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2	51ST LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2013
3	INTRODUCED BY
4	Roberto "Bobby" J. Gonzales
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10	AN ACT
11	RELATING TO LOCAL GOVERNMENTS; EXPANDING THE SCOPE OF THE
12	CONVENTION CENTER FINANCING ACT TO CIVIC CENTERS AND TO ALL
13	MUNICIPALITIES.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	SECTION 1. Section 5-13-2 NMSA 1978 (being Laws 2003,
17	Chapter 87, Section 2) is amended to read:
18	"5-13-2. DEFINITIONSAs used in the Convention Center
19	Financing Act:
20	[A. "additional municipality" means an incorporated
21	municipality, not a qualified municipality, that is authorized
22	to impose convention center fees pursuant to the Convention
23	Center Financing Act;
24	A. "convention center" includes a civic center or
25	similar facility intended for public use;
	.191230.1

HOUSE BILL 73

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- B. "convention center fee" means the fee imposed by a local [government] governmental entity pursuant to the Convention Center Financing Act on vendees for the use of lodging facilities;
- C. "local governmental entity" means a qualified municipality or a county [or an additional municipality] authorized by the Convention Center Financing Act to impose convention center fees:
- D. "lodging facility" means a hotel, motel or motor hotel, a bed and breakfast facility, an inn, a resort or other facility offering rooms for payment of rent or other consideration;
- E. "qualified municipality" means an incorporated municipality [that has a population of more than seventy thousand but less than one hundred thousand according to the 2000 federal decennial census located in a class A county] or an H class county;
- F. "room" means a unit of a lodging facility, such as a hotel room;
- G. "vendee" means a person who rents or pays consideration to a vendor for use of a room; and
- H. "vendor" means a person or [his] the person's agent who furnishes rooms for occupancy for consideration."
- SECTION 2. Section 5-13-3 NMSA 1978 (being Laws 2003, Chapter 87, Section 3) is amended to read:

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2	$\underline{\mathtt{A.}}$ The following local governmental entities are
3	authorized to impose convention center fees:
4	$[\frac{A_{\bullet}}]$ (1) a qualified municipality if the
5	governing body of the qualified municipality has enacted an
6	ordinance to impose a convention center fee; and
7	$[\frac{B_{\bullet}}{2}]$ a county in which a qualified
8	municipality is located, provided that:
9	[ <del>(l)</del> ] <u>(a)</u> a qualified municipality
10	within the county has enacted an ordinance to impose a
11	convention center fee;
12	$[\frac{(2)}{(b)}]$ the board of county
13	commissioners of the county has enacted an ordinance to impose
14	a convention center fee;
15	$[\frac{(3)}{(c)}]$ the qualified municipality and
16	the county have entered into a joint powers agreement pursuant
17	to the Joint Powers Agreements Act to collect the revenue from
18	the convention center fee and to expend the revenue as required
19	in the Convention Center Financing Act; and
20	$[\frac{(4)}{(d)}]$ the fee shall only apply to
21	lodging facilities located within twenty miles of the corporate
22	limits of the qualified municipality. [and
23	C. an additional municipality located within twenty
24	miles of the corporate limits of a qualified municipality in
25	the same county in which that qualified municipality is
	.191230.1

"5-13-3. AUTHORIZED LOCAL GOVERNMENTAL ENTITIES.--

1	<del>located, provided that:</del>
2	(1) the qualified municipality has enacted an
3	ordinance imposing a convention center fee;
4	(2) the additional municipality has enacted an
5	ordinance imposing a convention center fee; and
6	(3) the qualified municipality and the
7	additional municipality have entered into a joint powers
8	agreement pursuant to the Joint Powers Agreements Act to
9	collect the revenue from the convention center fee and to
10	expend the revenue as required by the Convention Center
11	Financing Act.
12	B. Two qualified municipalities may enter into a
13	joint powers agreement pursuant to the Joint Powers Agreements
14	Act to collect revenue from a convention center fee and to
15	expend the revenue as required by the Convention Center
16	Financing Act if the municipalities:
17	(1) are located in the same county within
18	twenty miles of the corporate limits of each other; and
19	(2) have each enacted an ordinance to impose a
20	convention center fee."
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