Has the Texas comptroller responded to the COVID-19 emergency?

Yes, Texas Comptroller Glenn Hegar issued the following press release related to sales tax deadlines and the pandemic:

As the March 20 monthly sales tax due date approaches, Texas Comptroller Glenn Hegar reminds businesses to use the agency’s online tools for tax filing and payment.

"We are committed to the health and safety of taxpayers, members of the community, agency employees and businesses throughout the state," Hegar said. "For that reason, we're urging businesses to make use of the agency's online tools to meet the March 20 deadline and remit taxes collected from Texans in February and held 'in trust' until now."

A suite of online tools to facilitate filing and on-time payment of taxes can be found on the agency's website, and a quick reference site has been set up in response to the COVID-19 emergency. For taxpayers who must visit Comptroller field offices, protocols have been put in place to ensure proper social distancing and protect the safety of both taxpayers and Comptroller employees.

For monthly filers, taxes collected in February must be remitted to this agency by March 20. The agency will in turn remit local sales taxes back to local communities that rely on that revenue to provide day-to-day and emergency services to local residents.

"I know this will be difficult for many businesses, especially small businesses, that are facing a severe downturn in customer activity," Hegar said. "These dollars, however, represent money collected from individual Texans, and Texans expect those dollars to be available to provide emergency health care and support other emergency operations during this difficult time.

"My office is charged with allocating local dollars back to communities fighting on the frontlines of this outbreak. They rely heavily on these dollars to operate hospitals, police, fire and other emergency services. I'm extremely sympathetic to our small businesses struggling through this pandemic, but I ask our partners in the business community to make a good-faith effort to pay taxes held in trust from before the outbreak began impacting their operations.

"This is a complex and rapidly evolving situation. Many of our fellow Texans are facing devastating economic conditions as bars, restaurants, retail outlets and other businesses make difficult staffing decisions. The economic impacts are currently the most visible, but a more pressing concern is simmering behind the economic concerns. A looming health emergency may strain our abilities to provide adequate care and emergency services to our fellow Texans. We must pull together to ensure we can meet the needs we will inevitably face. As part of that
pulling together, I ask businesses to remit the taxes they collected from Texans by the established due date.

"We will examine each tax due date as it approaches, and I will keep lawmakers and all stakeholders informed as the agency evaluates rapidly changing conditions."

Taxpayers are strongly encouraged to use online tools, tutorials and other resources for tax services, and establish 24/7 account access on Webfile.

**What actions can a city take to assist area hotels impacted by the COVID-19 pandemic?**

The hotel industry has been one of the hardest hit due to social distancing precautions taken across the state and nationwide. In most cases, hotels have seen their occupancy rates drop dramatically over the several days. Some hotels are struggling to make payroll because of the lack of revenue.

One option that has been discussed amongst some city officials is to postpone the collection of local hotel taxes for a period of days with no interest or penalties. In a city operating under a local declaration of disaster, the mayor may exercise the powers granted to the governor in a disaster on an appropriate local scale. Tex. Gov't Code § 418.1015(b). Just as the governor has the legal authority to suspend the provisions of regulatory statutes concerning state business if strict compliance with those provisions would prevent or hinder the disaster response, some have argued that a mayor may act similarly for local regulations, like a local hotel occupancy tax ordinance. See Tex. Gov't Code § 418.016(a).

A city wishing to take any action that might assist local hotels should only do so after consultation with local legal counsel, and even then, only if that action is appropriate given the unique situation of each community.

3/19/2020

**Does the governor's recent COVID-19 disaster declaration potentially impact some cities' tax rate setting procedures in 2020 and 2021 due to new language passed in Senate Bill 2?**

Yes. The following questions and answers address only the disaster-related provisions of the bill. The League has also prepared a detailed explanation of S.B. 2 in general.

**Does S.B. 2 make any adjustments to the voter-approval tax rate calculation in a city located in a disaster area?**

Yes. Under a statute added by S.B. 2, a city council may direct its designated officer or employee to calculate the voter-approval tax rate in the manner provided for a special taxing unit (an 8 percent rate, instead of a 3.5 percent rate) if any part of the city is located in an area declared a disaster area during the current tax year by the governor or by the president of the United
States. Tex. Tax Code § 26.04(c-1). The designated officer or employee shall continue calculating the voter-approval tax rate using 8 percent instead of 3.5 percent until the earlier of:
1. the second tax year in which the total taxable value of property in the city exceeds the total taxable value of property taxable by the city on January 1st of the tax year in which the disaster occurred; or
2. the third tax year after the tax year in which the disaster occurred.

*Id.*

**How does the governor's recent COVID-19 disaster declaration affect the property tax rate adoption process for cities?**

The governor's March 13 *proclamation* declaring a state of disaster in every Texas county due to COVID-19, likely along with the president's *proclamation* issued the same day, triggered the ability of a city council to calculate its voter-approval property tax rate using an 8 percent multiplier instead of the 3.5 percent multiplier generally required under S.B. 2. Essentially, this means that a city using this disaster exemption to calculate the voter-approval tax rate will be using the same basic formula as the city used for the rollback tax rate prior to S.B. 2's passage and effective date.

As mentioned above, a city using this disaster provision will calculate an 8 percent voter-approval rate for at least two years, and possibly three, depending on how the taxable value of property in the city compares to the taxable value prior to the COVID-19 pandemic on January 1, 2020.

**Is a city's ability to use an 8 percent voter-approval rate mandatory?**

No, the new voter-approval rate calculation is not mandatory. S.B. 2 gives a city council located in a disaster area the discretion to direct its designated officer or employee to calculate an 8 percent voter-approval tax rate. As always, the city council retains the ability to adopt a rate different than the voter-approval tax rate, whether lower or higher. If the city adopts a rate exceeding the 8 percent voter-approval tax rate, the city will be required to go to the voters at the November election for approval.

A city council wishing to direct the designated officer or employee to calculate an 8 percent voter-approval tax rate should take formal action to do so in order to ensure a record of the council's decision on the matter and to limit any confusion on the part of the person making the calculation.

To be clear, the League takes no position on whether a city should or should not use the higher voter-approval rate calculation allowable in a disaster. Each city is different and will need to make that decision based upon any number of factors, such as the impact of the COVID-19 virus on other sources of local revenue, like sales taxes, the amount of city expenditures made in response to the emergency, as well as the ability and willingness of local taxpayers to potentially pay a higher tax rate.

**If a city uses the 8 percent voter-approval rate calculation, when must it adopt its tax rate?**
Following the passage of S.B. 2, a city adopting a tax rate exceeding the voter-approval tax rate is required to adopt that tax rate by no later than the 71st day before the November uniform election date. Tex. Tax Code § 26.05(a). In 2020, this date is August 24th.

This statute applies the same to a city that has elected to direct the designated officer or employee to calculate an 8 percent tax rate. Therefore, if a city uses the disaster exemption for calculating the 8 percent voter-approval rate, it must only adopt its tax rate by the August 24th deadline if the city is adopting a rate exceeding the 8 percent voter-approval tax rate. Any rate equal to or less than the 8 percent voter-approval rate may be adopted before the later of September 30th or the 60th day after the certified appraisal roll is received by the city. Id.

In what other ways might the governor's disaster declaration impact tax rate adoption?

Another provision imposed by S.B. 2 pertaining to disasters gives cities the ability to avoid an automatic tax rate approval election following certain disasters. When an increased expenditure of money by a city is necessary to respond to a disaster, including a tornado, hurricane, flood, wildfire, or other calamity, but not including a drought, that impacted the city and the governor has declared any part of the city as a disaster area, an automatic election is not required to approve the tax rate adopted by the governing body for the year following the year in which the disaster occurs. Tax Code § 26.07(b).

This provision was also triggered by the governor's recent disaster declaration. However, it will not impact a city's tax rate setting process this year because it is only effective in the "year following the year in which the disaster occurs." When cities set their 2021 property tax rates next year, this statute will eliminate the automatic election requirement if tax rates exceed the voter-approval tax rate (or the de minimis tax rate for most cities under 30,000 population). Note, however, that this exception only applies if the city makes an increased expenditure of money necessary to respond to the disaster.

Do the disaster exemptions adopted in S.B. 2 impact the new notice and transparency requirements?

No. All of the new notice provisions in S.B. 2 apply the same to cities regardless of the disaster declaration. This includes the applicable requirements related to the property tax database maintained by the county appraisal district, posting requirements for the city website, and requirements to provide new notices related to the tax rate hearing and adoption of the tax rate.

3/24/2020

What happens if our appraisal district is late submitting our certified appraisal rolls this year?

State law generally requires a chief appraiser to submit the certified appraisal rolls to cities by July 25th. Tex. Tax Code § 26.01(a). The certified roll is then used to calculate the city’s no-new-revenue tax rate and voter-approval tax rates, among others.
Senate Bill 2 (2019) amends the Tax Code to provide that, if the appraisal review board has not approved the appraisal records by July 20th, the chief appraiser shall prepare and certify to the assessor for each taxing unit an estimate of the taxable value by not later than July 25th. Id. § 26.01(a-1). If a certified estimate is provided instead of a certified appraisal roll, the officer or employee designated by the city council shall calculate the no-new-revenue tax rate and voter-approval tax rate using the certified estimate of taxable value. Id. § 26.04(c-2).

Because the coronavirus will undoubtedly impact the efficiency of appraisal districts to handle property tax protests statewide, many cities should expect to calculate rates based off of the certified estimate instead of the certified appraisal roll. Ideally, either the certified roll or the certified estimate of values is submitted by July 25th to ensure the city has adequate time to calculate rates and comply with the increased transparency requirements under S.B. 2.

Any delay in the submission of the certified roll or certified estimate of value would push back the amount of time the city has to adopt a tax rate that does not exceed the voter-approval tax rate until the 60th day after receipt of the document. Id. § 26.05(a). However, adopting a property tax rate exceeding the city’s voter-approval tax rate could be rendered a legal impossibility if the city receives the certified appraisal roll or certified estimate of values late. That’s because a city must adopt a rate exceeding the voter-approval rate by no later than the 71st day before the November uniform election date. In 2020, that deadline will be August 24th. Pursuant to his emergency powers, the governor may suspend a deadline imposed by state law related to budget or tax rate adoption. See Tex. Gov’t Code § 418.016(e). At this point, the governor has not suspended any budget or tax deadlines.

As mentioned in a previous TML Coronavirus Update, the statewide disaster declaration related to the coronavirus gives cities the option of calculating their voter-approval rates at 8 percent beyond a city’s maintenance and operations rate instead of at 3.5 percent beyond the city’s maintenance and operations rate. A city that receives its certified appraisal roll or certified estimate of values late might consider opting into the 8 percent voter-approval rate calculation, if for no other reason than to potentially buy enough time to legally comply with the notice and transparency requirements in the Tax Code.

3/26/2020

Are businesses still required to remit sales taxes despite the economic hardship caused by the coronavirus?

Yes. However, the comptroller has acknowledged the difficulty many businesses have in complying with remitting sales taxes. The comptroller recently announced that his office will be offering assistance to businesses struggling to pay the full amount of sales taxes collected in February, which were due to the comptroller on March 20, 2020. This assistance includes offering short-term payment agreements to businesses, and potentially waiving penalties and interest for late remittances.

Businesses struggling to make their February sales tax payments are encouraged to call the comptroller’s enforcement hotline at (800) 252-8880 to learn about their payment options.
If a city moves a sales tax reauthorization election to the November uniform election date, does the dedicated sales tax expire even though the city initially planned to have the voters reauthorize the tax prior to its expiration on the May uniform election date?

The answer depends, in large part, on which dedicated sales tax is being reauthorized, and when the expiration will occur. Sales tax reauthorization elections are required for two types of dedicated city sales taxes: the street maintenance sales tax, and the sales tax for crime control and prevention districts.

For the street maintenance sales tax, state law authorizes the comptroller to delay the expiration date of tax to not later than the last day of the first calendar quarter occurring after the city sends notice to the comptroller of the scheduled expiration. See Tex. Tax Code § 327.007(d). Most cities that have their street maintenance sales tax expiring in 2020 have a scheduled expiration date of September 30, 2020. In accordance with the authority in Section 327.007(d) of the Tax Code, the comptroller has advised that these cities may request that the comptroller delay the expiration of their street maintenance sales tax to December 31, 2020. Doing so would allow the city to hold the reauthorization election on the November uniform election date without having the sales tax expire.

The comptroller’s office has advised TML that a city with a September 30, 2020 street maintenance sales tax expiration date that wishes to delay the expiration of the tax must send a copy of the resolution postponing the city’s election to November to Taxalloc.RevAcct@cpa.texas.gov. Once received, the comptroller’s office will notify the city in writing that the new expiration date of the street maintenance tax is December 31, 2020. This city is also required to submit the November election results to the comptroller’s Tax Allocation Section no later than November 20, 2020.

A few Texas cities have street maintenance sales taxes that are set to expire on June 30, 2020, unless reauthorized. The comptroller’s authority to delay the expiration date under Tax Code Sec. 327.007(d) only delays the expiration of these cities’ street maintenance sales taxes until September, still before the November uniform election date. Consequently, these cities would see their street maintenance sales taxes expire prior to a reauthorization election in November.

In addition to these cities, a small handful of Texas cities have crime control and prevention district sales taxes that will expire in 2020 unless reauthorized. The crime control and prevention district statute does not contain a provision similar to Tax Code Sec. 327.007(d), so the comptroller lacks the same authority to delay the expiration date of the crime control and prevention district sales taxes.

Cities that either have an expiring crime control and prevention district sales tax, or a street maintenance sales tax that expires in June 2020, are encouraged to continue working with their legislative delegations to request the governor to either extend the expiration dates or set a special emergency election for the reauthorization of those sales taxes prior to their expiration. These cities are also encouraged to reach out to Russell Gallahan with the comptroller’s office to discuss their options at Russell.Gallahan@cpa.texas.gov.
If city revenues drop due to the coronavirus impact, may a city still spend on budgeted amounts?

If a city has an unreserved fund balance, also known as “reserves” or a “rainy day fund,” the city council could consider using those reserves for any shortfalls in the existing budget. Doing so would require the city council to adopt a budget amendment to the original budget ordinance.

Texas cities may generally only spend money in strict compliance with the budget, except during an emergency. Tex. Loc. Gov’t Code § 102.009(b). State law authorizes the city council to make an emergency expenditure as an amendment to the original budget only for a grave public necessity to meet an unusual and unforeseen condition that could not have been included in the original budget through the use of reasonably diligent thought and attention. Tex. Loc. Gov’t Code § 102.009(b). An expenditure necessary to cope with the impact of the coronavirus would almost certainly constitute a “grave public necessity” under the statute.

Home rule cities must also consider any guidance or restrictions in their city charters on the use of reserves. In addition, many cities (home rule and general law) have adopted formal policies governing the level and use of unrestricted fund balance, and would need to act in compliance with those policies. General guidance from the Government Finance Officers Association on the use of fund balance can be found here.

Are property owners entitled to the temporary property tax exemption for properties allegedly damaged as a result of the coronavirus?

To be determined. Yesterday, Senator Paul Bettencourt (R – Houston) requested the attorney general’s opinion on the matter. Senator Bettencourt’s request centers on the question of whether the new property tax exemption applies only to property that has suffered physical damage as the result of a disaster, or if it also applies when property has suffered economic loss not associated with physical damage. The answer to that question has clear ramifications for how properties are valued this year in light of the current coronavirus pandemic. Properties have not suffered any physical damage due to the coronavirus, so interpreting the exemption to only apply when properties have been physically damaged would mean the exemption is not available for property owners due to the coronavirus disaster. However, if the term “damage” is read to encompass economic loss, then some commercial property owners will potentially be able to receive a partial property tax exemption this year. Regardless of the answer, the exemption almost certainly will not be available to residential property owners, as residential properties have suffered neither physical nor economic damage due to the coronavirus.

By way of background, in 2019, the legislature passed House Bill 492 by Representative Hugh Shine (R – Temple), which was signed by the governor. The accompanying constitutional amendment, House Joint Resolution 34, was approved by the voters at the November 2019 election. H.B. 492 grants a temporary property tax exemption for certain property damaged in a disaster, with the amount of the exemption corresponding to the amount of damage to the property as determined by the chief appraiser. The new exemption serves an alternative to the
previous system of disaster reappraisal in which taxing units had the discretion to authorize property reappraisal following a disaster. That disaster reappraisal statute was repealed by H.B. 492.

Cities interested in submitting briefs on the opinion request may do so electronically by emailing briefs to opinion.committee@oag.texas.gov. The attorney general typically encourages briefs to be submitted within 30 days of the attorney general acknowledging receipt of a request. However, because Senator Bettencourt requested an expedited response, briefs should be submitted as soon as possible.

**If a city has insufficient reserves to cover costs due to the coronavirus, what options does a city have to balance its budget?**

First, a city council can make difficult decisions regarding reducing or eliminating programs, deferring expenditures, or otherwise finding additional efficiencies on the expenditure side. These are major policy determinations to be made by city council after being thoroughly briefed on the financial status of the city.

On the revenue side, options are a bit more limited, especially during the current fiscal year. While grant money has been made available through federal stimulus legislation, many of the details on disbursement are still unknown.

Most formal debt issuances generally are not meant to cover a city’s operating expenses. Debt instruments like bonds and certificates of obligation are issued for major capital projects. One exception is a debt instrument called an anticipation note, commonly referred to as a tax note. Cities are authorized by state law to issue anticipation notes to pay operating expenses or to fund a city’s cumulative cash flow deficit, so long as the note matures before the first anniversary after the notes are approved by the attorney general. Tex. Gov’t Code § 1431.009(c). For all debt instruments, the debt is required to be paid from a pledge of taxes, revenue, or a combination of the two, depending on the type of debt obligation.

A city may also consider a bank loan, though there are some limitations. Unlike the statutes authorizing formal debt instruments, like bonds or anticipation notes, which expressly authorize a city to pledge taxes or revenues and create a sinking fund, no clear statutory authority exists for a city to levy taxes or revenues in support of a bank loan. Without clear authority to do so, a bank loan to a city to be repaid over the course of more than one year could be considered an unconstitutional debt. The safest interpretation of the relevant law is that a city can likely only take out a bank loan if the loan is repaid within the current budget year. A city wishing to take out a long-term bank loan should do so only in reliance upon an opinion by its city attorney or bond counsel.

4/14/2020

**Are property owners entitled to a temporary property tax exemption for properties damaged by a disaster if they have suffered economic loss due to the coronavirus pandemic?**
According to a Texas attorney general opinion released yesterday (April 13), the answer is no. At issue in the opinion is whether a new disaster-related property tax exemption, passed in 2019, applies only to property that has suffered physical damage (as opposed to purely economic loss) as the result of a disaster.

In Opinion No. KP-299, the attorney general evaluated the plain language of the statute to determine that the word “damage” refers only to “physical harm” to the property: According to the attorney general, “[n]othing in the language of section 11.35 evidences an intent on the part of the Legislature to address non-physical damage to property by allowing an exemption in such circumstances.”

As a result, a court would likely conclude that the legislature intended to limit the tax exemption in Tax Code Section 11.35 to property that is physically harmed as a result of a declared disaster.

4/27/2020

How might the property tax appraisal and appeal process be impacted by social distancing requirements?

On April 24, the attorney general received an opinion request from Representative Mayes Middleton regarding the proper procedures that appraisal districts and appraisal review boards must follow in light of the coronavirus pandemic.

The request contains several questions covering different facets of the appraisal process, including questions related to the technological capabilities of appraisal districts and appraisal district notice requirements.

It concludes with a final question about how property values might be impacted for the 2020 tax year: “If the statutory and Constitutional requirements of the property tax protest process are not followed for tax year 2020, noticed values and thereby taxpayer rights to due process protections are denied, must the county appraisal districts then default to the most recent tax year, 2019, in which statutory and due process requirements were met?”

The League will report when the opinion is issued.

5/1/2020

Has the comptroller released recent tax data that indicates the impact of Coronavirus on state revenues?

Yes, the Texas comptroller issued the following today (May 1):

“Texas Comptroller Glenn Hegar today said state sales tax revenue totaled $2.58 billion in April, 9.3 percent less than in April 2019, the steepest decline since January 2010.
The majority of April sales tax revenue is based on sales made in March and remitted to the agency in April. Widespread social distancing requirements were not in place across much of the state until late March, meaning the impact of those measures affected only a portion of sales tax remittances in April. Next month’s remittances likely will show steeper declines compared to a year ago, as the effects of both the shuttering of businesses related to COVID-19 and plummeting oil prices were manifest throughout April.

‘State sales tax collections declined as a result of efforts to stem the spread of COVID-19 through business closures, crowd limits and stay-at-home orders adopted in the state, as well as a precipitous drop in worldwide demand for oil,’ Hegar said. ‘The steepest declines in tax remittances were from businesses most quickly and dramatically affected by social distancing: restaurants, performing arts venues, movie theaters, theme parks and fitness centers, as well as department stores and boutique retail shops. However, those losses were, to a degree, offset by increases from big-box retailers, grocery stores and online vendors. Remittances from oil- and gas-related sectors also fell significantly as oil and gas exploration and production companies slashed capital spending in response to the crash in oil price.’

Sales tax is the largest source of state funding for the state budget, accounting for 57 percent of all tax collections. It can also be a lagging indicator of economic slowdowns. The recession associated with the financial crisis more than a decade ago began in December 2007 and lasted 18 months, but Texas did not see significant sales tax declines until early 2009. While the effect on sales taxes from the current economic contraction has been more immediate, the impact of rising unemployment and contracting economic activity in many parts of the state’s economy, including oil and natural gas exploration and production, likely will act as a drag on sales tax revenue for many months.

The effects of the March economic slowdown and falling oil prices were more evident in other sources of revenue in April 2020. Texas collected the following revenue from other major taxes:

- Motor vehicle sales and rental taxes — $164 million, down 45 percent from April 2019, the largest monthly drop on record in data going back to 1983;
- Motor fuel taxes — $284 million, down 12 percent from April 2019, the steepest drop since 1991;
- Natural gas production tax — $67 million, down 48 percent from April 2019;
- Oil production tax — $191 million, down 45 percent from April 2019;
- Hotel occupancy tax — $24 million, down 63 percent from April 2019, the deepest drop in data going back to 1990; and
- Alcoholic beverage taxes — $57 million, down 55 percent from April 2019. Declines were driven by mixed beverage gross receipts and sales taxes, both of which were down more than 58 percent. Excise taxes on beer were up 16 percent from April 2019, while wine excise taxes were up 9 percent from April 2019.

For details on all monthly collections, visit the Comptroller’s Monthly State Revenue Watch. For an extensive history of tax policy developments and fees since 1972, visit his updated Sources of Revenue publication.”
What does the state revenue forecast above portend for city revenues?

Though sales taxes make up a somewhat smaller share of the typical city budget (around 25-28 percent versus 57 percent for the state), it’s still going to be a big hit for city budgets and the ability to pay for needed services, such as first responders. As the press release notes, the numbers reflect only a portion of the time we’ve been under a stay home/work home order. The next round of figures may give us a better indication of the trouble ahead.

5/18/2020

What is the latest news on the disaster exemption in Senate Bill 2 that authorizes a city council to calculate their voter-approval tax rate at 8 percent instead of 3.5 percent under certain circumstances?

On Friday (May 15), Governor Abbott was asked in a television interview about TML’s interpretation that the 8 percent voter-approval rate calculation is an option for city councils pursuant to the statewide COVID-19 disaster declaration. He responded as follows:

“First, I don’t construe the law the same way that the municipal league does. I disagree, and I think the Texas attorney general disagrees with that legal interpretation.

Know this, your property taxes are not determined by the valuation of your home. They are determined by the taxing authority.

We are urging taxing authorities to not raise rates, but to cut property tax rates to lessen the burden on property owners in Texas.”

Other than the governor’s verbal assertion, neither he nor the attorney general have provided any guidance as to why they think the disaster rate calculation provision in S.B. 2 does not apply. As budget season begins in earnest, city officials are understandably confused by the governor’s comments.

That being said, we see no reason to modify our interpretation at this time. The League will continue to monitor the issue and report as soon as any further guidance is made available.

5/19/2020

What is the latest news on the disaster exemption in Senate Bill 2 that authorizes a city council to calculate their voter-approval tax rate at 8 percent instead of 3.5 percent under certain circumstances?

As we reported yesterday (May 18), the governor stated verbally that he doesn’t believe a city can rely on his disaster declaration to calculate the voter-approved rate at a number higher than 3.5 percent without an approval election. (TML’s interpretation that the 8 percent voter-approval rate calculation is an option for city councils pursuant to the statewide COVID-19 disaster declaration hasn’t changed.)
A group of 226 so-called “grassroots political opinion leaders” sent a letter to the governor yesterday stating, among many other things, that “tax relief is needed NOW to alleviate the burdens on families, empower entrepreneurs, and enable employers to further engineer the economic recovery Texans need, want, and deserve.”

It’s odd that the group would send that message to the governor; he doesn’t set property tax rates. They would be better off sending it to their own mayor and city council or attending their city’s budget hearings. City councils set their budgets and tax rates, and they are well aware that what they do affects residents and businesses in their city. The governor recognizes that (see next question).

**What further statements has the governor made with respect to property taxes in general?**

The governor issued the following press release today (May 19):

“**Governor Abbott Urges Local Governments Against Increasing Property Taxes For Texans:**

Governor Greg Abbott today responded to a letter from members of the Texas Democratic Congressional Delegation regarding tax burdens on Texans. In his letter, the Governor voices his support of lessening the tax burden on Texans but clarifies that local governments – not the State of Texas – set the property tax rates. The Governor disagreed with the members' support of raising taxes in times of economic prosperity.

‘Property owners shouldn’t be saddled with rising property taxes while dealing with a pandemic,’ said Governor Abbott. ‘As a result, local governments, who set property tax rates, should find ways to reduce the tax burden on Texans. Whether we’re facing times of challenge or times of prosperity—raising taxes on the people of Texas is never the answer.’

In his letter, the Governor also urged the members to help pass legislation that protects business owners, healthcare facilities and employees, and first responders from being held liable for COVID-19 exposure claims when they adhere to relevant public health guidelines and make good faith efforts to limit the risk of exposure and infection.”

City officials should commend the governor for deferring to their judgment about local budget and tax decisions.

6/1/2020

**Has the comptroller released recent tax data that indicates the impact of Coronavirus on state revenues?**

Yes, the Texas comptroller issued the following today (June 1):
“Texas Comptroller Glenn Hegar today said state sales tax revenue totaled $2.61 billion in May, 13.2 percent less than in May 2019 and the steepest year-over-year decline since January 2010.

The majority of May sales tax revenue is based on sales made in April and remitted to the agency in May. Widespread social distancing requirements were in place across much of the state throughout April.

‘Significant declines in sales tax receipts were evident in all major economic sectors, with the exception of telecommunications services,’ Hegar said. ‘The steepest decline was in collections from oil and gas mining, as energy companies cut well drilling and completion spending following the crash in oil prices.’

The business closures and restrictions and stay-at-home orders due to the COVID-19 pandemic spurred deep drops in collections from restaurants, amusement and recreation services, and physical retail stores. These declines were offset in part by increases from big box retailers and grocery stores that remained open as essential businesses, online retailers and restaurants that could readily pivot to takeout and delivery service.

‘With the easing of state and local government social distancing orders beginning in May, business activity in the sectors most affected by measures to curb the pandemic should begin to slowly recover, but operations resuming at reduced capacity will result in continued reductions in employment, income and activity subject to sales tax for months to come.’

Sales tax is the largest source of state funding for the state budget, accounting for 57 percent of all tax collections, but the effects of the economic slowdown and low oil prices were evident in other sources of revenue in May 2020. Texas collected the following revenue from other major taxes:

- Motor vehicle sales and rental taxes — $265 million, down 38 percent from May 2019 and a modest improvement over April’s results;
- Motor fuel taxes — $221 million, down 30 percent from May 2019 and the steepest drop since 1989;
- Natural gas production tax — $31 million, down 76 percent from May 2019;
- Oil production tax — $90 million, the lowest monthly amount since July 2010, down 75 percent from May 2019 and the steepest drop since a 77 percent drop in March 1988;
- Hotel occupancy tax — $8 million, down 86 percent from May 2019 and the steepest drop on record in data going back to 1982; and
- Alcoholic beverage taxes — $28 million, down 76 percent from May 2019 and the steepest drop on record in data going back to 1980.

For details on all monthly collections, visit the Comptroller’s Monthly State Revenue Watch. For an extensive history of tax policy developments and fees since 1972, visit our updated Sources of Revenue publication.”

6/2/2020
Some state officials have said that TML is “advocating” for cities to increase their voter-approval tax rates from 3.5 percent to 8 percent. Is this true?

Unequivocally not. The League has reported on the plain language of a new statutory provision enacted by S.B. 2, which gives city councils the discretion to direct their designated officer or employee to calculate the voter-approval tax rate at eight percent if the city is located in an area declared a disaster area by the governor or president. At this point, the League is unaware of any legal guidance from the state’s attorney general, or elsewhere, that indicates this disaster calculation provision has not been triggered. If such guidance is released, we will pass that information along to our membership as quickly as possible.

Local leaders are looking for guidance on the budget and tax rate adoption process, as city budgeting kicks into high gear this summer. To assist, we have submitted to our membership, in response to numerous inquiries, the most reasonable reading of the statute. We have not, however, advocated for cities to take any particular action with regard to their tax rate, and certainly haven’t encouraged cities to increase their voter-approval tax rates to eight percent, or by any amount. In fact, in the only guidance we have released on the disaster calculation provision back on March 19, we attempted to make this point clear:

“To be clear, the League takes no position on whether a city should or should not use the higher voter-approval rate calculation allowable in a disaster. Each city is different and will need to make that decision based upon any number of factors, such as the impact of the COVID-19 virus on other sources of local revenue, like sales taxes, the amount of city expenditures made in response to the emergency, as well as the ability and willingness of local taxpayers to potentially pay a higher tax rate.”

In recent weeks, some cities have considered resolutions to calculate the voter-approval tax rate at eight percent. Some city councils have adopted these resolutions, others have rejected them. The League supports the ability of all city leaders to decide on tax rates for their communities, whatever that decision might be.

6/10/2020

What information does TML have for cities as they start to prepare for the upcoming budget year?

TML has developed a special-edition, mid-year fiscal conditions survey to help cities navigate the upcoming budget planning process. With an unexpected public health crisis and an economic recession, most cities will have to make difficult decisions over the next coming months. Survey questions center on current budget shortfalls, as well as the anticipated impact on next year budgets.

The full text of the survey is available here, but we prefer that you complete it online.

We ask that one official from each city complete the survey no later than June 19, 2020. Please contact JJ Rocha with questions at jj@tml.org or 512-705-3912.
What’s the latest with regard to sales tax collections in the wake of the COVID-19 restrictions?

The Texas comptroller issued the following press release today (June 10):

“Texas Comptroller Glenn Hegar announced today he will send cities, counties, transit systems and special purpose taxing districts $690.4 million in local sales tax allocations for June, 11.7 percent less than in June 2019. These allocations are based on sales made in April by businesses that report tax monthly.

Because of the COVID-19 pandemic, widespread social distancing requirements were in place across much of the state in April, leading to the steepest year-over-year decline in allocations since September 2009.

For details on June sales tax allocations to individual cities, counties, transit systems and special purpose districts, visit the Comptroller’s Monthly Sales Tax Allocation Comparison Summary Reports.”

6/11/2020

What information does TML have for cities as they start to prepare for the upcoming budget year?

TML has developed a special-edition, mid-year fiscal conditions survey to help cities navigate the upcoming budget planning process. With an unexpected public health crisis and an economic recession, most cities will have to make difficult decisions over the next coming months. Survey questions center on current budget shortfalls, as well as the anticipated impact on next year budgets.

The full text of the survey is available here, but we prefer that you complete it online.

We ask that one official from each city complete the survey no later than Friday, June 19. Please contact JJ Rocha with questions at jj@tml.org or 512-705-3912.

Has the Texas comptroller provided further information on COVID-19’s impact on the Texas economy?

Yes. Today (June 11), the comptroller issued the following:

“In Case You Missed It: Comptroller’s Office Releases Report on Early Economic Effects of Pandemic

The COVID-19 pandemic is having an unprecedented impact on the Texas economy, triggering a recession intensified by disrupted energy markets.
The Comptroller’s office worked quickly to prepare a deep, initial look at how the recession is affecting Texas state finances and employment, including an analysis of how this financial crisis compares to past economic downturns and what we can expect this time around.

In the most recent issue of Fiscal Notes, we also examine the record-breaking number of claims filed for unemployment assistance and the state’s struggle to handle the huge influx.

On a related note, one early response to the recession has been a surge in remote delivery of health care. The increased use of telemedicine provides a new level of care for underserved patients that could have long-term positive effects.”

6/26/2020

What information does TML have for cities as they start to prepare for the upcoming budget year?

TML has completed a special-edition, mid-year fiscal conditions survey to help cities navigate the upcoming budget planning process. With an unexpected public health crisis and an economic recession, most cities will have to make difficult decisions over the next coming months. Survey questions center on current budget shortfalls, as well as the anticipated impact on next year budgets. The data is being compiled and the results will be published in Monday’s Update email.

6/30/2020

What are the results of TML’s mid-year Fiscal Conditions Survey?

Each year, TML conducts a fiscal conditions survey of its member cities. With an unexpected public health crisis and an economic recession, most cities will have to make difficult decisions over the next coming months. This is why TML created a special-edition, mid-year fiscal conditions survey to help cities navigate the upcoming budget planning process. With 552 cities responding, the survey demonstrates that the Coronavirus pandemic has impacted cities significantly.

The survey reinforces the notion that no two Texas cities are identical, especially in a crisis. Cities may respond differently to economic conditions and public health emergencies, and that is why the legislature should not impose one-size-fits-all mandates or revenue restrictions on cities. City officials are engaged with residents every day and are the most familiar with local issues. They must have the flexibility to respond to fluctuations in revenue sources and to the different levels of services that city taxpayers demand.

The full results are on the TML website at https://www.tml.org/ArchiveCenter/ViewFile/Item/172.

7/1/2020

What are the results of TML’s mid-year Fiscal Conditions Survey?
Each year, TML conducts a fiscal conditions survey of its member cities. With an unexpected public health crisis and an economic recession, most cities will have to make difficult decisions over the next coming months. This is why TML created a special-edition, mid-year fiscal conditions survey to help cities navigate the upcoming budget planning process. With 552 cities responding, the survey demonstrates that the Coronavirus pandemic has impacted cities significantly.

The full results are on the TML website at: https://www.tml.org/ArchiveCenter/ViewFile/Item/172.

What information did the comptroller release regarding sales tax collections?

Texas Comptroller Glenn Hegar today (July 1) said state sales tax revenue totaled $2.67 billion in June, 6.5 percent less than in June 2019. According to his press release:

“The majority of June sales tax revenue is based on sales made in May and remitted to the agency in June. Widespread social distancing requirements were relaxed across much of the state in May.

‘The decline in state sales tax collections was driven principally by steep drops in remittances from oil- and gas-related sectors,’ Hegar said. ‘Collections from the construction and amusement service sectors were also sharply down.’

While collections from restaurants also were depressed, the extent of the decline was checked by increased takeout and delivery sales. Retail trade receipts rose significantly, buoyed by increased online shopping and building material purchases, as business premises were modified for COVID-19 precautions.

‘Retail sales likely also were boosted by increased alcoholic beverage sales at package, grocery, and convenience stores. That’s because this category of spending shifted from restaurant and bar on-premise consumption, subject to mixed beverage taxes, to purchases for at-home consumption subject to sales tax. Increased spending by businesses to facilitate teleworking resulted in higher tax collections from vendors of computer hardware and software products.’

Total sales tax revenue for the three months ending in June 2020 was down 9.7 percent compared to the same period a year ago. Sales tax is the largest source of state funding for the state budget, accounting for 57 percent of all tax collections, but the effects of the economic slowdown and low oil prices also were evident in other sources of revenue in June 2020.

Texas collected the following revenue from other major taxes:

- motor vehicle sales and rental taxes — $394 million, down 7.6 percent from June 2019, a substantial improvement from results in April and May;
- motor fuel taxes — $250 million, down 24 percent from June 2019;
- natural gas production tax — $20 million, down 84 percent from June 2019;
- oil production tax — $83 million, down 77 percent from June 2019;
- hotel occupancy tax — $23 million, down 61 percent from June 2019, an improvement from the record decline in May; and
- alcoholic beverage taxes — $65 million, down 47 percent from June 2019, significantly better than May’s results.

For details on all monthly collections, visit the Comptroller's Monthly State Revenue Watch. For an extensive history of tax policy developments and fees since 1972, visit our updated Sources of Revenue publication.”

June sales tax numbers for cities should be released in about ten days.

7/2/2020

What are the results of TML’s mid-year Fiscal Conditions Survey?

Each year, TML conducts a fiscal conditions survey of its member cities. With an unexpected public health crisis and an economic recession, most cities will have to make difficult decisions over the next coming months. This is why TML created a special-edition, mid-year fiscal conditions survey to help cities navigate the upcoming budget planning process. The full results are on the TML website at https://www.tml.org/ArchiveCenter/ViewFile/Item/172.

7/8/2020

How do local sales tax distributions from the comptroller look like this month?

Today (7/8), the comptroller announced the distribution of $744.2 million in monthly sales tax revenue to all local governments for July. While the $744.2 million figure represents a 2.6 percent drop from July 2019, the city-specific numbers for July are a little bit better. Cities received $483.4 million in the July allocation, only a 1.1 percent drop from July 2019. According to the comptroller, declines were not as steep as last month because widespread social distancing requirements were relaxed across the state in May, which is the reporting period reflected in the July numbers.

The comptroller’s full press release on local sales tax numbers in July can be accessed here.

7/20/2020

Has the Texas comptroller issued updated state revenue estimates?

Yes. Today (July 20), the comptroller issued the following:

“Texas Comptroller Glenn Hegar today revised the Certification Revenue Estimate (CRE) and now projects a fiscal 2021 ending shortfall of $4.58 billion. The shortfall, which Hegar attributed to the COVID-19 pandemic and recent volatility in oil prices, is a decrease from the $2.89 billion positive year-end balance originally projected in the October 2019 CRE.
In a July 20 letter to state leadership, Hegar said the state will have $110.19 billion in General Revenue-related (GR-R) funds available for general-purpose spending for the 2020-21 biennium, down from a projected $121.76 billion in the October 2019 CRE.

The ending balance does not include the impact of instructions from state leadership directing most agencies to reduce their spending by 5 percent of 2020-21 GR-R appropriations. Any of these savings will reduce the projected shortfall. Similarly, the balance also does not assume any further financial assistance from the federal government as both the prospect and nature of such assistance remain uncertain.

‘The economic contraction associated with COVID-19 has resulted in revenue collections this fiscal year that are much lower than our earlier CRE projections,’ Hegar said. ‘It’s important to note that this revised estimate carries unprecedented uncertainty. We’re assuming the state will effectively manage the outbreak and that infection rates won’t overwhelm our health care system. This estimate also assumes that restrictions on businesses and individuals will be lifted before the end of this calendar year and that economic activity will strengthen but not return to pre-pandemic levels by the end of this biennium.’

The pandemic hit tax revenues hard across the board, particularly hotel, motor vehicle sales, severance, and mixed beverage taxes. The state’s sales tax, its largest source of tax revenue, has held up better than some taxes, but still has fallen significantly. Fiscal 2020’s sales tax revenues, buoyed by strong collections in the first half of the year, are expected to finish about 1 percent below fiscal 2019 totals, followed by a drop of more than 4 percent in fiscal 2021.

The Economic Stabilization Fund (ESF, or the state's “Rainy Day Fund”) and the State Highway Fund (SHF) both receive funding from oil and natural gas severance taxes. In fiscal 2021, the ESF and SHF each will receive $1.1 billion in transfers from the General Revenue Fund for severance taxes collected in fiscal 2020. Severance tax collections in fiscal 2021 are expected to drop significantly from fiscal 2020, resulting in smaller fiscal 2022 transfers to the ESF and SHF of about $620 million each.

After accounting for appropriations and investment and interest earnings, this estimate projects an ESF fiscal 2021 ending balance of $8.79 billion.

Proposition 7, an amendment to the Texas Constitution approved by Texas voters in 2015, requires the first $2.5 billion in sales tax collections exceeding $28 billion in any fiscal year to be deposited to the SHF. The SHF will receive $2.5 billion from sales taxes collected in each year of the biennium, although the final transfer from fiscal 2021 collections will not occur until September 2021, the first month of fiscal 2022.

‘In the coming months, some economic indicators will establish new records for rates of growth, but those records will be on the back of this year’s unprecedented declines’ Hegar said. ‘The rebound will leave many measures of economic health below pre-pandemic levels. Consumers and businesses must be confident the virus is controlled before economic output, employment and revenues return to pre-pandemic levels.’
There are substantial risks to this forecast on both the upside and downside. If the spread of the virus slows or stops sooner than anticipated, if consumers and businesses return to pre-pandemic levels of economic activity more readily than assumed or if the federal government provides more aid, Texas may finish the 2020-21 biennium with more revenue than projected today. On the other hand, if COVID-19 case counts continue to increase or accelerate, if there is a substantial new wave of infections nationally or in Texas in the fall or winter or if consumers and businesses are slower to resume economic activity than assumed, revenue collected this biennium could fall short, perhaps far short, of this updated forecast.

Visit our online resources for a downloadable, easy-to-understand primer on the data points that drive the CRE.”

8/10/2020

What’s the latest with regard to the effect of the pandemic on public hearings, especially a city’s statutorily-required property tax hearing?

Some state legislators are having a tough time deciding what to do, but the answer is in state law for a city’s tax rate hearing. As it stands right now, Texas House committees aren’t allowing in-person hearings. That decision, made by Speaker Bonnen, may or may not stand permanently.

The Texas Sunset Advisory Commission (a 12-member legislative committee that periodically reviews the functions and efficiencies of state agencies) met last week. According to The Texas Tribune, “[a]fter two hours, members couldn’t agree whether to let people testify in person or online, or choose between the two options. Their unpleasant meeting was a miniature version of the argument we’ve all been watching for months.”

Several weeks ago, the City of Austin asked the governor to suspend the following provision from Tax Code 26.06: “(a) A public hearing required by Section 26.05 may not be held before the fifth day after the date the notice of the public hearing is given. The hearing must be on a weekday that is not a public holiday. The hearing must be held inside the boundaries of the unit in a publicly owned building or, if a suitable publicly owned building is not available, in a suitable building to which the public normally has access. At the hearing, the governing body must afford adequate opportunity for proponents and opponents of the tax increase to present their views.”

The governor refused to suspend the requirement that the hearing be “in-person” in a public or suitable building. He presumably did so because he believes doing so would reduce public input on city tax rates. Austin also posed the question to the attorney general’s “disaster counsel” email. The attorney general’s office responded that they believe Section 26.06(a) requires an in-person hearing. Please note that the tax hearing in question is the one cities hold only if they are exceeding the no-new-revenue rate (formerly called the effective rate) lower of the no-new-revenue rate (formerly called the effective rate) or the voter-approval rate.
That advice raises questions about any number of statutorily-required public hearings. The governor’s Open Meetings Act suspensions don’t mention any provision outside of the Act related to hearings. Many attorneys argue that, if the meeting itself may be conducted virtually, a hearing within that meeting may be as well. Others point out that the governor hasn’t expressly suspended any public hearing requirement. That answer may lie in a statute’s language relating to a required hearing. In other words, the Tax Code provision discussed above has very specific language.

Contrast that with, for example, zoning-related hearing requirements in Local Government Code Sections 211.007 and 211.0075. (The “zoning commission shall make a preliminary report and hold public hearings on that report…”) Or consider the budget hearing required by Section 102.006. (“The governing body of a municipality shall hold a public hearing on the proposed budget. Any person may attend and may participate in the hearing.”) Those sections don’t seem to restrict hearings from being held virtually, and we find no general requirement that in-person comment must be allowed when conducting a public hearing. That being said, many cities are conducting them in-person out of an abundance of caution.

The bottom line: As always, city officials should rely on their attorney’s advice.

What is the comptroller’s topsy-turvy news on sales tax collections last month?

According to Texas Comptroller Glenn Hegar, state sales tax revenue totaled $2.98 billion in July, which is 4.3 percent more than in July 2019. His press release states in part that:

“The majority of July sales tax revenue is based on sales made in June and remitted to the agency in July. Widespread social distancing requirements were more relaxed across the state in June than in previous months.

‘State sales tax collections in July were better than expected, increasing despite the high unemployment due to the pandemic,’ Hegar said. ‘The increase was due to a surge in collections from the retail trade sector; receipts from other major sectors — including mining, construction, wholesale trade, services and restaurants — showed significant declines.’”

8/12/2020

What’s the latest update on sales tax collections?

According to the Texas comptroller, his office distributed $909 million in monthly sales tax revenue to local governments today (August 12). His press release is as follows:

“Texas Comptroller Glenn Hegar announced today he will send cities, counties, transit systems and special purpose taxing districts $908.7 million in local sales tax allocations for August, 3.6 percent more than in August 2019. These allocations are based on sales made in June by businesses that report tax monthly and on sales made in April, May and June by quarterly filers.
Widespread social distancing requirements were more relaxed across the state in June than in previous months.

**LOCAL SALES TAX ALLOCATIONS (Aug. 2020)**

<table>
<thead>
<tr>
<th>Recipient</th>
<th>Aug. 2020 Allocations</th>
<th>Change from Aug. 2019</th>
<th>Year-to-date Change</th>
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</thead>
<tbody>
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<td><strong>Total</strong></td>
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<td><strong>↑0.7%</strong></td>
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For details on August sales tax allocations to individual cities, counties, transit systems and special purpose districts, visit the Comptroller’s [Monthly Sales Tax Allocation Comparison Summary Reports](#).

Does the Texas comptroller have COVID-19-related sales tax resources for businesses and local governments?

Yes, visit his [website](#) for more information.

8/31/2020

What additional information on the effect of the virus on the economy has the comptroller compiled?

Texas Comptroller Glenn Hegar shared the following information in an email titled “Investigating COVID’s Economic Impact:”

In these uncertain times, having the latest data and analyses is essential. That’s why the Comptroller’s office is monitoring and reporting on COVID-19’s impact on the Texas economy and state government. Here’s some recommended reading from our recent publications:

- “[Recessions and Revenues](#)” explains how public health concerns curtailed economic activity, resulting in decreased tax collections.
- “[Pandemic Drives Record Unemployment](#)” gauges the unprecedented number of claims that flooded the Texas Workforce Commission this past spring.
- “[Texas’ International Trade](#)” examines the disruption of supply chains and trade flows.
- [Texas’ professional sports franchises](#) explore creative options in the pandemic economy.
- A top education official outlines how [community colleges](#) are coping with the crisis.
- [Nonprofit organizations and volunteers](#) are stepping up to plug gaps in social services and educational activities.
- The pandemic is forcing [telemedicine](#) to ramp up rapidly to meet the health care challenge.
What’s the latest from the Texas comptroller on revenue?

Yesterday (September 1), Texas Comptroller Glenn Hegar released totals for fiscal 2020 state revenues (the state closes its fiscal year at the end of each August):

- General revenue-related revenue for fiscal 2020 totaled $56.98 billion, down 1.5 percent from fiscal 2019.
- All funds tax collections were $57.38 billion, down 3.4 percent from fiscal 2019.
- Sales tax revenue was $34.10 billion, up 0.2 percent over fiscal 2019.
- Motor vehicle sales and rental tax revenue was $4.8 billion, down 3.9 percent from fiscal 2019.
- Franchise tax revenue was $4.42 billion, up 4.8 percent over fiscal 2019.
- Oil production tax revenue was $3.23 billion, down 16.9 percent from fiscal 2019.
- Natural gas production tax revenue was $925 million, down 45.1 percent from fiscal 2019.
- All Funds revenue was $141.58 billion, up 10.7 percent over fiscal 2019, primarily due to substantial increases in federal funding for pandemic-related assistance.

“Yearly revenues were slightly ahead of our projections in the revised Certification Revenue Estimate (CRE) released in July,” Hegar said. “This was, in part, due to surprisingly strong July sales tax collections as Texans’ spending for home improvement projects increased while they spent more time at home both for teleworking and staycations, in lieu of leisure travel. Those July gains, however, were largely reversed in August, bringing actual collections closer to, but still ahead of, our estimate.”

The Economic Stabilization Fund and State Highway Fund both receive funding from oil and natural gas severance taxes. In November, the comptroller’s office will deposit $1.13 billion in each of those funds, down from the $1.67 billion deposited in each fund in November 2019.

Hegar also said state sales tax revenue totaled $2.82 billion in August, 5.6 percent less than in August 2019.

For details on all monthly collections, visit the Comptroller’s Monthly State Revenue Watch. For an extensive history of tax policy developments and fees since 1972, visit the updated Sources of Revenue publication.

What’s the latest with sales tax distributions?

According to today’s press release:
“Texas Comptroller Glenn Hegar announced today he will send cities, counties, transit systems and special purpose taxing districts $765.3 million in local sales tax allocations for September, 4.5 percent less than in September 2019. These allocations are based on sales made in July by businesses that report tax monthly.

Rising COVID-19 infection rates in July likely suppressed economic activity.

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<td>Total</td>
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</table>

For details on September sales tax allocations to individual cities, counties, transit systems and special purpose districts, visit the Comptroller’s Monthly Sales Tax Allocation Comparison Summary Reports.

9/15/2020

**How can we help our local hotels keep their doors open and rebound?**

Hotels are fighting their way out of a halt in travel that has caused large-scale layoffs and temporary closures, and industry leaders don’t expect a turnaround until a proven COVID-19 vaccine is developed. Scott Joslove, President and CEO of the Texas Hotel & Lodging Association, said that in his 20 years in the business, he has never seen such dire impacts. Listen in on Joslove’s session “Hotels Are Your Partners in Economic Recovery” at the virtual TML Annual Conference and Exhibition on October 14 at 3:00 p.m. to hear what your city can do now to make a difference for your hospitality community and local economy.

Register here to hear Joslove’s presentation, and to view more than 30 other TML Annual Conference sessions related to disaster recovery and resilience.