23-01792

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 1627

SENATE AUTI	HORS: DIBB	LE)
DATE	D-PG	OFFICIAL STATUS
02/13/2023		Introduction and first reading
		Referred to State and Local Government and Veterans

1.1	A bill for an act
1.2 1.3 1.4	relating to local government; establishing procedure for creating municipal street improvement districts; proposing coding for new law in Minnesota Statutes, chapter 435.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [435.39] MUNICIPAL STREET IMPROVEMENT DISTRICTS.
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.8	the meanings given.
1.9	(b) "Governing body" means the city council of a municipality.
1.10	(c) "Improvements" means construction, reconstruction, and facility upgrades involving:
1.11	right-of-way acquisition; paving; curbs and gutters; bridges and culverts and their repair;
1.12	milling; overlaying; drainage and storm sewers; excavation; base work; subgrade corrections;
1.13	street lighting; traffic signals; signage; sidewalks; pavement markings; boulevard and
1.14	easement restoration; impact mitigation; connection and reconnection of utilities; turn lanes;
1.15	medians; street and alley returns; retaining walls; fences; lane additions; and fixed transit
1.16	infrastructure, trails, or pathways. "Fixed transit infrastructure" does not include commuter
1.17	rail rolling stock, light rail vehicles, or transitway buses; capital costs for park-and-ride
1.18	facilities; feasibility studies, planning, alternative analyses, environmental studies,
1.19	engineering, or construction of transitways; or operating assistance for transitways.
1.20	(d) "Maintenance" means striping, seal coating, crack sealing, pavement repair, sidewalk
1.21	maintenance, signal maintenance, street light maintenance, and signage.

	01/10/23	REVISOR	MS/BM	23-01792	as introduced
2.1	(e) "Mur	nicipal street" mean	s a street, alley, o	or public way in which the	municipality is
2.2	the road aut	-			
2.3	<u>(f)</u> "Mun	icipality" means a	home rule charte	r or statutory city.	
2.4	<u>(g)</u> "Stre	et improvement dis	trict" means a geo	ographic area designated b	y a municipality
2.5	and located	within the municip	ality within whic	h street improvements and	1 maintenance
2.6	may be unde	ertaken and finance	ed according to th	is section.	
2.7	<u>(h) "Unii</u>	mproved parcel" m	eans a parcel of la	and that is not improved by	y construction of
2.8	an authorize	ed structure or conta	ains a structure th	at has not previously been	n occupied, and
2.9	abuts an:				
2.10	<u>(1) unim</u>	proved municipal s	street and that is r	not served by municipal se	ewer or water
2.11	utilities; or				
2.12	<u>(2) impre</u>	oved municipal stre	eet and served by	municipal sewer or water	utilities.
2.13	<u>Subd. 2.</u>	Authorization. To	pay for street imp	rovements and maintenance	e, a municipality
2.14	may, by ord	inance, impose a st	reet improvemen	t fee. The fee amount mus	st be just and
2.15	equitable. T	he ordinance must	not be adopted u	ntil after public notice is p	rovided and a
2.16	public heari	ng is held pursuant	to subdivision 5.	<u>.</u>	
2.17	Subd. 3.	Improvement fee.	Except as provid	led in subdivision 10, a m	unicipality must
2.18	apportion st	reet improvement f	ees to all of the d	leveloped parcels located	in the district. A
2.19	street impro	vement district mus	st not include any	property already located	in another street
2.20	improvemer	nt district.			
2.21	<u>Subd. 4.</u>	<u>Uniformity. (a)</u> Al	ll or part of the co	osts of municipal street im	provements and
2.22	maintenance	e must be apportione	ed to all developed	d parcels or developed trac	ts of land located
2.23	in the establ	ished street improv	ement district on	a uniform basis within ea	ch classification
2.24	of real estate	e. Apportionment n	nust be made on t	the basis of one of the foll	owing:
2.25	<u>(1) estim</u>	nated market value;			
2.26	<u>(2) tax ca</u>	apacity;			
2.27	<u>(3) front</u>	footage;			
2.28	(4) land	or building area; or			
2.29	<u>(5) some</u>	combination of cla	auses $(1)$ to $(4)$ .		
2.30	(b) Rates	s must not be apport	tioned in such a w	vay that the rate borne by a	ny classification
2.31	of property	is more than twice	the rate that would	ld be borne by that classifi	cation if rates

	01/10/23	REVISOR	WIS/BIVI	23-01/92	as introduced
3.1	were apporti	oned uniformly to	all classification	s of property under the mo	ethod selected in
3.2	paragraph (a	), clauses (1) to (5)	<u>).</u>		
3.3	<u>Subd. 5.</u>	Adoption of plan;	notice and hea	ring. (a) Before establishi	ng a municipal
3.4	street improv	vement district or a	uthorizing a stre	et improvement fee, a mu	nicipality must
3.5	propose and	adopt a street impr	ovement plan th	at identifies the location of	f the municipal
3.6	street improv	vement district and	identifies and e	stimates the costs of the pr	coposed
3.7	improvemen	ts during the prope	osed period of co	llection of municipal stree	et improvement
3.8	fees, which n	nust be for a period	d of at least five	years and no more than 20	) years.
3.9	(b) Notic	e of a public hearin	g on the propose	ed plan must be given by m	ail to all affected
3.10	landowners a	at least 30 days bef	fore the hearing a	and must be posted in a pu	blic place for at
3.11	least 30 days	before the hearing	. The notice sha	ll include the time and plac	ce of the hearing,
3.12	<u>a map showi</u>	ng the boundaries	of the proposed	district, and a statement th	at all persons
3.13	owning prop	erty in the propose	ed district that we	ould be subject to a servic	e charge will be
3.14	given the op	portunity to be hea	rd at the hearing	<u>-</u>	
3.15	<u>(c) At the</u>	e public hearing, th	e governing bod	y must present the plan ar	id all affected
3.16	landowners i	n attendance must	have the opportu	nity to comment before the	e governing body
3.17	considers ad	option of the plan.			
3.18	Subd. 6.	Use of fees. Revenu	ues from street in	provement fees must be pl	aced in a separate
3.19	account and	used only for proje	cts located within	n the district and identified	in the municipal
3.20	street improv	vement plan.			
3.21	Subd. 7.	Collection; up to 2	<b>20 years.</b> (a) An	ordinance adopted under	this section must
3.22	provide for b	illing and payment	of the fee on a n	nonthly, quarterly, or other	basis as directed
3.23	by the govern	ning body. The gov	erning body may	y collect municipal street in	mprovement fees
3.24	within a stree	et improvement dis	strict for no more	e than 20 years.	
3.25	<u>(b) As of</u>	October 15 of eac	h year, fees that	have remained unpaid for	at least 30 days
3.26	may be certi	fied to the county a	auditor for collect	ction as a special assessme	nt payable in the
3.27	following ca	lendar year against	t the affected pro	pperty.	
3.28	<u>Subd. 8.</u>	Not exclusive mea	ns of financing	improvements. The use of	of the municipal
3.29	street improv	vement fee by a mu	inicipality does	not restrict the municipalit	y from imposing
3.30	other measur	es authorized by st	tatute or by home	e rule charter to pay the co	sts of local street
3.31	improvemen	ts or maintenance,	except that a mu	unicipality must not impos	e special
3.32	assessments	for projects funded	l with street imp	rovement fees.	

01/10/23

REVISOR

MS/BM

23-01792

as introduced

4.1	Subd. 9. Unimproved parcels; fees. A municipality may not impose a street improvement
4.2	fee on any unimproved parcel located within an established street improvement district until
4.3	at least three years after the date of substantial completion of the paving of the previous
4.4	unimproved municipal street, or the date which a structure is built and first occupied pursuant
4.5	to a certificate of occupancy, whichever is later.
4.6	Subd. 10. Institutions of public charity. A municipality may not impose a street
4.7	improvement fee on any parcel owned by an institution of public charity as defined in section
4.8	272.02, subdivision 7.
4.9	Subd. 11. Appeal to district court. Within 30 days after adoption of a street improvement
4.10	fee, any affected landowner may appeal to the district court by serving a notice upon the
4.11	mayor or clerk of the municipality. The notice shall be filed with the court administrator of
4.12	the district court within ten days after its service. The appeal shall be placed upon the
4.13	calendar of the next general term commencing more than five days after the date of serving
4.14	the notice and shall be tried as other appeals in such cases. The court shall either affirm the
4.15	street improvement fee or set it aside and order a reassessment as provided in subdivision
4.16	3. All objections to the street improvement fee shall be deemed waived unless presented on
4.17	appeal. This section provides the exclusive method of appeal from a street improvement
4.18	fee issued under this section.
4.19	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.