22-05406

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

MS/BM

S.F. No. 3255

(SENATE AUTHO	RS: DZIE	DZIC, Rest and Ruud)
DATE	D-PG	
02/17/2022	5056	Introduction and first reading Referred to Taxes
03/10/2022	5288	Author added Ruud

OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4	relating to taxation; property; authorizing the creation of tourism improvement special taxing districts; proposing coding for new law as Minnesota Statutes, chapter 428B.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [428B.01] DEFINITIONS.
1.7	Subdivision 1. Applicability. As used in sections 428B.01 to 428B.09, the terms in this
1.8	section have the meanings given them.
1.9	Subd. 2. Activity. "Activity" means but is not limited to all of the following:
1.10	(1) promotion of tourism within the district;
1.11	(2) promotion of business activity, including but not limited to tourism, of businesses
1.12	subject to the service charge within the tourism improvement district;
1.13	(3) marketing, sales, and economic development; and
1.14	(4) other services provided for the purpose of conferring benefits upon businesses located
1.15	in the tourism improvement district that are subject to the tourism improvement district
1.16	service charge.
1.17	Subd. 3. Business. "Business" means the type or class of lodging business that is
1.18	described in the municipality's ordinance, which benefits from district activities, adopted
1.19	under section 428B.02.
1.20	Subd. 4. Business owner. "Business owner" means a person recognized by a municipality

1.21 <u>as the owner of a business.</u>

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Subd. 5.	C ity. "City" means	s a home rule chart	er or statutory city.	
Subd. 6.	Clerk. "Clerk" me	ans the chief cleric	cal officer of the municip	ality.
Subd. 7.	Governing body. '	'Governing body"	neans, with respect to a ci	ity, a city council
or other gove	erning body of a ci	ty. With respect to	a town, governing body	means a town
board or othe	er governing body	of a town. With re	spect to a county, govern	ing body means
u board of co	ommissioners or of	her governing bod	y of a county.	
Subd. 8.	Impacted busines	s owners. "Impact	ed business owners" mea	ans a majority of
ousiness own	ners located within	a tourism improv	ement district.	
Subd. 9.	Municipality. "M	unicipality" means	a county, city, or town.	
<u>Subd. 10.</u>	<u>Tourism improv</u>	ement association	. "Tourism improvement	t association"
neans a new	or existing and ta	x-exempt nonprof	t corporation, entity, or a	igency charged
with promoti	ng tourism within	the tourism impro	vement district and that i	s under contract
with the mur	icipality to admin	ister the tourism ir	nprovement district and i	mplement the
activities and	l improvements lis	ted in the municip	ality's ordinance.	
<u>Subd. 11.</u>	Tourism improv	ement district. "T	ourism improvement dist	trict" means a
ourism impr	ovement district e	stablished under th	nis chapter.	
EFFECT	IVE DATE. <u>This</u>	section is effectiv	e the day following final	enactment.
Sec. 2. [428	BB.02] ESTABLIS	SHMENT OF TO	URISM IMPROVEME	NT DISTRICT.
Subdivisi	on 1. Ordinance.	(a) Upon a petition	by impacted business own	ners, a governing
ody of a mu	nicipality may add	opt an ordinance es	tablishing a tourism impr	ovement district
fter holding	a public hearing of	on the district. The	ordinance must include:	
<u>(1) a map</u>	that identifies the	tourism improven	ent district boundaries in	sufficient detail
to allow a bu	siness owner to de	etermine whether a	business is located with	in the tourism
mprovemen	t district boundarie	es;		
(2) the nat	me of the tourism i	mprovement assoc	iation designated to admir	nister the tourism
improvemen	t district and imple	ement the approved	d activities and improven	nents;
<u>(3) a list c</u>	f the proposed acti	vities and improve	ments in the tourism impre	ovement district;
(4) the tir	ne and manner of	collecting the serv	ice charge and any intere	est and penalties
for nonpaym	ent;			
<u>(5)</u> a defi	nition describing t	he type or class of	businesses to be include	d in the tourism
mprovemen	t district and subje	ct to the service ch	narge;	

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(6) the rat	e, method, and ba	asis of the service	charge with intent, and p	enalties on
lelinquent pa	yments for the di	strict, including t	he portion dedicated to co	overing expenses
isted in subd	ivision 4, paragra	uph (b); and		
(7) the number of the numbe	mber of years the	e service charge w	vill be in effect.	
(b) If the l	ooundaries of a p	roposed tourism i	improvement district over	lap with the
oundaries of	an existing specia	al service district,	the tourism improvement	district ordinance
nay list meas	sures to avoid any	impediments on	the ability of the special	service district to
continue to pr	rovide its services	s to benefit its pro	operty owners.	
<u>Subd. 2.</u> N	Notice. A municip	pality must provid	le notice of the hearing by	publication in at
east two issu	es of the official	newspaper of the	municipality. The two pu	blications must
oe two weeks	apart and the mu	unicipality must h	old the hearing at least th	ree days after the
ast publication	on. Not less than	ten days before th	ne hearing, the municipali	ty must mail, or
deliver by ele	ectronic means, no	otice to the busine	ess owner of each busines	s subject to the
proposed serv	vice charge by the	e tourism improve	ement district. The notice	must include:
<u>(1)</u> a map	showing the bour	ndaries of the pro	posed district;	
(2) the time	ne and place of th	e hearing;		
(3) a state	ment that all inter	ested persons wil	ll be given an opportunity	to be heard at the
nearing regard	ding the proposed	d service charge;	and	
(4) a brief	description of th	e proposed activi	ties, improvements, and s	ervice charge.
<u>Subd. 3.</u> B	Susiness owner de	e termination. A b	ousiness must provide owne	ership information
o the munici	pality. A municip	ality has no oblig	ation to obtain other infor	mation regarding
he ownership	of businesses, an	d its determination	n of ownership shall be fina	al for the purposes
of this chapte	r. If this chapter 1	requires the signa	ture of a business owner,	the signature of
the authorized	d representative c	of a business own	er is sufficient.	
<u>Subd. 4.</u>	ervice charges;	relationship to s	ervices. (a) A municipali	ty may impose a
service charge	e on a business pu	ursuant to this cha	apter for the purpose of pr	oviding activities
and improven	nents that will pro	ovide benefits to a	a business that is located v	vithin the tourism
improvement	district and subje	ect to the tourism	improvement district serv	vice charge. Each
ousiness payi	ng a service char	ge within a distrie	et must benefit directly or	indirectly from
improvement	s provided by a to	ourism improvem	ent association, provided	, however, the
husiness need	l not benefit equa	lly. Service charg	ges must be based on a per	rcent of gross
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			nsaction, or any other reas	

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(b) Service charges may be used to cover the costs of collections, as well as oth	er
administrative costs associated with operating, forming, or maintaining the district.	<u>.</u>
Subd. 5. Public hearing. At the hearing regarding the adoption of the ordinanc	e
establishing a tourism improvement district, business owners and persons affected	by the
proposed district may testify on issues relevant to the proposed district. The hearin	g may
be adjourned from time to time. The ordinance establishing the district may be ado	pted at
any time within six months after the date of the conclusion of the hearing by a vote	of the
najority of the governing body of the municipality.	
Subd. 6. Appeal to district court. Within 45 days after the adoption of the ordi	inance
establishing a tourism improvement district, a person aggrieved, who is not preclud	ied by
failure to object before or at the hearing, may appeal to the district court by serving	a notice
on the clerk of the municipality or governing body. The validity of the tourism impro	vement
district and the service charge imposed under this chapter shall not be contested in a	n action
or proceeding unless the action or proceeding is commenced within 45 days after the a	doption
of the ordinance establishing a tourism improvement district. The petitioner must file	e notice
with the court administrator of the district court within ten days after its service. The	ne clerk
of the municipality must provide the petitioner with a certified copy of the findings	s and
letermination of the governing body. The court may affirm the action objected to o	or, if the
petitioner's objections have merit, modify or cancel it. If the petitioner does not pre	vail on
he appeal, the costs incurred shall be charged to the petitioner by the court and jud	lgment
entered for them. All objections shall be deemed waived unless presented on appea	<u>ıl.</u>
Subd. 7. Notice to the commissioner of revenue. Within 30 days of adoption of	of the
ordinance, the governing body must send a copy of the ordinance to the commission	oner of
revenue.	
EFFECTIVE DATE. This section is effective the day following final enactme	<u>nt.</u>
Sec. 3. [428B.03] SERVICE CHARGE AUTHORITY; NOTICE; HEARING	r F
REQUIREMENT.	
Subdivision 1. Authority. A municipality may impose service charges authorize	d under
section 428B.02, subdivision 4, to finance an activity or improvement in the tourist	m
improvement district that is provided by the municipality if the activity or improve	ment is
provided in the tourism improvement district at an increased level of service. The s	service
charges may be imposed in the amount needed to pay for the increased level of ser	vice
provided by the activity or improvement.	

5.1	Subd. 2. Annual hearing requirement; notice. Beginning one year after the
5.2	establishment of the tourism improvement district, the municipality must hold an annual
5.3	public hearing regarding continuation of the service charges in the tourism improvement
5.4	district. The municipality must provide notice of the hearing by publication in the official
5.5	newspaper at least seven days before the hearing. The municipality must mail, or deliver
5.6	by electronic means, notice of the hearing to business owners subject to the service charge
5.7	at least seven days before the hearing. At the hearing, a person affected by the proposed
5.8	district may testify on issues relevant to the proposed district. Within six months of the
5.9	hearing, the municipality may adopt a resolution to continue imposing service charges within
5.10	the district not exceeding the amount or rate expressed in the notice. For purposes of this
5.11	section, the notice must include:
5.12	(1) a map showing the boundaries of the district;
5.13	(2) the time and place of the hearing;
5.14	(3) a statement that all interested persons will be given an opportunity to be heard at the
5.15	hearing regarding the proposed service charge;
5.16	(4) a brief description of the proposed activities and improvements;
5.17	(5) the estimated annual amount of proposed expenditures for activities and
5.18	improvements;
5.19	(6) the rate of the service charge for the district during the year and the nature and
5.20	character of the proposed activities and improvements for the district during the year in
5.21	which service charges are collected;
5.22	(7) the number of years the service charge will be in effect; and
5.23	(8) a statement that the petition requirement of section 428B.07 has either been met or
5.24	does not apply to the proposed service charge.
5.25	EFFECTIVE DATE. This section is effective the day following final enactment.
5.26	Sec. 4. [428B.04] MODIFICATION OF ORDINANCE.
5.27	Subdivision 1. Adoption of ordinance; request for modification. Upon written request
5.28	of the tourism improvement association, the governing body of a municipality may adopt
5.29	an ordinance to modify the district after conducting a public hearing on the proposed
5.30	modifications. If the modification includes a change to the rate, method, and basis of
5.31	imposing the service charge or the expansion of the tourism improvement district's geographic

ł	business owners to initiate proceedings for modification.
	Subd. 2. Notice of modification. A municipality must provide notice of the hea
ľ	publication in at least two issues of the municipality's official newspaper. The two
ľ	publications must be two weeks apart and the municipality must hold a hearing at lea
(days after the last publication. Not less than ten days before the hearing, the munic
t	must mail, or deliver by electronic means, notice to the business owner of each bus
	subject to the service charge by the tourism improvement district. The notice must
	(1) a map showing the boundaries of the district and any proposed changes to t
ł	boundaries of the district;
	(2) the time and place of the hearing;
	(3) a statement that all interested persons will be given an opportunity to be hear
ł	hearing regarding the proposed service charge; and
	(4) a brief description of the proposed modification to the ordinance.
	Subd. 3. Hearing on modification. At the hearing regarding modification to the
(ordinance, business owners and persons affected by the proposed modification may
	on issues relevant to the proposed modification. Within six months after the conclu
	he hearing, the municipality may adopt the ordinance modifying the district by a v
t	the majority of the governing body in accordance with the request for modification
t	tourism improvement association and as described in the notice.
	Subd. 4. Objection. If the modification of the ordinance includes the expansion
ł	tourism improvement district's geographic boundaries, the ordinance modifying the
t	may be adopted after following the notice and veto requirements in section 428B.0
ł	however, a successful objection will be determined based on a majority of business
1	who will pay the service charge in the expanded area of the district. For all other
t	modifications, the ordinance modifying the district may be adopted following the i
2	and veto requirements in section 428B.08.
	EFFECTIVE DATE. This section is effective the day following final enactme
	Sec. 5. [428B.05] COLLECTION OF SERVICE CHARGES; PENALTIES.
,	The service charges imposed under this chapter may be collected by the munic
[tourism improvement association, or other designated agency or entity. Collection

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entity collect	ing the service char	ges may charge int	erest and penalties on de	linquent payments
for service c	harges imposed un	der this chapter as	s set forth in the munici	pality's ordinance.
EFFEC	T IVE DATE. This	section is effectiv	e the day following fina	al enactment.
Sec. 6. [42	8B.06] TOURISM	I IMPROVEME	NT ASSOCIATION.	
Subdivisi	ion 1. Compositio	n and duties. The	tourism improvement	association must
e designate	d in the municipali	ty's ordinance. Th	e tourism improvement	t association shall
appoint a go	verning board or co	ommittee compos	ed of a majority of busi	ness owners who
bay the touris	sm improvement di	strict service char	ge, or the representative	s of those business
owners. The	governing board o	r committee must	manage the funds raise	ed by the tourism
improvemen	t district and fulfill	the obligations o	f the tourism improvem	ent district. A
tourism impi	rovement association	on has full discret	ion to select the specific	c activities and
improvemen	ts that are funded w	with tourism impro	ovement district service	charges within the
authorized a	ctivities and impro-	vements described	d in the ordinance.	
Subd. 2.	Annual report. <u>Th</u>	ne tourism improv	ement association must	submit to the
municipality	an annual report fo	or each year in whi	ch a service charge is in	nposed. The report
must include	e a financial statem	ent of revenue rai	sed by the district. The	municipality may
also, as part o	of the enabling ordi	inance, require the	e submission of other rel	levant information
elated to the	e association.			
EFFEC 1	TIVE DATE. This	section is effectiv	e the day following fina	al enactment.
Sec. 7. [42	8B.07] PETITION	N REQUIRED.		
<u>A munici</u>	pality may not estal	blish or modify a t	ourism improvement dis	strict under section
428B.02 unl	ess impacted busin	ess owners file a p	petition requesting a pul	olic hearing on the
proposed act	tion with the clerk	of the municipalit	<u>y.</u>	
EFFEC 1	FIVE DATE. This	section is effectiv	e the day following fina	al enactment.
Sec. 8. [42	8B.08] VETO PO	WER OF OWNI	ERS.	
Subdivisi	ion 1. Notice of rig	ght to file objection	ons. The effective date	of an ordinance or
resolution ac	lopted under this cl	hapter must be at	least 45 days after it is a	adopted by the
municipality	. Within five days	after the municipa	lity adopts the ordinand	ce or resolution,
the municipa	lity must mail a sur	nmary of the ordin	nance or resolution to ea	ch business owner
subject to the	e service charge wi	thin the tourism i	mprovement district in	the same manner
that notice is				

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8.1	must include a notice that business owners subject to the service charge have the right to
8.2	veto, by a simple majority, the ordinance or resolution by filing the required number of
8.3	objections with the clerk of the municipality before the effective date of the ordinance or
8.4	resolution and include notice that a copy of the ordinance or resolution is available for public
8.5	inspection with the clerk of the municipality.
8.6	Subd. 2. Requirements for veto. If impacted business owners file an objection to the
8.7	ordinance or resolution before the effective date of the ordinance or resolution, the ordinance
8.8	or resolution does not become effective.
8.9	EFFECTIVE DATE. This section is effective the day following final enactment.
8.10	Sec. 9. [428B.09] DISESTABLISHMENT.
8.11	Subdivision 1. Procedure for disestablishment. An ordinance adopted under this chapter
8.12	must provide a 30-day period each year in which business owners subject to the service
8.13	charge may request disestablishment of the district. Beginning one year after establishment
8.14	of the tourism improvement district, an annual 30-day period of disestablishment begins
8.15	with the anniversary of the date of establishment. Upon submission of a petition from
8.16	impacted business owners, the municipality may disestablish a tourism improvement district
8.17	by adopting an ordinance after holding a public hearing on the disestablishment. Prior to
8.18	the hearing, the municipality must publish notice of the hearing on disestablishment in at
8.19	least two issues of the municipality's official newspaper. The two publications must be two
8.20	weeks apart and the municipality must hold the hearing at least three days after the last
8.21	publication. Not less than ten days before the hearing, the municipality must mail, or deliver
8.22	by electronic means, notice to the business owner of each business subject to the service
8.23	charge. The notice must include:
8.24	(1) the time and place of the hearing;
8.25	(2) a statement that all interested persons will be given an opportunity to be heard at the
8.26	hearing regarding disestablishment;
8.27	(3) the reason for disestablishment; and
8.28	(4) a proposal to dispose of any assets acquired with the revenues of the service charge
8.29	imposed under the tourism improvement district.
8.30	Subd. 2. Objection. An ordinance disestablishing the tourism improvement district
8.31	becomes effective following the notice and veto requirements in section 428B.08.

9.1	Subd. 3. Refund to business owners. (a) Upon the disestablishment of a tourism
9.2	improvement district, any remaining revenues derived from the service charge, or any
9.3	revenues derived from the sale of assets acquired with the service charge revenues, shall
9.4	be refunded to business owners located and operating within the tourism improvement
9.5	district in which service charges were imposed by applying the same method and basis that
9.6	was used to calculate the service charges levied in the fiscal year in which the district is
9.7	disestablished.
9.8	(b) If the disestablishment occurs before the service charge is imposed for the fiscal
9.9	year, the method and basis that was used to calculate the service charge imposed in the
9.10	immediate prior fiscal year shall be used to calculate the amount of a refund, if any.
9.11	EFFECTIVE DATE. This section is effective the day following final enactment.
9.12	Sec. 10. [428B.10] COORDINATION OF DISTRICTS.
9.13	If a county establishes a tourism improvement district in a city or town under this chapter,
9.14	a city or town may not establish a tourism improvement district in the part of the city or
9.15	town located in the county-established district. If a city or town establishes a tourism
9.16	improvement district under this chapter, a county may not establish a tourism improvement
9.17	district in the part of the city or town located in the city- or town-established district.
9.18	EFFECTIVE DATE. This section is effective the day following final enactment.