AN ACT to amend 66.1105 (4) (h) 1. of the statutes; relating to: planning commission notice for amendment of a tax incremental district project plan.

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

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This draft was prepared for the Joint Legislative Council’s Study Committee on Review of Tax Incremental Financing.

Background

Under current law, a tax incremental district (TID) project plan may be amended for several reasons, including modification of the allowed expenditures in a TID’s project plan, addition or subtraction of territory to the TID’s boundaries, extension of the TID’s lifespan, and donation of tax increments to another TID.

Generally, the process to amend a TID is similar to the process of creating a TID, requiring a public hearing held by the planning commission and adoption of resolutions by the planning commission, local legislative body, and joint review board (JRB) to approve the amendment. As part of this process, the planning commission must publish a class 2 notice of its public hearing. The JRB must publish notice of its meeting as a class 1 notice, at least five days before the meeting.

Under current law, a class 2 notice consists of insertions of the notice for two consecutive weeks, with the last insertion at least a week prior to the meeting date, in the appropriate newspaper of record under ch. 985, stats. A class 1 notice, unless otherwise specified (for example, the requirement that the JRB must publish a notice five days before its meeting), requires a single insertion of the notice, at least a week prior to the meeting date, in the appropriate newspaper of record.

The Draft

The draft amends the notice requirement of the planning commission from a class 2 notice to a class 1 notice with regard to notices relating to the TID amendment process.

SECTION 1. 66.1105 (4) (h) 1. of the statutes is amended to read:
66.1105 (4) (h) 1. Subject to subds. 2., 4., 5., and 6., the planning commission may, by
resolution, adopt an amendment to a project plan. The amendment is subject to approval by
the local legislative body and approval requires the same findings as provided in par. (g) and,
if the amendment adds territory to a district under subd. 2., approval also requires the same
findings as provided in par. (gm) 4. c. Any amendment to a project plan is also subject to
review by a joint review board, acting under sub. (4m). Adoption of an amendment to a project
plan shall be preceded by a public hearing held by the plan commission at which interested
parties shall be afforded a reasonable opportunity to express their views on the amendment.
Notice of the hearing shall be published as a class 2 1 notice, under ch. 985. The notice shall
include a statement of the purpose and cost of the amendment and shall advise that a copy of
the amendment will be provided on request. Before publication, a copy of the notice shall be
sent by 1st class mail to the chief executive officer or administrator of all local governmental
entities having the power to levy taxes on property within the district and to the school board
of any school district which includes property located within the proposed district. For a
county with no chief executive officer or administrator, this notice shall be sent to the county
board chairperson.

(END)