

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 SB1571

Introduced 2/8/2023, by Sen. Tom Bennett

SYNOPSIS AS INTRODUCED:

605 ILCS 5/6-507

from Ch. 121, par. 6-507

Amends the Illinois Highway Code. Provides that the municipal treasurer shall deposit taxes into the municipal fund dedicated to the maintenance or repair of roads and bridges intended for motor vehicle use. Provides that the municipal treasurer shall present annually, within 30 days after the end of the fiscal year of the municipality, to the highway commissioner, a statement of receipt documenting the total amount of revenue that the municipality received from the township during said fiscal year, and what account name or number that the municipality deposited these revenues, and a statement swearing that these revenues have or will be spent as provided.

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1 AN ACT concerning transportation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Highway Code is amended by changing Section 6-507 as follows:
- 6 (605 ILCS 5/6-507) (from Ch. 121, par. 6-507)

Sec. 6-507. All items of tax levy of any district authorized by Sections 6-501, 6-503 and 6-504 of this Code shall be extended by the county clerk as one tax upon the collector's book and, except as hereinafter provided in this Section, shall be paid to the treasurer of the district by the collector as fast as the same is collected, other than such rate per cent as shall be allowed for collecting the same.

One half the tax required to be levied by Section 6-501 of this Code, on the property lying within a municipality in which the streets and alleys are under the care of the municipality shall be paid over to the treasurer of the municipality who shall deposit the tax received into the municipality's fund dedicated to the maintenance or repair of roads and bridges that are intended for motor vehicle use, to be appropriated to the improvement of roads or streets, either within or without the municipality and within the road district under the direction of the corporate authorities of

the municipality. However, when any of the tax is expended beyond the limits of the municipality it shall be with the consent of the highway commissioner of the road district. The treasurer of the municipality shall present annually, within 30 days after the end of the fiscal year of the municipality, to the highway commissioner, a statement of receipt documenting the total amount of Section 6-501 revenue that the municipality received from the township during said fiscal year, and what account name or number that the municipality deposited these revenues, and a statement swearing that these revenues have or will be spent in accordance with the provisions of this Section.

If any municipality has not appropriated the taxes received by it as aforesaid for the improvement of roads or streets within one year from the date of the receipt thereof, then the unappropriated portion of such taxes shall forthwith be paid by the Treasurer of such municipality to the Treasurer of the road district from which such taxes were derived, to be used and expended for road purposes within such road district.

20 (Source: Laws 1959, p. 196.)