AN ACT
relating to the municipalities authorized to use the other events
trust fund to attract certain sporting events and to the
comptroller of public accounts' responsibilities regarding those
events.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Subdivision (2), Section 1, Chapter 1507, Acts
of the 76th Legislature, Regular Session, 1999 (Article 5190.14,
Vernon's Texas Civil Statutes), as amended by Chapters 579 and 814,
Acts of the 78th Legislature, Regular Session, 2003, is reenacted
and amended to read as follows:

(2) "Endorsing municipality" means an endorsing
municipality for purposes of Section 4, 5, [or 5A, or 5B of this
Act [a municipality that has a population of 850,000 or more
according to the most recent federal decennial census and that
authorizes a bid by a local organizing committee for selection of
the municipality as the site of the 2011 Pan American Games or the
2012 Olympic Games].

SECTION 2. Subdivision (2), Subsection (a), Section 5A,
Chapter 1507, Acts of the 76th Legislature, Regular Session, 1999
(Article 5190.14, Vernon's Texas Civil Statutes), is amended to
read as follows:

(2) "Endorsing municipality" means a municipality
[that has a population of one million or more and] that contains a
site selected by a site selection organization for one or more

games.

SECTION 3. Subsection (b), Section 5A, Chapter 1507, Acts
of the 76th Legislature, Regular Session, 1999 (Article 5190.14,
Vernon's Texas Civil Statutes), is amended to read as follows:

(b) If a site selection organization selects a site for a
game in this state pursuant to an application by a local organizing
committee, endorsing municipality, or endorsing county, not later
than three months before the date of the game or six months before
the date of the game upon request of a local organizing committee,
endorsing municipality, or endorsing county, the comptroller shall
determine for the two-week period that ends at the end of the day
after the date on which the game will be held, in accordance with
procedures developed by the comptroller:

(1) the incremental increase in the receipts to the
state from taxes imposed under Chapters 151, 152, 156, and 183, Tax
Code, and under Title 5, Alcoholic Beverage Code, within the market
areas designated under Subsection (c) of this section, that is
directly attributable, as determined by the comptroller, to the
preparation for and presentation of the game and related events;

(2) the incremental increase in the receipts collected
by the state on behalf of each endorsing municipality in the market
area from the sales and use tax imposed by each endorsing
municipality under Section 321.101(a), Tax Code, and the mixed
beverage tax revenue to be received by each endorsing municipality
under Section 183.051(b), Tax Code, that is directly attributable,
as determined by the comptroller, to the preparation for and
presentation of the game and related events;

(3) the incremental increase in the receipts collected by the state on behalf of each endorsing county in the market area from the sales and use tax imposed by each endorsing county under Section 323.101(a), Tax Code, and the mixed beverage tax revenue to be received by each endorsing county under Section 183.051(b), Tax Code, that is directly attributable, as determined by the comptroller, to the preparation for and presentation of the game and related events;

(4) the incremental increase in the receipts collected by each endorsing municipality in the market area from the hotel occupancy tax imposed under Chapter 351, Tax Code, that is directly attributable, as determined by the comptroller, to the preparation for and presentation of the game and related events; and

(5) the incremental increase in the receipts collected by each endorsing county in the market area from the hotel occupancy tax imposed under Chapter 352, Tax Code, that is directly attributable, as determined by the comptroller, to the preparation for and presentation of the game and related events.

SECTION 4. Subsection (j), Section 5A, Chapter 1507, Acts of the 76th Legislature, Regular Session, 1999 (Article 5190.14, Vernon's Texas Civil Statutes), is amended to read as follows:

(j) The comptroller shall provide an estimate not later than three months before the date of a game or six months before the date of the game upon request of a local organizing committee, endorsing municipality, or endorsing county of the total amount of tax revenue that would be deposited in the Other Events trust fund under
this section in connection with that game, if the game were to be
held in this state at a site selected pursuant to an application by
a local organizing committee, endorsing municipality, or endorsing
county. The comptroller shall provide the estimate on request to a
local organizing committee, endorsing municipality, or endorsing
county. A local organizing committee, endorsing municipality, or
endorsing county may submit the comptroller's estimate to a site
selection organization.

SECTION 5. This Act takes effect immediately if it receives
a vote of two-thirds of all the members elected to each house, as
provided by Section 39, Article III, Texas Constitution. If this
Act does not receive the vote necessary for immediate effect, this
Act takes effect September 1, 2007.
S.B. No. 1424

President of the Senate

Speaker of the House

I hereby certify that S.B. No. 1424 passed the Senate on April 19, 2007, by the following vote: Yeas 31, Nays 0; and that the Senate concurred in House amendment on May 21, 2007, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 1424 passed the House, with amendment, on May 16, 2007, by the following vote: Yeas 143, Nays 1, two present not voting.

Chief Clerk of the House

Approved:

_________ Date

Governor