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1) Property Tax Lid Update

The property tax lid has been the most critical issue for the League this legislative session. Since hearings in early March, the League has been involved in discussions with legislators and other interested parties about the composition of the final legislation that will be considered.

The Senate passed Senate Sub. for HB 2088 on a 24-16 vote. During this debate, Sen. Melcher offered two amendments, and struck all exemptions for economic development programs (abatements, TIFs, rural housing incentive districts, neighborhood revitalization areas, etc.).

This bill reflected some compromises by interested parties, but left several areas of concern. The League and the Kansas Association of Counties encouraged two
amendments. One would have exempted increases in health care benefits and pension obligations from the tax lid; this was defeated on a voice vote. The other amendment exempted law enforcement, fire protection and emergency medical services from the tax lid. This amendment was adopted 22-17. Please see the list of senators who supported local government on this critical amendment, and thank them at local legislative meetings, by calls or by email.

Sen. Molly Baumgardner
Sen. Elaine Bowers
Sen. Oleta Faust-Goudeau
Sen. Marci Francisco
Sen. David Haley
Sen. Tom Hawk
Sen. Anthony Hensley
Sen. Tom Holland
Sen. Mitch Holmes
Sen. Laura Kelly
Sen. Dan Kerschen
Sen. Jeff King
Sen. Jeff Longbine
Sen. Garrett Love
Sen. Carolyn McGinn
Sen. Ralph Ostmeyer
Sen. Mike Petersen
Sen. Pat Pettey
Sen. Vicki Schmidt
Sen. Caryn Tyson
Sen. Richard Wilborn
Sen. Kay Wolf

Further negotiations occurred as the bill went back to the House. A final, negotiated option has been considered by the House-Senate Tax Conference Committee, and is to be finalized when legislators return in late April. Here are some of the key provisions of this agreement:

- Jan. 1, 2017 effective date.
- The growth factor applied to property tax revenues will be a 5-year rolling average of CPI.
- Elections may be held via a regular election, special election or mail ballot. Mail ballot must be via a prescribed timeline. We have repeatedly expressed concerns that this process will not work in most counties.
- Exemption for principal and interest for state infrastructure loans, bonds, temporary notes, and no-fund warrants. Payments made to a public building commissions and lease payments will be exempt, but only for obligations made prior to the effective date of this act.
- Exemption for state/federal mandates adopted after July 1, 2015. Realtors originally wanted this struck, then sought July 1, 2016.
- Exemptions for economic development incentives will be restored.
- The previously mentioned exemption for public safety (law enforcement, fire protection and EMS).
- Exemptions for federal or state declared disasters or emergencies, including financial emergencies.
- No Home Rule opt out.
• Clarification that “new construction” includes renovation or remodeling of properties.
• Narrow language for an exemption in cases where cities/counties lose federal funding, but a contractual obligation with the federal government remains.

There are several moving pieces here, and a lot of delicate balancing. There will be a tax lid bill this year. We do not believe local governments will have a better option than this legislation this year.

2) Abandoned Property Bill Goes to Governor

On Wednesday, March 23rd, the House approved SB 338 on a vote of 79-44. This action came after the Senate had previously passed the bill on a 32-8 vote. The bill streamlines and expedites the process for local governments, neighborhood organizations and not-for-profits to deal with the blight of abandoned housing. This was one of the items on the League’s 2016 Action Agenda. The bill now goes to the Governor for his approval.

3) Bill Concerning Insurance Proceeds

On Thursday, March 24th, a Conference Committee meeting was held between the House Insurance and Financial Institutions Committee and the Senate Financial Institutions and Insurance Committee. An agreement was reached during discussions to amend the language of SB 370 into HB 2446. SB 370 had not been debated by the full House and so this action should save the bill. The League anticipates there will be motions to concur on the Conference Committee Report after the session break. As always, we will continue to monitor this bill and report on its progress.

4) KPERS Update

The House voted on two bills this week that stand to have an operational effect on KPERS local employers. House Sub. for SB 168, which establishes an assurance protocol for exempting hardship positions from a working after retirement compensation cap, was passed by the House with unanimous support. The Senate voted to nonconcur and a conference committee has been appointed. The conference committee did not take any action prior to the end of the first adjournment on Thursday, March 24th, and will pick back up when the legislature reconvenes on Wednesday, April 27th.

The House also voted 72-53 to adopt HB 2724, which would eliminate the use of 409A and 457(f) plans from KPERS participating members final average salary calculation for