## IN THE SENATE

## SENATE BILL NO. 1318

## BY LOCAL GOVERNMENT AND TAXATION COMMITTEE

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RELATING	TO SI	NGLE (	COUNTYWI	DE HI	GHWAY	DISTR	ICTS;	AMEND	ING	SECTION	NC
40-14	16, ID	АНО С	ODE, TO	PROV:	IDE AI	ODITIO	NAL RE	QUIRE	MENTS	FOR	Α
VEHIC	CLE REG	ISTRAT	ION FEE	RESOL	UTION,	TO P	ROVIDE	FOR	REVIE	EW OF	Α
VEHIC	CLE REGI	STRATI	ON FEE RE	SOLUTI	ON AND	TO MAI	KE TECH	NICAL	CORRE	CTION	S;
AMEND	ING SEC	TION 40	)-1416, I	DAHO C	ODE, AS	S AMENI	DED BY S	SECTIO	N 79,	CHAPT	ΕR
341,	LAWS OF	2009,	TO PROV	JIDE AI	ODITIO	NAL RE	QUIREM	ENTS F	OR A	VEHIC:	LΕ
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Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 40-1416, Idaho Code, be, and the same is hereby amended to read as follows:

40-1416. AUTHORIZATION FOR VOTERS TO APPROVE VEHICLE REGISTRATION FEE. (1) Notwithstanding the provisions of section 49-207, Idaho Code, the voters of any county in which a county-wide countywide highway district is organized pursuant to chapter 14, title 40, Idaho Code, may authorize the county wide countywide highway district to adopt a resolution by a majority vote of the county wide countywide highway district commissioners to implement and collect a motor vehicle registration fee not to exceed two (2) times the amount established in section 49-402, Idaho Code. The authorization to adopt, implement, and collect a vehicle registration fee may be made by the registered voters of the county only at a general election held in even-numbered years, and a simple majority of the votes cast on the question shall be necessary to authorize the fee.

- (2) In any election, the resolution submitted to the county voters shall:
  - (a) State the exact rate of the fee; and
  - (b) State the duration of the fee;
  - (c) Impartially describe the purpose of the fee as permitted in subsection (5) of this section; and
  - (d) Not contain any argument in support or in opposition to the fee.

No rate shall be increased and no duration shall be extended without the approval of the voters, by the same simple majority of the votes cast.

An election to approve or disapprove the adoption of a vehicle registration fee may be called for by the adoption of a resolution by a majority vote of the <u>county wide</u> <u>countywide</u> highway district commissioners. Any costs incurred to conduct the election for the district shall be a charge against the district, and shall be paid by the district.

(3) A resolution that does not meet the requirements of subsection (2) of this section shall not be placed on the ballot. The determination of whether the resolution meets those requirements shall be made as follows:

- (a) The countywide highway district shall deliver a copy of its resolution to the county clerk ninety (90) days before the general election at which the resolution will be placed on the ballot. The county clerk shall immediately transmit a copy of the resolution to the prosecuting attorney for the county in which the countywide highway district is located.
- (b) The prosecuting attorney shall review the resolution and shall issue a written determination of whether the resolution meets the requirements set forth in subsection (2) of this section within fifteen (15) working days of receiving the resolution.
  - (i) If the resolution meets those requirements, the prosecuting attorney shall prepare a written determination so stating and immediately transmit that determination to the county clerk and the countywide highway district so stating. Unless the prosecuting attorney's determination is overturned by the district court as provided in paragraph (d) of this subsection, the resolution shall be placed on the ballot.
  - (ii) If the resolution fails to meet those requirements, the prosecuting attorney shall prepare a written determination setting forth the reasons why the resolution is not in compliance with those requirements and immediately transmit that determination to the county clerk and the countywide highway district. Unless the prosecuting attorney's determination is overturned by the district court as provided in paragraph (d) of this subsection, the resolution shall not be placed on the ballot.
- determination may appeal that determination to the district court of the county in which the countywide highway district is located, to determine if the resolution meets the requirements set forth in subsection (2) of this section. No appeal shall be allowed from the prosecuting attorney's determination as set forth in paragraph (b) of this subsection unless made within twenty (20) days after the prosecuting attorney has transmitted such determination.
- (d) The district court shall examine the resolution and determine if the resolution meets the requirements of subsection (2) of this section and issue its decision within twenty (20) working days from the filing of the appeal.
- (4) Any county-wide countywide highway district authorized to adopt a resolution for a vehicle registration fee shall contract with the department for the collection, distribution, and administration of the fee in like manner, and under the definitions, and rules, and regulations for the collection and administration of other registration fees as set forth in chapter 4, title 49, Idaho Code. Monthly, following receipt by the department of revenues from the implementation of a vehicle registration fee, the department shall remit the same to the county wide countywide highway district implementing such fee, less a deduction for such amount as may be agreed upon between the department and the commissioners of the county wide countywide highway district, for the department's actual costs for collection and administration of the fee. The vehicle registration

fee shall not become part of the state highway account or state highway distribution account.

- (45) The <u>county wide countywide</u> highway district must use the funds generated by a vehicle registration fee exclusively for the construction, repair, maintenance, and traffic supervision of the highways within its jurisdiction, and the payment of interest and principal of obligations incurred for said purposes.
- (56) Sections 49-405, 49-408, 49-416, 49-404, 49-409, 49-415, and 49-410, Idaho Code, shall be subject to the provisions of this <del>code</del> section.
- SECTION 2. That Section 40-1416, Idaho Code, as amended by Section 79, Chapter 341, Laws of 2009, be, and the same is hereby amended to read as follows:
- 40-1416. AUTHORIZATION FOR VOTERS TO APPROVE VEHICLE REGISTRATION FEE. (1) Notwithstanding the provisions of section 49-207, Idaho Code, the voters of any county in which a countywide highway district is organized pursuant to chapter 14, title 40, Idaho Code, may authorize the countywide highway district to adopt a resolution by a majority vote of the countywide highway district commissioners to implement and collect a motor vehicle registration fee not to exceed two (2) times the amount established in section 49-402, Idaho Code. The authorization to adopt, implement, and collect a vehicle registration fee may be made by the registered voters of the county only at a general election held in even-numbered years, and a simple majority of the votes cast on the question shall be necessary to authorize the fee.
- (2) In any election, the resolution submitted to the county voters shall:
  - (a) State the exact rate of the fee; and
  - (b) State the duration of the fee;

- (c) Impartially describe the purpose of the fee as permitted in subsection (5) of this section; and
- (d) Not contain any argument in support or in opposition to the fee.

No rate shall be increased and no duration shall be extended without the approval of the voters, by the same simple majority of the votes cast.

An election to approve or disapprove the adoption of a vehicle registration fee may be called for by the adoption of a resolution by a majority vote of the countywide highway district commissioners. Any costs incurred to conduct the election for the district shall be paid by the county.

- (3) A resolution that does not meet the requirements of subsection (2) of this section shall not be placed on the ballot. The determination of whether the resolution meets those requirements shall be made as follows:
  - (a) The countywide highway district shall deliver a copy of its resolution to the county clerk ninety (90) days before the general election at which the resolution will be placed on the ballot. The county clerk shall immediately transmit a copy of the resolution to the prosecuting attorney for the county in which the countywide highway district is located.
  - (b) The prosecuting attorney shall review the resolution and shall issue a written determination of whether the resolution meets the

requirements set forth in subsection (2) of this section within fifteen (15) working days of receiving the resolution.

- (i) If the resolution meets those requirements, the prosecuting attorney shall prepare a written determination so stating and immediately transmit that determination to the county clerk and the countywide highway district so stating. Unless the prosecuting attorney's determination is overturned by the district court as provided in paragraph (d) of this subsection, the resolution shall be placed on the ballot.
- (ii) If the resolution fails to meet those requirements, the prosecuting attorney shall prepare a written determination setting forth the reasons why the resolution is not in compliance with those requirements and immediately transmit that determination to the county clerk and the countywide highway district. Unless the prosecuting attorney's determination is overturned by the district court as provided in paragraph (d) of this subsection, the resolution shall not be placed on the ballot.
- (c) Any person dissatisfied with the prosecuting attorney's determination may appeal that determination to the district court of the county in which the countywide highway district is located, to determine if the resolution meets the requirements set forth in subsection (2) of this section. No appeal shall be allowed from the prosecuting attorney's determination as set forth in paragraph (b) of this subsection unless made within twenty (20) days after the prosecuting attorney has transmitted such determination.
- (d) The district court shall examine the resolution and determine if the resolution meets the requirements of subsection (2) of this section and issue its decision within twenty (20) working days from the filing of the appeal.
- (4) Any countywide highway district authorized to adopt a resolution for a vehicle registration fee shall contract with the department for the collection, distribution, and administration of the fee in like manner, and under the definitions and rules for the collection and administration of other registration fees as set forth in chapter 4, title 49, Idaho Code. Monthly, following receipt by the department of revenues from the implementation of a vehicle registration fee, the department shall remit the same to the countywide highway district implementing such fee, less a deduction for such amount as may be agreed upon between the department and the commissioners of the countywide highway district, for the department's actual costs for collection and administration of the fee. The vehicle registration fee shall not become part of the state highway account or state highway distribution account.
- (45) The countywide highway district must use the funds generated by a vehicle registration fee exclusively for the construction, repair, maintenance, and traffic supervision of the highways within its jurisdiction, and the payment of interest and principal of obligations incurred for said purposes.
- $(\frac{56}{2})$  Sections 49-405, 49-408, 49-416, 49-404, 49-409, 49-415 and 49-410, Idaho Code, shall be subject to the provisions of this section.

SECTION 3. Section 2 of this act shall be in full force and effect on and after January 1, 2011.