

REVISED May 26, 2023

TO: ALL PERSONS, FIRMS, AND CORPORATIONS conducting business in the police jurisdictions for the following municipalities:

Alexander City	Chickasaw	Edwardsville	Glenwood	Lipscomb	Newbern	Riverview	Union Springs
Akron	Childersburg	Eldridge	Gordo	Livingston	Newton	Rogersville	Uniontown
Allgood	Clayhatchee	Eutaw	Goshen	Lockhart	Newville	Rutledge	Valley Grande
Anderson	Clayton	Evergreen	Grimes	Locust Fork	North Courtland	Sand Rock	Waldo
Ariton	Clio	Excel	Grove Hill	Marion	Oakman	Sanford	Waterloo
Beaverton	Coker	Faunsdale	Hackleburg	McIntosh	Orrville	Satsuma	Waverly
Boligee	Columbia	Flomaton	Headland	McKenzie	Parrish	Sheffield	Weaver
Brewton	Coosada	Forkland	Hillsboro	Midway	Pennington	Shiloh	Webb
Bridgeport	Cottonwood	Ft. Deposit	Hobson City	Millry	Piedmont	Shorter	Wedowee
Brighton	Courtland	Frisco City	Hurtsboro	Mosses	Pinckard	Sipsey	Wetumpka
Camden	Cuba	Fulton	Irondale	Mount Vernon	Pine Hill	Snead	White Hall
Camp Hill	Cusseta	Gainesville	Kansas	Munford	Priceville	Taylor	Wilsonville
Carrollton	Daleville	Gaylesville	Lafayette	Myrtlewood	Ranburne	Toxey	Winfield
Castleberry	Daviston	Geiger	Lanett	Napier Field	Reform	Triana	Wilton
Centreville	Detroit	Georgiana	Leighton	Nauvoo	Repton	Tuskegee	York
Cherokee	Dozier	Gilbertown	Linden	Needham	Ridgeville	Union	

Effective June 1, 2023, the local license, taxes, and fees levied in the police jurisdictions of the above listed municipalities are no longer valid and should no longer be collected. See Act 2021-297.

The prohibition against tax collection of municipal licenses, taxes, and fees is limited to only the police jurisdiction and does not impact licenses, taxes, and fees within a municipality's city limits nor state or county licenses, taxes, and fees. The local taxes within a municipality's corporate limits and all state and county taxes must be collected and remitted.

If you have questions regarding this notice, contact:

Alabama Department of Revenue P.O. Box 327790 Montgomery, AL 36132-7790 334-242-1490

ACT #2021 - 297

- 1 SB107
- 2 212997-2
- 3 By Senator Elliott
- 4 RFD: Governmental Affairs
- 5 First Read: 02-FEB-21
- 6 PFD: 01/28/2021



1 SB107

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4 <u>ENROLLED</u>, An Act,

Relating to municipalities; to amend Section 11-40-10, Code of Alabama 1975, to limit the police jurisdiction of a municipality to the territory of the police jurisdiction of the municipality on the effective date of this act; to provide for the reduction or elimination by a municipality of its police jurisdiction; to limit municipal authority for the enforcement of certain ordinances in the police jurisdiction; to further provide for and limit the authority of a municipality to enforce building codes within its police jurisdiction; to amend Section 11-52-30, Code of Alabama 1975, to reduce the planning jurisdiction of a municipality; to clarify that a municipality may only regulate subdivisions within its planning jurisdiction; and to provide for certain exemptions from subdivision regulation by a municipality in its planning jurisdiction; to amend Section 11-51-91, Code of Alabama 1975, to further provide for the reporting and auditing of revenue collected within the municipal police jurisdiction; and to make nonsubstantive, technical revisions to update the existing code language to current style.

25 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

1	Section 1. Section 11-40-10, Code of Alabama 1975,
2	is amended to read as follows:
3	"§11-40-10.
4	"(a)(l) The Except as otherwise provided in this
5	section, the police jurisdiction in municipalities having
6	6,000 or more inhabitants shall cover all adjoining territory
7	within three miles of the corporate limits, and in
8	municipalities having less than 6,000 inhabitants and in
9	towns, the police jurisdiction shall extend also to the cover
10	all adjoining territory within a mile and a half of the
11	corporate limits of the municipality or town.
12	"(2) After May 12, 2016, and in addition to any
13	other requirements of this section, any extension of the
14	police jurisdiction of any municipality as otherwise provided
15	in subdivision (1) shall not be effective beyond the corporate
16	boundaries of the municipality without an affirmative vote of
17	the municipal governing body. Notwithstanding the foregoing,
18	this subdivision shall not affect the boundaries of the police
19	jurisdiction of a municipality existing on May 12, 2016.
20	"(2)a. Except as provided in paragraph b.,
21	notwithstanding any other provisions of this section, the
22	police jurisdiction of a municipality outside of the corporate
23	limits of the municipality shall not extend beyond the police
24	jurisdiction of the municipality on January 1, 2021. The
25	annexation of property by general or local law shall not

extend the area of a police jurisdiction of a municipality

after January 1, 2021, except to include that property annexed

into the corporate limits.

"b. Notwithstanding paragraph a., the governing body of a municipality having less than 6,000 inhabitants according to the 2010 federal decennial census which has 6,000 or more inhabitants according to the 2020 federal decennial census, not later than 180 days following the final release of the 2020 federal decennial census population data by the United States Census Bureau, may extend its police jurisdiction to include all territory within three miles of the corporate limits upon adoption of an ordinance.

police jurisdiction pursuant to subdivision (1), by ordinance, may eliminate or reduce its police jurisdiction to a mile and a half by ordinance of the outside the corporate limits of the municipality by any number of half-mile increments, which shall take effect on the first day of January following its adoption on or before the preceding first day of October. A municipality eliminating or reducing its police jurisdiction outside the corporate limits shall send written notice to the county commission no later than 30 days following the adoption of the ordinance. A municipality shall cease to levy any licenses or fees under Section 11-51-91 or any other taxes, licenses, or fees, except for those relating to the regulation

of subdivisions, within the area removed from the police jurisdiction. Once a municipality has adopted an ordinance to reduce its police jurisdiction to a mile and one-half, that A municipality may reduce its police jurisdiction pursuant to this paragraph no more than once during any 24 month period.

An ordinance adopted under this paragraph cannot otherwise be amended, altered, or repealed, except by local law.

"b. Any municipality, by ordinance, may cease to provide any service to its police jurisdiction outside its corporate limits, which shall take effect on the first day of January following its adoption on or before the preceding first day of October. A municipality ceasing to provide a service in its police jurisdiction outside its corporate limits shall send written notice to the county commission no later than 30 days following the adoption of the ordinance. A municipality may adopt an ordinance pursuant to this paragraph no more than once during any 24 month period. An ordinance adopted under this paragraph cannot otherwise be amended, altered, or repealed, except by act of the Legislature.

"(b) (1) a. Ordinances of a city or town municipality enforcing police or sanitary regulations and prescribing fines and penalties for violations thereof shall have force and effect only in the corporate limits of the city or town municipality and on any property or rights-of-way belonging to the municipality or town, and on any drinking water reservoir

1	owned by the municipality and on any property adjoining that
2	<u>reservoir</u> .
3	"Ordinances of a county enforcing police or sanitary
4	regulations and prescribing fines and penalties for violations
5	thereof shall have force and effect in any area in that county
6	not lying within the corporate limits of any municipality or
7 -	on any property or rights-of-way belonging to a municipality
8	and that is not a drinking water reservoir owned by the
9	municipality or on any property adjoining that reservoir.
10	"b. Ordinances of a municipality prescribing fines
11	and penalties for violations thereof which are state
12	misdemeanors adopted as municipal ordinance violations shall
13	have force and effect in the police jurisdiction of the
14	municipality.
15	"(2)a. Except as provided in paragraph b., a
16	municipality enforcing ordinances regulating the construction
17	of buildings in the area of its police jurisdiction outside
18	the corporate limits on January 1, 2021, including the
19	issuance of building permits, inspection of construction, and
20	enforcement of building codes, may continue to adopt and
21	enforce ordinances regulating the construction of buildings
22	within the area of its police jurisdiction outside the
.23	corporate limits.
24	"b.1. In any county where the county commission is
25	enforcing ordinances regulating the construction of buildings

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in the area of a municipality's police jurisdiction outside the corporate limits of the municipality, the municipality shall discontinue enforcing any ordinance regulating the construction of buildings within that area no later than 24 months after the receipt of written notice by the municipal governing body from the county commission detailing that the county commission is enforcing those ordinances, except as provided by agreement adopted under subparagraph 2. "2. The county and the municipality may enter into an agreement for the municipality to regulate by ordinance the construction of buildings in the area of the municipality's police jurisdiction outside its corporate limits upon adoption of an ordinance by the municipal governing body and a resolution by the county commission. The county or the municipality may waive this agreement upon adoption of an ordinance by the municipal governing body or a resolution by the county commission; provided, that the waiver shall take effect 24 months after receipt of written notice by the non-waiving body from the waiving body detailing the adoption of the ordinance or resolution. "c. A municipality may not collect a fee for a building permit unless the municipality conducts a building inspection. The cost of the fee for any building permit shall be reasonably related to the cost of providing building code

enforcement and inspection services, and revenue from the fees

shall be used for building code enforcement and inspection services and not for general revenue purposes.

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"(3) In order for an ordinance adopted after September 1, 2015, the effective date of the act adding this amendatory language to have force and effect in a police jurisdiction of a municipality or town, the municipal governing body shall provide a 30-day notice that the ordinance shall be effective in the police jurisdiction. The notice given shall be the same as required for adoption of an ordinance under Section 11-45-8. Additionally, if available at no cost to the municipality, the notice shall be submitted to the Atlas Alabama state website or any successor state-operated website providing information to businesses as directed_by the Department of Revenue. No ordinance adopted after September 1, 2015, may be enforced against an individual or entity in the police jurisdiction affected by the ordinance until and unless the municipality has complied with the notice requirements provided for in this section.

"(c) (1) Notwithstanding any provision of this section to the contrary, the The police jurisdiction of any municipality which pursuant to this section extends to include part of any island which has water immediately offshore adjacent to the boundary of the State of Florida, upon approval of the council of the municipality, shall extend to include the entire island including the water adjacent to the

1 island extending to the existing police jurisdiction of the 2 municipality and extending to the Florida state boundary where applicable.

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"(2) Nothing in this section shall prohibit or restrict a municipality from exercising authority within - existing rights-of-way, in any public waterway immediately adjacent to territory within its corporate limits, on any uninhabited island which lies directly across a public waterway from territory within the corporate limits and would be contiquous with that territory except for the intervention of that public waterway, or on any public land or beach within its police jurisdiction. For purposes of this subdivision, "uninhabited island" means any land surrounded by water which has no residential or commercial buildings on it.

"(d) Any alterations to a police jurisdiction based upon the annexation or deannexation of property after September 1, 2015, shall take effect the first day of January and shall take effect for any annexation or deannexation which was finalized on or before the preceding first day of October. No later than the first day of January in each year, a map showing the boundaries of the municipal limits and police jurisdiction of the municipality shall be submitted to, if available at no cost to the municipality, the Atlas Alabama state website or any successor state-operated website providing information to businesses. No ordinance, license,

permit, or tax levy may be enforced against an individual or
entity included in the alteration of the police jurisdiction
unless the municipality has complied with the notice
requirements provided for in this section.

"(e) The annexation of property by general or local law may not extend the police jurisdiction of a municipality except as expressly provided in general or local law. Any extension of a police jurisdiction expressly provided for in general or local law is subject to subsection (d) and (f) and shall take effect only on the next January 1 following the annexation by general or local law.

"(f)—(d) When any noncontiguous property has been annexed or is annexed into a municipality, the municipal governing body shall not exercise any jurisdiction or authority in any portion of the police jurisdiction that was extended beyond the corporate limits as a result of the annexation, notwithstanding any other law to the contrary.

"(e) In no event shall a municipality, its officers, agents, contractors, subcontractors, or employees be liable for a reduction or elimination of the municipal police jurisdiction or the reduction or elimination of any service provided within the police jurisdiction, including, but not limited to, any equitable relief or indirect, incidental, special, punitive, exemplary, or consequential damages

1	whatsoever arising in any manner as a result of the
2	elimination of the police jurisdiction."
3	Section 2. Section 11-52-30, Code of Alabama 1975,
4	is amended to read as follows:
5	"§11-52-30.
6	"(a) (1) Except as otherwise provided herein, the
7	territorial planning jurisdiction of any municipal planning
8	commission shall include all land located in the corporate
9	<u>limits of the</u> municipality and all land lying within five
10	miles of the corporate limits of the municipality and not
11	located in any other municipality the police jurisdiction of
12	the municipality on January 1, 2021.
13	"(2) Notwithstanding subdivision (1), beginning
14	January 1, 2023, the planning jurisdiction of any municipal
15	planning commission shall include all land located in the
16	corporate limits of the municipality and all land not located
17	in any other municipality within a mile and a half outside the
18	corporate limits, unless extended by local law enacted after
19	January 1, 2023, to include all land not located in any other
20	municipality within three miles outside the corporate limits;
21	except that, in the case of any nonmunicipal land lying within
22	five miles the planning jurisdiction of more than one
23	municipality having a municipal planning commission, the
24	jurisdiction of each municipal planning commission shall

terminate at a boundary line equidistant from the respective corporate limits of such the municipalities.

"(3) Any alterations of a municipal planning commission jurisdiction based upon annexation or deannexation of property within the corporate limits of a municipality shall occur once a year on the first day of January and shall take effect for any annexations which were finalized on or before the preceding first day of October.

"(b) (1) Except as otherwise provided by law on the effective date of the act adding this amendatory language, nothing in this section shall be interpreted as allowing the municipal planning commission of a municipality to exercise any authority outside the corporate limits of the municipality other than the regulation of subdivisions.

"(2) Within a municipal planning jurisdiction
outside of the corporate limits of the municipality, municipal
subdivision regulations shall not be applied to any
transaction resulting in the direct sale, deed, or transfer of
land by the owner to any individual who may be eliqible to
inherit that land from the owner under Article 3 of Chapter 8
of Title 43, relating to intestate succession. Notwithstanding
the foregoing, any transaction resulting in the direct sale,
deed, or transfer of that land occurring within 24 months of
the excepted transfer shall be subject to municipal
subdivision regulations.

1	"(c) In all counties having a population of 600,000
2	or more according to the 1950 federal census or any succeeding
3	decennial federal census, the county planning and zoning
4	commission shall be invested with the authority to zone
5	property outside of municipal corporate limits, except where
6	that authority has previously been provided to a municipality
7	by general or local law on or before the effective date of the
8	act adding this amendatory language and unless the
9	municipality or municipalities in question are actively
10	exercising zoning jurisdiction and control within the police
11	or five mile jurisdiction or, in the case of a municipality
12	subsequently incorporated, within 180 days from the date of
13	its incorporation; provided, further, that in all counties
14	having a population of 600,000 or more inhabitants according
15	to the 1950 federal census or any succeeding decennial federal
16	census, the county commission of the county may establish
17	minimum specifications and regulations governing the lay-out,
18	grading, and paving of all streets, avenues, and alleys and
19	the construction or installation of all water, sewer, or
20	drainage pipes or lines in any subdivision lying wholly or
21	partly in areas outside the corporate limits of any
22	municipality in the counties and relating to subdivisions
23	lying within the corporate limits of any municipality in the
24	counties which has declined or failed to exercise zoning
25	jurisdiction and control as provided in this section.

1	" (b) <u>(d)</u> A municipal planning commission, by
2	resolution properly adopted no later than the first day of
3	October of any year, may provide that reduce the radius of its
4	planning jurisdiction, effective on the first day of the
5	following January, the territorial jurisdiction of the
6	municipal planning commission shall include all land lying
7	within a radius less than the five miles permitted by this
8	section. The resolution shall establish the territory within
9	which the municipal planning commission will exercise
10	jurisdiction to a boundary line equidistant from the corporate
11	limits of the municipality, except, that in the case of any
12	nonmunicipal land lying within the territorial jurisdiction of
13	more than one municipality with a municipal planning
14	commission exercising jurisdiction outside the municipal
15	corporate limits, the jurisdiction of each municipal planning
16	commission shall terminate at a boundary line equidistant from
17	the respective corporate limits of each municipality. The
1,8	municipal planning commission shall cease to levy any charges
19	or fees relating to subdivision planning within the area
20	removed from the planning jurisdiction. A copy of the
21	resolution altering the territorial planning jurisdiction
22	shall be forwarded to the county commission within five days
23	of adoption. Additionally, nothing in this subsection shall be
24	construed to alter the provisions of Article 5 of Chapter 49,
25	which require a municipality to assume responsibility for

roads annexed into the municipality under certain circumstances.

"(c)(1) (e)(1)a. If a county commission has adopted subdivision regulations pursuant to Chapter 24, those subdivision regulations shall apply to the development of subdivisions within the territorial planning jurisdiction of a municipal planning commission outside the corporate limits of a municipality and shall be regulated and enforced by the county commission in the same manner and to the same extent as other subdivision development governed by the county's subdivision regulations.

"b.1. Notwithstanding the foregoing, a paragraph a., the county commission and the municipal planning commission may enter into a written agreement providing that the municipal planning commission shall be responsible for the regulation and enforcement of the development of subdivisions within the territorial planning jurisdiction of the municipal planning commission under the terms and conditions of the agreement.

"2. In order to be effective, the agreement shall be approved by a resolution adopted by the county commission, an ordinance adopted by the municipal governing body, and a resolution adopted by the municipal planning commission of the municipality, respectively.

1 "(2)a. In those counties in which the county 2 commission has adopted subdivision regulations pursuant to Chapter 24 and the municipal planning commission has been 3 unsuccessful in reaching an agreement to exercise its 5 jurisdiction as provided in subdivision (1), the governing 6 body of the municipality and the municipal planning commission 7 may override the county's enforcement of the regulation of 8 subdivisions within the planning jurisdiction by fully 9 complying with all of the following requirements: 10 "a. The municipal governing body and the municipal 11 planning commission shall each adopt separate resolutions 12 expressing intent to exercise jurisdiction over the 13 construction of subdivisions initiated after the effective 14 date of the resolutions, despite the county commission's 15 objections to the exercise of that authority. 16 "b. The municipal planning commission shall at all 17 times thereafter employ or contract with a licensed 18 professional engineer who shall notify the county commission 19 of the initiation of subdivisions; conduct inspections of the 20 construction of the subdivision; and shall certify, in 21 writing, the compliance with the subdivision regulations 22 governing the development of the subdivision. 23 "c. The county commission shall retain the authority

developer, consistent with the requirements for the bonds in

to require a performance and maintenance bond from the

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"d. The county commission shall retain the authority to execute on the bond to make necessary improvements to the public roads and drainage structures of the subdivision while it remains in the unincorporated area of the county.

"e. The municipal governing body and the municipal planning commission exercising the authority granted in this subsection may thereafter withdraw their exercise of jurisdiction over future subdivisions located outside the corporate limits of the municipality after not less than six months' notice to the county commission. After withdrawal, the municipal planning commission of the municipality may not reinstate the authority granted in this subsection for 24 months after the effective date of its withdrawal the municipal planning commission shall discontinue the regulation of subdivisions outside of its corporate limits and shall cease levying any charges or fees relating to subdivision regulation within the planning jurisdiction, no later than 24 months after receipt of written notice by the municipal planning commission from the county commission detailing that the county commission has adopted subdivision regulations.

"b. The county commission, by resolution, may withdraw jurisdiction over future subdivisions located in the municipal planning jurisdiction, effective six months after

1	receipt of written notice by the municipal planning commission
2	from the county commission detailing the adoption of the
3	resolution.
4	"c. After withdrawal by the county commission, the
5	municipal planning commission may resume subdivision
6	regulation and the levying of related charges or fees within
7	its planning jurisdiction outside the corporate limits.
8	"d. The county commission, no sooner than 24 months
9	following withdrawal, may adopt a resolution to reinstate
10	subdivision regulation in the municipal planning jurisdiction,
11	effective six months after receipt of written notice by the
12	municipal planning commission from the county commission
13	detailing the adoption of the resolution. The municipal
14	planning commission shall then discontinue the regulation of
15	subdivisions outside of its corporate limits and shall cease
16	levying any charges or fees relating to subdivision
17	regulation.
18	"(d)(f) If a county commission has not adopted
19	subdivision regulations pursuant to Chapter 24, the municipal
20	planning commission shall have sole jurisdiction for the
21	regulation and enforcement of the development of subdivisions
22	within the territorial planning jurisdiction of the municipal
23	planning commission.
24	"(g) Subject to subdivision (b)(2) and subsection
25	(e), and unless otherwise provided for by an agreement between

1	a country and a municipality adopted pursuant to this section,
2	if any portion of a proposed subdivision is located within a
3	municipal planning jurisdiction as provided in this section,
4	the subdivision regulations of the municipal planning
5	commission shall apply to the proposed subdivision.
6	"(h) Any subdivision issued approval by a
7	municipality on or before the effective date of this act or
8	while a municipal planning commission is regulating that
9	subdivision pursuant to subsection (e) shall not require
10	separate approval by the county commission; provided, that the
11	plans were prepared and accepted to standards meeting or
12	exceeding those required by the county commission.
13	"(e)(i) If the municipal planning commission accepts
14	responsibility for the development of a subdivision within its
15	territorial planning jurisdiction outside of the corporate
16	<u>limits</u> as provided in subsection (c) <u>(e)</u> , the county
17	commission shall not accept any roads or bridges within the
18	subdivision for county maintenance unless the county engineer
19	certifies to the county commission that the road or bridge
20	meets the minimum road and bridge standards of the county.
21	This section shall not apply to any roads or bridges which the
22	county has accepted for maintenance prior to October 1, 2012.
23	"(f)(j) If the county commission is responsible for
24	the regulation and enforcement of a subdivision development
25	within the territorial planning jurisdiction of a municipal

planning commission outside the corporate limits of a 1 2 municipality, the recording of any map or plat related to the 3 subdivision shall be governed by Chapter 24. "(g)(k) If the municipal planning commission is 5 responsible for the regulation and enforcement of a 6 subdivision development within the territorial planning 7 jurisdiction of the municipal planning commission outside the 8 corporate limits of the municipality, no map or plat of any 9 subdivision shall be recorded, and no property shall be sold 10 referenced to the map or plat, until and unless it has been first submitted to and approved by the municipal planning 11 12 commission, pursuant to Section 11-52-32 and its adopted 13 procedures, and then certified by the county engineer or his 14 or her designee as follows within 30 days of being submitted 15 to the county engineer: "The undersigned, as County Engineer of the County of of Alabama, hereby certifies on 16 17 this ___ day of _ , 20 , that the Planning Commission approved the within plat for the recording 18 of same in the Probate Office of County, Alabama." 19 20 "(h)(l)Approval by the county engineer pursuant to this subsection shall not constitute approval in lieu of or on 21 22 behalf of any municipality with respect to subdivision 23 development regulated and enforced by the municipal planning 24 commission, wherein all maps or plats must be first submitted 25 to and approved by the municipal planning commission or other

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municipality."

1	appropriate municipal agency exercising jurisdiction over the
2	subdivision.
3	" (i) (m) Nothing in this section shall be interpreted
4	as allowing a municipal planning commission or a municipality
5	to exercise the power of eminent domain outside of its
6	corporate limits.
7.	"(j)(n) Nothing in this section shall be interpreted
8	as allowing a municipal planning commission or a municipality
9	to levy taxes or fees in its planning jurisdiction outside of
10	its corporate limits, except for those fees relating to the
11	regulation of subdivisions.
12	" $\frac{(k)}{(0)}$ Nothing in this section shall limit or
13	impair the authority of a municipality to regulate the
14	construction of buildings within the police jurisdiction of
15	the municipality, including, but not limited to, the issuing
16	of building permits, the inspection of building construction,
17	and the enforcement of building codes as provided in Section
18	11-40-10.
19	" $\frac{(1)}{(p)}$ Nothing in this section shall be construed
20	to grant the county commission or county engineer the
21 .	authority to regulate subdivision development or approve maps

Section 3. Section 11-51-91, Code of Alabama 1975, is amended to read as follows:

or plats for any developments within the corporate limits of a

1 "§11-51-91.

22.

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	(a) Any municipality may adopt with an ordinance in
<u>effect on J</u>	Tanuary 1, 2021 to fix and collect licenses for any
business, t	rade, or profession done within the police
jurisdictio	on of the municipality but outside the corporate
limits ther	eof may continue to do so after the effective date
of this act	; provided, that the amount of the licenses shall
not be more	than one half the amount charged and collected as
a licens e f	or like business, trade, or profession done within
the corpora	te limits of the municipality, fees and penalties
excluded; a	nd provided further, that the total amount of the
licenses <u>ou</u>	tside the corporate limits shall not be in an
amount grea	ter than the cost of services provided by the
nunicipalit	y within the police jurisdiction outside the
corporate 1	imits. All licenses adopted pursuant to this
section sha	ll be assessed to all businesses, trades, or
professiona	ls within the police jurisdiction. No license
a dopted aft	er September 1, 2015, in the police jurisdiction
shall take	effect until a 30-day notice has been given of the
adoption of	the ordinance; provided, however, that no license
nav be impo	sed under this section in an expanded police
Jurrsurcto	n until the police jurisdiction expansion is
effective u	nder subsection (d) of Section 11-40-10. The notice
given shall	be the same as required for adoption of an
ordinance u	nder Section 11-45-8. Additionally, if available at

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no cost to the municipality, the 30-day notice shall be submitted to the Atlas Alabama state website or any successor state-operated website providing information to businesses. No ordinance adopted after September 1, 2015, may be enforced against an individual or entity affected by the ordinance unless the municipality has complied with the notice requirement provided in this section.

"(b) No calculation shall be required to be made by the municipal officials or license officer for the cost of services to any particular business or classification of businesses within the police jurisdiction so long as the total amount of revenues from the licenses collected in the police jurisdiction is not an amount greater than the cost of services provided by the municipality to the police jurisdiction.

municipality collecting license revenue or other taxes and fees within its police jurisdiction outside the corporate limits shall notify the Department of Examiners of Public Accounts that it collects license revenue and other taxes and fees in its police jurisdiction outside the corporate limits.

Beginning March 1, 2022, Each each municipality collecting license revenue and other taxes or fees within its police jurisdiction outside the corporate limits.

1	revenues and other taxes or tees collected in the police
2	jurisdiction outside the corporate limits during the previous
3	fiscal year expanded after September-1, 2015, and provide a
Ą	list of the services provided by the municipality and a list
5	of providers within the police jurisdiction outside the
6	corporate limits. If the municipality provides police or fire
7	protection within the police jurisdiction, the report shall
8	include the following information:
9	"a. The total annual budget for each police
10	department and fire department within the municipal corporate
11	<u>limits.</u>
12	"b. The total number of calls responded to by each
13	police or fire department within the municipal corporate
14	limits and the total number of calls responded to by each
15	police or fire department within the police jurisdiction. For
16	the police department, the number should include the number of
17	calls responded to as well as the number of citations and
18	arrests made.
19	"(2) A copy of the annual report, which shall be
20	completed within 90 days of the close of by March 1 for the
21	previous fiscal year, shall be forwarded to the Department of
22	Examiners of Public Accounts and shall be made available to
23	the public.
24	"(3) If a municipality fails to file a report as
25	provided in subdivision (1) within 12 months of the report

1	being due, the municipality may not collect any further
2	license revenue or any other taxes or fees in the police
3	jurisdiction outside the corporate limits.
4	"(4) The Department of Examiners of Public Accounts
5	shall provide written notice to the Department of Revenue of
6	any municipality prevented from the further collection of
7	license revenue or other taxes or fees as provided in
8	subdivision (3), within 30 days of the expiration of the time
9	period provided for in subdivision (3).
10	"(5) The Legislative Committee on Public Accounts,
11	by majority vote, shall have the authority to direct the
12	Examiners of Public Accounts to perform an audit of any
13	municipality collecting revenue in its police jurisdiction
14	outside the corporate limits. A municipality shall not be
15	responsible for the cost of the audit so directed unless it is
16	determined by the Examiners of Public Accounts that a
17	municipality is not in compliance with the requirements of
18	subsections (a) and (b).
19	"(c)(d) When the place at which any business, trade,
20	or profession is done or carried on is within the police
21	jurisdiction of two or more municipalities which levy the
22	licenses thereon authorized by this section, the licenses
23	shall be paid to, issued, and collected by that municipality
24	only whose boundary measured to the nearest point thereof is

closest to the business, trade, or profession. This section

25

1	shall not have the effect of repealing or modifying the
2	limitations in this article relating to railroad, express
3	companies, sleeping car companies, telegraph companies,
4	telephone companies, and public utilities and insurance
5	companies and their agents. This section shall be given a
6	liberal construction to effectuate its purpose and meaning."
7	Section 4. This act shall not affect any public or
8	private contracts, or any mutual aid agreements between law
9	enforcement, fire service, public safety, or emergency service
10	agencies.
11	Section 5. This act shall become effective 90 days
12	following its passage and approval by the Governor, or its
13	otherwise becoming law.

	2	<u></u>	_		
	President an	d Presiding (Officer of	the Senate	
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•		e Majon	ac-		
	Speaker o	f the House o	of Represe	ntatives	
SB107	·	•			
	09-FEB-21				
I hereb	y certify that t		t originat	ed in and pas	sed
the Sen	ate, as amended.				
			ck Harris,		
		Secre	tary.		
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Senate	concurred in Hou	se amendment	15-APR-21		
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Driv Con	ator FiliaPPROVED	4.27-	2021		
by: Sen	ator Elliott TIME	1:35,	2006		
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		GOYERNOR			
		Page 26	R	lecv'd 04/27/21	02:5

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	SENATE ACTION	HOUSE ACTION
PONSOR	I hereby certify that the Resolution as	DATE: 2.9 20.
Ellicht	required in Section C of Act No. 81-889 was adopted and is attached to the Bill,	RD1RFD CAMC
O-SPONSORS	SB 107.	
19	yeasnaysabstain	REPORT OF STANDING COMMITTEE
20	PATRICK HARRIS, Secretary	This bill having been referred by the House to its standing committee on
21		acted upon by such committee in
22	I hereby certify that the notice & proof is	House with the recommendation that it be
23	as required in the General Acts of Ala-	This 3rd day of march ,20 21.
) 	bama, 1975 Act No. 919.	Chairperson
7 24	PATRICK HARRIS, Secretary	
23		DATE: 3.3 2
9 26	CONCEDENCE COMMITTEE	RF 10 5000 Annend RD 2
27	Senate Conferees	
28		DATE: 2
29		RE-REFERRED RE-COMMITTED
30		Committee
14 . 31		
15 32		required in Section C of Act No. 81-889
16 33		SB 10
17 34		JEFF WOODARD,
18 35		Clerk
	E	5