amount of the tax originally authorized and the proposition was adopted by a vote of the electors, the defeat of the proposition to increase the amount of the tax shall not repeal the proposition originally adopted by the electors.".

Page 11-lines 13 through 23 Delete and insert:

"(D) If the proposition to impose or continue the tax is defeated the proposition shall not again be submitted to the electors of the county for at least eleven (11) months. If the proposition is defeated at any general election following initial adoption of the proposition the tax is repealed and shall not be collected following June 30 of the year immediately following the year in which the proposition is defeated; except:

the full amount authorized in W.S. 39-16-204(a)(v), this subparagraph shall not prohibit a separate proposition for the remaining authorized amount of the tax as provided in subparagraph (A) of this paragraph;

amount of the tax originally authorized and the proposition was adopted by a vote of the electors, the defeat of the proposition to increase the amount of the tax shall not repeal the proposition originally adopted by the electors.".

Page 12-lines 1 and 2 Delete. CONNOLLY