Fiscal Impact

2nd Session of the 57th Legislature

Bill No.: Version: **Author:** Date:

SB 1362 INT Sen. Daniels 02/11/2020

REVENUE IMPACT STATEMENT SECOND REGULAR SESSION, FIFTY-SEVENTH OKLAHOMA LEGISLATURE

DATE OF IMPACT STATEMENT:

February 6, 2020

BILL NUMBER: SB 1362 STATUS AND DATE OF BILL: Introduced 1/14/2020

AUTHORS: House n/a

Senate Rader

TAX TYPE (S): Sales tax

SUBJECT: Oklahoma Local Development and Enterprise Zone Incentive Leverage Ac

PROPOSAL: Amended

SB 1362 amends Section 842 of the Oklahoma Local Development and Enterprise Zone Incentive $Leverage\ Act\ (62\ O.S.\ \S\ 840\ et\ seq.);\ developments\ within\ a\ project\ plan\ that\ provide\ for\ more\ than$ 10% of the net leasable space of such development to be used for retail purposes will be eligible for the incentive.

EFFECTIVE DATE:

November 1, 2020

REVENUE IMPACT:

Insert dollar amount (plus or minus) of the expected change in state revenues due to this proposed legislation.

> FY 21: None. FY 22: None.

The revenue impact provided herein is an estimate of the potential impact on the collection or apportionment of tax revenues affected by the proposed legislation. It is not intended to be an estimate of the overall fiscal impact on the state budget if the proposed legislation is enacted.

ATTACHMENT TO REVENUE IMPACT: SB 1362 [INTRODUCED] Prepared 2/6/20

Current Law:

The Oklahoma Local Development and Enterprise Zone Incentive Leverage Act (62 O.S. § 840 et. al), provides funding for local governments to match local tax revenue dedicated to support economic development projects. This program, uses a portion of State taxes levied and collected to pay local enterprise and local government incentive claims and is intended to be fiscally neutral to the State. Eligible projects must be located entirely in an enterprise zone, in support of a major tourism destination or in support of a military growth impact. Gambling establishments and developments where more than 10% of the net leasable space will be used for retail are not eligible for local government matching payments.

To be eligible for local government matching payments, the local government provides the Tax Commission with a certification that the local government has created a tax increment district which qualifies for matching payments. After the local government provides the certification, the Tax Commission makes payment to the public entity in an amount equal to the lesser of (1) the certified amount of the local sales taxes apportioned during the previous 6 months; or (2) the estimated net direct state benefits.

The Tax Commission's primary responsibility related to the program is payment of incentives to the qualified businesses and public entities.

Proposed Law:

SB 1362 amends Section 842 of the Oklahoma Local Development and Enterprise Zone Incentive Leverage Act (62 O.S. § 840 et seq.); developments within a project plan that provide for more than 10% of the net leasable space of such development to be used for retail purposes will be eligible for the incentive.

No change in state tax revenue is expected as a result of this proposal.