

2019 Senate Bill 269 (LRB -3263)

An Act to amend 66.1105 (6) (c); and to create 66.1105 (6) (h) of the statutes; relating to: tax increment value reporting errors and property tax reimbursement. (FE)

2019

06-07. S. Introduced by Senator **Erpenbach**; cosponsored by Representatives **Pope** and **Hesselbein**. ..... 249

06-07. S. Read first time and referred to Committee on Government Operations, Technology and Consumer Protection ..... 250

06-20. S. Fiscal estimate received

09-24. S. Public hearing held

10-03. S. Executive action taken

10-03. S. Report passage recommended by Committee on Government Operations, Technology and Consumer Protection, Ayes 5, Noes 0 ..... 414

10-03. S. Available for scheduling

10-08. S. Withdrawn from committee on Senate Organization and taken up ..... 433

10-08. S. Read a second time ..... 433

10-08. S. Ordered to a third reading ..... 433

10-08. S. Rules suspended ..... 433

10-08. S. Read a third time and **passed**, Ayes 33, Noes 0 ..... 433

10-08. S. Ordered immediately messaged ..... 433

10-08. A. Received from Senate ..... 311

11-05. A. Read first time and referred to committee on Rules ..... 358

11-05. A. Placed on calendar 11-7-2019 by Committee on Rules

11-07. A. Read a second time

11-07. A. Ordered to a third reading

11-07. A. Rules suspended

11-07. A. Read a third time and **concurred in**

11-07. A. Ordered immediately messaged



19en S B-269

**ENROLLED BILL**

**Adopted Documents**

Original

Engrossed

Substitute Amdt

19-3263, 1

Amendments:  None or  Listed below.

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Corrections:  None or  Listed by date below.

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Topic:  Same as relating clause or  Indicated below.

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11/8/29

Case J

Date

Enrolling Drafter



State of Wisconsin  
2019 - 2020 LEGISLATURE

LRB-3263/1  
MES&JK:ah&kjf

## 2019 SENATE BILL 269

June 7, 2019 - Introduced by Senator ERPENBACH, cosponsored by Representatives POPE and HESSELBEIN. Referred to Committee on Government Operations, Technology and Consumer Protection.

1     **AN ACT** *to amend* 66.1105 (6) (c); and *to create* 66.1105 (6) (h) of the statutes;  
2           **relating to:** tax increment value reporting errors and property tax  
3           reimbursement.

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### *Analysis by the Legislative Reference Bureau*

Generally under current law, once a tax incremental district has been created, the Department of Revenue calculates the “tax incremental base” value of the TID, which is the equalized value of all taxable property within the TID at the time of its creation. If the development in the TID increases the value of the property in the TID above the base value, a “value increment” is created. That portion of taxes collected on the value increment in excess of the base value is called a “tax increment.” The tax increment is placed in a special fund that may be used only to pay back the project costs of the TID.

Under this bill, for property values reported in 2018, if a city or village erroneously reports a higher value increment for its TIDs by an aggregate amount of at least \$50 million, the city’s or village’s TIDs may transfer the excess tax increment collections resulting from this error to the city’s or village’s general fund to reimburse taxpayers for the higher property tax rates imposed on them due to this error. Before making any such transfers, the city or village must verify with DOR the amounts involved.

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For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

1           **SECTION 1.** 66.1105 (6) (c) of the statutes is amended to read:

2           66.1105 **(6)** (c) Except for tax increments allocated under par. (d), (dm), (e), (f),  
3           or (g), or erroneous reporting of value increments as described in par. (h), all tax  
4           increments received with respect to a tax incremental district shall, upon receipt by  
5           the city treasurer, be deposited into a special fund for that district. The city treasurer  
6           may deposit additional moneys into such fund pursuant to an appropriation by the  
7           common council. No moneys may be paid out of such fund except to pay project costs  
8           with respect to that district, to reimburse the city for such payments, to pay project  
9           costs of a district under par. (d), (dm), (e), (f), or (g), to pay property tax  
10          reimbursements as described under par. (h), or to satisfy claims of holders of bonds  
11          or notes issued with respect to such district. Subject to par. (d), (dm), (e), (f), or (g),  
12          moneys paid out of the fund to pay project costs with respect to a district may be paid  
13          out before or after the district is terminated under sub. (7). Subject to any agreement  
14          with bondholders, moneys in the fund may be temporarily invested in the same  
15          manner as other city funds if any investment earnings are applied to reduce project  
16          costs. After all project costs and all bonds and notes with respect to the district have  
17          been paid or the payment thereof provided for, subject to any agreement with  
18          bondholders, if there remain in the fund any moneys that are not allocated under par.  
19          (d), (dm), (e), (f), or (g), they shall be paid over to the treasurer of each county, school  
20          district or other tax levying municipality or to the general fund of the city in the  
21          amounts that belong to each respectively, having due regard for that portion of the

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1 moneys, if any, that represents tax increments not allocated to the city and that  
2 portion, if any, that represents voluntary deposits of the city into the fund.

3 **SECTION 2.** 66.1105 (6) (h) of the statutes is created to read:

4 66.1105 (6) (h) For property values reported to the department of revenue in  
5 2018, if a city erroneously reports a higher value increment for its tax incremental  
6 districts in an aggregate amount of at least \$50,000,000, that city's tax incremental  
7 districts may transfer the excess tax increments collected resulting from this error  
8 directly to the city's general fund for the sole purpose of reimbursing taxpayers for  
9 the resulting erroneously higher property tax rates imposed on the taxpayers. A city  
10 that acts under this paragraph shall verify with the department of revenue the  
11 amounts being transferred and disbursed before those transactions may take place.

12

(END)