TENNESSEE GENERAL ASSEMBLY FISCAL REVIEW COMMITTEE

FISCAL NOTE



HB 809 - SB 886

February 14, 2019

SUMMARY OF BILL: Expands the minimum size requirements which agricultural property must meet in order to be eligible for a Greenbelt Property classification for property tax assessment purposes.

ESTIMATED FISCAL IMPACT:

Other Fiscal Impact – Due to multiple unknown variables, a precise mandatory recurring decrease in local government revenue beginning in FY20-21 cannot reasonably be determined.

Assumptions:

- Tennessee Code Annotated § 67-5-1004 provides that in order to be classified as agricultural land the property must meet certain use requirements and consist of either a single tract of land which is at least 15 acres, or two noncontiguous tracts within the same county with one tract being at least 15 acres and the other at least 10 acres.
- The proposed legislation would expand this definition to include two noncontiguous tracts of land within the same county which total at least 15 acres and are only separated by a public or private road, effective beginning in tax year 2020.
- Pursuant to Tenn. Code Ann. § 67-5-1008(a), upon a classification as agricultural land, a
 parcel is assessed at its current use for agricultural purposes for property tax
 calculations.
- Due to multiple unknown variables, such as the number of parcels which will be
 classified as agricultural land under the provisions of this legislation, how such parcels
 are currently classified and assessed, the extent of local property tax revenue currently
 collected on such parcels, and the extent of any decrease in local property tax revenue
 which will be collected under the provisions of this legislation; a precise mandatory
 recurring decrease in local government revenue beginning in FY20-21 cannot
 reasonably be estimated.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

Krista Lee Carsner, Executive Director

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