MINNESOTA · REVENUE

PROPERTY TAX

Special Service and Housing Improvement Districts Deadline Repealed

	Yes	No
DOR Administrative Cost/Savings		x

Department of Revenue Analysis of S.F. 0212 (Franzen) First engrossment

March 04, 2013

Under current law, a special service district or housing improvement district established before June 30, 2013 requires no special legislative authorization. After June 30, 2013 the establishment of these districts would each require special legislative authorization.

The bill would repeal the June 30, 2013 deadline after which special legislative authorization would be required to establish a special service district or housing improvement district.

There is assumed to be no impact to the state general fund from the proposed changes.

PROPERTY TAX BENCHMARKS (Minn. Stat. § 270C.991)

Transparency, Understandability, Simplicity & Accountability	Neutral
Efficiency & Compliance	Neutral
Equity (Vertical & Horizontal)	Neutral
Stability & Predictability	Neutral
Competitiveness for Businesses	Neutral
Responsiveness to Economic Conditions	Neutral

The bill is scored on a three point scale (decrease, neutral, increase) for each principle in comparison to current law.

Source: Minnesota Department of Revenue Property Tax Division - Research Unit www.revenue.state.mn.us/research_stats/ pages/revenue-analyses.aspx

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