04/18/22 04:07 pm	COUNSEL	ES/DS	SCS4470A-1
Senator move	es to amend S.F. No. 4470 a	s follows:	
Delete everything after the	e enacting clause and insert:		
"Section 1. CITY OF FRII	DLEY; TAX INCREMEN	Γ FINANCING	DISTRICT;
SPECIAL RULES.			
Subdivision 1. Transfer o	f increment. Notwithstandi	ng Minnesota St	tatutes, section
469.176, subdivision 4j, the c	ity of Fridley, or its econom	ic development	authority, may
transfer tax increment accumu	ulated from Fridley Tax Inci	rement Financing	g District No. 20
to the Fridley Housing and Re	edevelopment Authority for	the purposes au	thorized in
subdivision two. Only increm	ent allowed to be expended	outside of the di	strict pursuant to
Minnesota Statutes, section 46	9.1763, subdivision 2, may b	e transferred und	er this paragraph
Subd. 2. Allowable use. In	ncrement transferred under	subdivision one	may only be
expended on housing programs	adopted by the Fridley Hous	sing and Redevelo	opment Authority
on or prior to December 31, 2	021.		
Subd. 3. Annual financia	I reporting. Tax increment	transferred unde	r this section is
subject to the annual reporting	g requirements under Minne	esota Statutes, se	ction 469.175,
subdivision 6.			
Subd. 4. Legislative repo	r t. By February 1, 2024, and	d February 1, 20	26, Fridley must
issue a report to the chairs and	ranking minority members	of the legislative	committees with
jurisdiction over taxes and pro	operty taxes. The report must	st include detaile	ed information
relating to each program finar	nced with increment transfer	rred under this so	ection.
Subd. 5. Expiration. The	authority to make transfers	under subdivisio	on 1 expires
<u>December 31, 2026.</u>			
EFFECTIVE DATE. Thi	s section is effective the day	v after the gover	ning body of the

city of Fridley and its chief clerical officer comply with the requirements of Minnesota

Section 1.

Statutes, section 645.021, subdivisions 2 and 3."

Amend the title accordingly

1.24

1.25

1.26