EAP/EH

20-7696

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 3822

(SENATE AUTHORS: JOHNSON) DATE D-PG 03/02/2020 5116 Introduction and first reading Referred to Taxes

OFFICIAL STATUS

1.1	A bill for an act
1.2	relating to taxation; local sales and use; authorizing the city of East Grand Forks
1.3	to impose a local sales and use tax.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. CITY OF EAST GRAND FORKS; TAXES AUTHORIZED.
1.6	Subdivision 1. Sales and use tax authorization. Notwithstanding Minnesota Statutes,
1.7	section 297A.99, subdivision 1, or 477A.016, or any other law, ordinance, or city charter,
1.8	and if approved by the voters at a general election as required under Minnesota Statutes,
1.9	section 297A.99, subdivision 3, the city of East Grand Forks may impose by ordinance a
1.10	sales and use tax of one percent for the purposes specified in subdivision 2. Except as
1.11	otherwise provided in this section, the provisions of Minnesota Statutes, section 297A.99,
1.12	govern the imposition, administration, collection, and enforcement of the tax authorized
1.13	under this subdivision.
1.14	Subd. 2. Use of sales and use tax revenues. (a) The revenues derived from the tax
1.15	authorized under subdivision 1 must be used by the city of East Grand Forks to pay the
1.16	costs of collecting and administering the tax and the capital and administrative costs of any
1.17	or all of the projects listed in this subdivision. The amount spent on each project is limited
1.18	to the amount set forth below plus an amount equal to interest on and the costs of issuing
1.19	any bonds:
1.20	(1) construction of improvements to the indoor and outdoor ice arenas, the Civic Center,
1.21	the VFW Memorial Arena, and the Blue Line Arena including any or all of the following
1.22	improvements: renovation or expansion of existing recreation and athletic facilities,
1.23	conversion of current ice surface for other recreational and athletic uses, construction of

Section 1.

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2.1	additional ice she	eets, parking lo	t improvements,	drainage improvements,	and exterior			
2.2	building repair in an amount not to exceed \$24,000,000; and							
2.3	(2) constructi	on of improver	nents to athletic	fields including any or al	l of the following			
2.4	improvements: in	mprovements to	o existing baseba	ll and softball fields, cor	nstruction of new			
2.5	baseball and soft	baseball and softball fields, drainage improvements, installation of synthetic turf, playing						
2.6	surface turf grass	replacement, i	nstallation of new	v lighting, dugouts, grand	lstands, changing			
2.7	spaces, and other recreational improvements in an amount not to exceed \$2,500,000.							
2.8	(b) The total	that may be rai	sed from the tax	to pay for these projects	is limited to			
2.9	<u>\$15,000,000, plu</u>	s an amount eq	ual to interest or	and the costs of issuing	any bonds issued			
2.10	for these projects	<u>s.</u>						
2.11	Subd. 3. Bon	ding authority	(a) The city of	East Grand Forks may is	sue bonds under			
2.12	Minnesota Statut	tes, chapter 475	, to finance all o	r a portion of the costs o	f the project			
2.13	authorized in sub	division 2 if ap	proved by the vo	ters as required under M	innesota Statutes,			
2.14	section 297A.99	, subdivision 3,	paragraph (a). T	he aggregate principal a	mount of bonds			
2.15	issued under this	subdivision ma	ay not exceed \$1	5,000,000 plus an amour	nt to be applied to			
2.16	the payment of the	he costs of issu	ing the bonds. Tl	ne bonds may be paid fro	om or secured by			
2.17	any funds availab	le to the city, in	cluding the tax at	thorized under subdivision	on 1. The issuance			
2.18	of bonds under the	his subdivision	is not subject to	Minnesota Statutes, sect	ions 275.60 and			
2.19	275.61.							
2.20	(b) The bond	s are not includ	ed in computing	any debt limitation appl	icable to the city			
2.21	of East Grand Fo	orks, and any le	vy of taxes unde	r Minnesota Statutes, sec	ction 475.61, to			
2.22	pay principal and	l interest on the	bonds is not sub	pject to any levy limitation	on. A separate			
2.23	election to appro	ve the bonds u	nder Minnesota S	Statutes, section 475.58,	is not required.			
2.24	Subd. 4. Teri	nination of tax	x es. (a) Subject to	o Minnesota Statutes, sec	ction 297A.99,			
2.25	subdivision 12, t	he tax imposed	under subdivisio	on 1 expires at the earlier	: of:			
2.26	(1) 20 years a	after the tax is f	irst imposed; or					
2.27	(2) when the	city council de	termines that \$15	5,000,000 has been receiv	ved from the tax			
2.28	to fund any porti	on of either of	the projects listed	l in subdivision 2, and ap	proved by voters			
2.29	as required under	r Minnesota Sta	atutes, section 29	7A.99, subdivision 3, pa	ragraph (a), plus			
2.30	an amount suffic	ient to pay the	costs related to is	ssuance of any bonds aut	horized under			
2.31	subdivision 3, in	cluding interest	t on the bonds.					
2.32	(b) Except as	otherwise prov	vided in Minneso	ta Statutes, section 297A	.99, subdivision			
2.33	<u>3</u> , paragraph (f),	any funds rema	aining after paym	ent of the allowed costs	due to the timing			

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as introduced

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3.1	of the termination of the tax under Minnesota Statutes, section 297A.99, subdivision 12,							
3.2	shall be placed in the general fund of the city. The tax imposed under subdivision 1 may							
3.3	expire at an earlier time if the city so determines by ordinance.							
3.4	EFFECTI	VE DATE. This s	section is effectiv	ve the day after the govern	ning body of the			
3.5	city of East Gr	and Forks and its	chief clerical of	ficer comply with Minnes	sota Statutes,			

3.6 section 645.021, subdivisions 2 and 3.