21-01628

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

MS/EH

S.F. No. 1889

(SENATE AUTH	HORS: CARI	LSON)
DATE	D-PG	OFFICIAL STATUS
03/08/2021		Introduction and first reading
		Referred to Local Government Policy

1.1	A bill for an act
1.2 1.3	relating to local government; authorizing municipalities to charge a street impact fee; amending Minnesota Statutes 2020, section 462.358, by adding subdivisions.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2020, section 462.358, is amended by adding a subdivision
1.6	to read:
1.7	Subd. 12. Street impact fee. (a) In addition to all other existing authority of a
1.8	municipality, a municipality may impose a fee as set by ordinance on an applicant based
1.9	on the net buildable acreage of the subdivision, the subdivision's impact on the municipality's
1.10	transportation system, or the municipality's transportation plan.
1.11	(b) The municipality must place any cash payments received in a special fund which
1.12	may be used only for costs related to the municipality's approved transportation plan,
1.13	including the acquisition and construction, maintenance, or improvement of streets, roads,
1.14	intersections, and related transportation infrastructure.
1.15	(c) In addition to any other authority, the municipality may deny the approval of a
1.16	subdivision based solely on an inadequate transportation system within the municipality.
1.17	(d) Previously subdivided property, from which the municipality has received a street
1.18	impact fee, that is resubdivided with the same number of lots is exempt from street impact
1.19	fee requirements. If, as a result of resubdividing the property, the number of lots is increased,
1.20	the street impact fee applies only to the net increase of lots.

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	01/12/21	REVISOR	MS/EH	21-01628	as introduced			
2.1 2.2	Sec. 2. Mi read:	nnesota Statutes 20	20, section 462.35	8, is amended by addin	g a subdivision to			
2.3	<u>Subd. 13</u>	<u> Street impact fee</u>	e nexus. (a) There	must be an essential ne	xus between the			
2.4	fee imposed under subdivision 12 and the municipal purpose for the fee. The fee must bear							
2.5	a rough proportionality to the need created by the proposed subdivision or development.							
2.6	<u>(b)</u> If a r	nunicipality is give	n written notice of	a dispute over a propos	sed fee before the			
2.7	municipality	y's final decision on a	an application, a mu	inicipality must not conc	lition the approval			
2.8	of any propo	osed subdivision or	development on an	agreement to waive the	right to challenge			
2.9	the validity of a fee.							
2.10	<u>(c) An a</u>	pplication may proc	ceed as if the fee h	ad been paid, pending a	decision on the			
2.11	appeal of a dispute over a proposed fee, if: (1) the person aggrieved by the fee puts the							
2.12	municipality	y on written notice o	f a dispute over a p	roposed fee; (2) prior to	the municipality's			
2.13	final decisic	on on the application	, the fee is deposite	ed in escrow; and (3) the	person aggrieved			
2.14	by the fee appeals under section 462.361 within 60 days of the approval of the application.							
2.15	If an appeal is not filed by the deadline or the person aggrieved by the fee does not prevail							
2.16	on the appeal, the funds paid into escrow must be transferred to the municipality.							