

STATE OF OKLAHOMA

2nd Session of the 46th Legislature (1998)

HOUSE BILL NO. 2543

By: Seikel

AS INTRODUCED

An Act relating to counties and county officers;  
providing for recipients of tax revenues to pay fee  
to county for collecting taxes; providing for  
payment to county treasurer or county clerk;  
requiring county treasurer or county clerk to  
prepare certain estimate; requiring estimate to be  
itemized and filed with county excise board or  
county budget board; providing for statement to be  
sent to tax recipients; providing for codification;  
and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified  
in the Oklahoma Statutes as Section 153.1 of Title 19, unless there  
is created a duplication in numbering, reads as follows:

A. Any political subdivision which is the recipient of revenue  
from a county sales tax or millage levied on a county-wide basis  
shall pay a fee to the county treasurer or county clerk as  
reimbursement for the cost of collecting, maintaining, and

distributing the funds on behalf of the political subdivision receiving the revenue.

B. The county treasurer or county clerk shall prepare a special estimate of needs each fiscal year covering all expenditures of the office on behalf of the entities receiving the sales tax or millage levied. The estimate of need shall be itemized by personal services, maintenance, and operation expenditures for each taxing entity and filed with the county excise board or county budget board.

C. In reviewing and approving the estimate as provided in subsection B of this section, the county excise board or county budget board shall charge such costs among the various recipients receiving the revenue and shall render a statement to each entity for reimbursement to the county.

SECTION 2. This act shall become effective November 1, 1998.

46-2-8876

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