



Sen. Ann Gillespie

Filed: 2/18/2022

10200SB2298sam002

LRB102 17272 AWJ 36551 a

1 AMENDMENT TO SENATE BILL 2298

2 AMENDMENT NO. _____. Amend Senate Bill 2298, AS AMENDED,
3 with reference to page and line numbers of Senate Amendment
4 No. 1, on page 19, by replacing lines 5 through 10 with the
5 following:

6 "used for the purpose of computing the limiting rate. The
7 denominator shall not include new property or the recovered
8 tax increment value. If a new rate, a rate"; and

9 on page 28, line 18, by changing "2 ~~one~~" to "one"; and

10 on page 34, by replacing lines 8 and 9 with the following:
11 "~~plan or that the plan was not followed at the time of the~~
12 ~~area's development.~~ This factor must be documented by"; and

13 on page 47, line 17, after the period, by inserting "A member
14 of the joint review board may not unreasonably withhold
15 support. If a taxing body believes another taxing body is

1 unreasonably withholding support, the taxing body may send a
2 written objection to the Department of Revenue and the
3 Department of Revenue shall decide whether the taxing body
4 withholding support is doing so unreasonably based on the
5 criteria set forth in Section 11-74.4-3. The Department of
6 Revenue shall provide the municipality written notice of its
7 decision as to whether the taxing body is unreasonably
8 withholding support within 90 days of receipt of the written
9 objection by the taxing body. If the Department of Revenue has
10 determined a taxing body unreasonably withheld support, then
11 the municipality shall not need the written support of that
12 taxing body to proceed."; and

13 on page 53, line 5, after the period, by inserting "A member of
14 the joint review board may not unreasonably withhold support.
15 If a taxing body believes another taxing body is unreasonably
16 withholding support, the taxing body may send a written
17 objection to the Department of Revenue and the Department of
18 Revenue shall decide whether the taxing body withholding
19 support is doing so unreasonably based on the criteria set
20 forth in Section 11-74.4-3. The Department of Revenue shall
21 provide the municipality written notice of its decision as to
22 whether the taxing body is unreasonably withholding support
23 within 90 days of receipt of the written objection by the
24 taxing body. If the Department of Revenue has determined a
25 taxing body unreasonably withheld support, then the

1 municipality shall not need the written support of that taxing
2 body to proceed."; and

3 on page 111, line 11, after the period, by inserting "A member
4 of the joint review board may not unreasonably withhold
5 support. If a taxing body believes another taxing body is
6 unreasonably withholding support, the taxing body may send a
7 written objection to the Department of Revenue and the
8 Department of Revenue shall decide whether the taxing body
9 withholding support is doing so unreasonably based on the
10 criteria set forth in Section 11-74.4-3. The Department of
11 Revenue shall provide the municipality written notice of its
12 decision as to whether the taxing body is unreasonably
13 withholding support within 90 days of receipt of the written
14 objection by the taxing body. If the Department of Revenue has
15 determined a taxing body unreasonably withheld support, then
16 the municipality shall not need the written support of that
17 taxing body to proceed."; and

18 on page 112, line 16, before "highway" by inserting
19 "township"; and

20 on page 112, line 17, by replacing "area." with "area as a
21 nonvoting member of the joint review board."; and

22 on page 122, line 21, after the period, by inserting "A member

1 of the joint review board may not unreasonably withhold
2 support. If a taxing body believes another taxing body is
3 unreasonably withholding support, the taxing body may send a
4 written objection to the Department of Revenue and the
5 Department of Revenue shall decide whether the taxing body
6 withholding support is doing so unreasonably based on the
7 criteria set forth in Section 11-74.4-3. The Department of
8 Revenue shall provide the municipality written notice of its
9 decision as to whether the taxing body is unreasonably
10 withholding support within 90 days of receipt of the written
11 objection by the taxing body. If the Department of Revenue has
12 determined a taxing body unreasonably withheld support, then
13 the municipality shall not need the written support of that
14 taxing body to proceed."