

Amend CSSB 855 as follows:

Strike Section 446.105(b) on page 8 (lines 32-39) of CSSB 855 and replace with the following:

(b) Revenue from a method of local option funding imposed under this subchapter and collected within any municipality having territory located within a transit or transportation authority funded by a dedicated sales tax and governed by a subregional board under Chapter 452, Subchapter O, Transportation Code, shall be maintained in a single segregated account for local option revenues collected within the territory of the authority and which shall be maintained separate from those local option revenues collected elsewhere in the county.

(1) revenue from a method of local option funding collected within any municipality having territory located within a transit or transportation authority funded by a dedicated sales tax and governed by a subregional board under Chapter 452, Subchapter O, Transportation Code, may not be used outside of the boundaries of the territory of that authority or the county unless the governing bodies of each of those municipalities in the county with territory located within the authority and the governing body of the transit or transportation authority consent to such use.

(2) revenue from a method of local option funding collected in an area outside of the territory of a transit or transportation authority funded by a dedicated sales tax and governed by a subregional board under Chapter 452, Subchapter O, Transportation Code, may not be used within the territory of that authority or outside of the county unless the county commissioners court of the county or the governing bodies of two or more cities representing 60% or more of the population of the county outside of the territory of the authority consent to such use.

Add a new subsection "(c)" to 446.105 on page 8 (between lines 39 and 40) of CSSB 855 as follows:

(c) Prior to the final approval of the ballot for a local option election authorized under this subchapter, the governing body of any authority, county or municipality required under this section to provide their consent regarding the use of revenue from a method of local option funding shall indicate by order, resolution

or other formal action whether such consent is granted. Upon final approval of the ballot, a governing body of a municipality or authority may not rescind its consent if it has been given.