USE TAX ACT (EXCERPT)
Act 94 of 1937

***** 205.100a.added[1]  THIS ADDED SECTION IS EFFECTIVE WHEN THE CONDITIONS APPLIED
BY ENACTING SECTION 1 OF ACT 81 OF 2014 ARE MET:  See enacting section 1 of Act 81 of 2014 *****

205.100a.added[1] Receipt and collection of metropolitan areas component; administration
by department on behalf of authority as agent; agreement.
Sec 10a. The department shall administer under this act and under 1941 PA 22, MCL 205.1 to 205.31, the
receipt and collection of the metropolitan areas component on behalf of the authority as an agent of the
authority. The department may enter into an agreement with the authority relating to the receipt and collection
of the metropolitan areas component and the payment of authority revenue generated by the metropolitan
areas component to the authority.


Compiler's note: Enacting section 1 of Act 408 of 2012 provides:
"Enacting section 1. This amendatory act does not take effect unless approved by a majority of the qualified electors of this state
voting on the question at an election to be held on the August regular election date in 2014. This amendatory act shall be submitted to the
qualified electors of this state at that election as provided by the Michigan election law, 1954 PA 116, MCL 168.1 to 168.992. When
submitted to the qualified electors of this state, this amendatory act shall be presented with the following question:
"APPROVAL OR DISAPPROVAL OF THE AMENDATORY ACT DEDICATING A PORTION OF USE TAX REVENUE TO
BENEFIT METROPOLITAN AREAS THROUGHOUT THIS STATE
The amendatory act adopted by the Legislature would:
1. Dedicate a portion of the existing state use tax as a local tax levied by a new metropolitan areas authority.
2. Distribute revenue from that local tax throughout the state for local purposes, including police and fire protection.
3. Increase that portion of the state use tax currently dedicated for aid to schools.
4. Prohibit the total use tax rate from exceeding the constitutional limit of 6%.

Should this amendatory act be approved?
YES [ ]
NO [ ]."

Enacting section 2 of Act 408 of 2012 provides:
"Enacting section 2. If approved by the qualified electors of this state as provided in enacting section 2, this amendatory act takes
effect January 1, 2015."

Enacting section 1 of Act 81 of 2014 provides:
"Enacting section 1. This amendatory act, 2012 PA 408, does not take effect unless approved by a majority of the qualified electors of
this state voting on the question at an election. If Senate Bill No. 822 of the 97th Legislature is enacted and submitted to the qualified
electors of this state at the August regular election date in 2014, this amendatory act, 2012 PA 408, shall not be submitted to the qualified
electors of this state. If Senate Bill No. 822 of the 97th Legislature is not enacted and not submitted to the qualified electors of this state
at the August regular election date in 2014, this amendatory act, 2012 PA 408, shall not be submitted to the qualified electors of this state
at that election as provided by the Michigan election law, 1954 PA 116, MCL 168.1 to 168.992. When submitted to the qualified electors of
this state, this amendatory act, 2012 PA 408, shall be presented with the following question:
"APPROVAL OR DISAPPROVAL OF 2012 PA 408, AN AMENDATORY ACT DEDICATING A PORTION OF USE TAX
REVENUE TO BENEFIT METROPOLITAN AREAS THROUGHOUT THIS STATE
2012 PA 408 would:
1. Dedicate a portion of the existing state use tax as a local tax levied by a new metropolitan areas authority.
2. Distribute revenue from that local tax throughout the state for local purposes, including police and fire protection.
3. Increase that portion of the state use tax currently dedicated for aid to schools.
4. Prohibit the total use tax rate from exceeding the constitutional limit of 6%.

Should this amendatory act be approved?
YES [ ]
NO [ ]."

Enacting 2 of Act 81 of 2014 provides:
"Enacting section 2. If approved by the qualified electors of this state as provided in enacting section 1, this amendatory act takes
effect January 1, 2015."