1st Sub. S.B. 267 CHANGES TO LOCAL GOVERNMENT PROVISIONS

HOUSE ELOOD AMENIDAENITS	A MENIDA (ENTE 4	February 24, 2006	12.02 DM
HOUSE FLOOR AMENDMENTS	Amendment 4	FEBRUARY 24, 2000	12.02 PM

Representative Gordon E. Snow proposes the following amendments:

- Page 1, Lines 19 through 19d Senate 2nd Reading Amendments 2-21-2006:
 - 19 applications with reasonable diligence;
 - 19a { \$→ expands the definition of "public safety facility" for impact fee purposes to include
 - 19b <u>certain fire suppression equipment;</u>
 - 19c _____ provides that a local political subdivision may impose an impact fee for a public
 - 19d <u>safety facility that is a fire suppression vehicle in commercial areas only;</u> (+\$)
- Page 2, Lines 36 through 36a Senate 2nd Reading Amendments 2-21-2006:

36 10-9a-603, as renumbered and amended by Chapter 254, Laws of Utah 2005

36a { \$→ <u>11-36-102, as last amended by Chapter 239, Laws of Utah 2002</u> ←\$ }

- 3. Page 11, Line 331a through Page 11b, Line 331bu Senate 2nd Reading Amendments 2-21-2006:
- 331a { <u>\$→ Section 7. Section 11-36-102 is amended to read:</u>
 - 331b 11-36-102. Definitions.
 - 331c As used in this chapter:
 - 331d (1) "Building permit fee" means the fees charged to enforce the uniform codes adopted
 - 331e pursuant to Title 58, Chapter 56, Utah Uniform Building Standards Act, that are not greater than the
 - 331f fees indicated in the appendix to the Uniform Building Code.
 - 331g (2) "Capital facilities plan" means the plan required by Section 11-36-201.
 - 331h (3) "Development activity" means any construction or expansion of a building, structure, or
 - 331i use, any change in use of a building or structure, or any changes in the use of land that creates
 - 331j additional demand and need for public facilities.
 - 331k <u>(4) "Development approval" means any written authorization from a loca</u>J3€1Ŝ Ŝ→ political subdivision that authorizes the commencement of development activity.
 - 331m (5) "Enactment" means:

331n (a) a municipal ordinance, for municipalities; 3310 (b) a county ordinance, for counties; and (c) a governing board resolution, for special districts. **331p** (6) "Hookup fees" means reasonable fees, not in excess of the approximate average costs to the **331q** political subdivision, for services provided for and directly attributable to the connection to utility 331r services, including gas, water, sewer, power, or other municipal, county, or independent special district 331s 331t utility services. 331u (7) (a) "Impact fee" means a payment of money imposed upon development activity as a 331v condition of development approval. 331w (b) "Impact fee" does not mean a tax, a special assessment, a building permit fee, a hookup 331x fee, a fee for project improvements, or other reasonable permit or application fee. (8) (a) "Local political subdivision" means a county, a municipality, or a special district 331y 331z created under Title 17A, Special Districts. (b) "Local political subdivision" does not mean school districts, whose impact fee activity is 331aa 331ab governed by Section 53A-20-100.5. (9) "Private entity" means an entity with private ownership that provides culinary water that 331ac 331ad is required to be used as a condition of development. (10) (a) "Project improvements" means site improvements and facilities that are: 331ae (i) planned and designed to provide service for development resulting from a development 331af 331ag activity; and 331ah (ii) necessary for the use and convenience of the occupants or users of development resulting 331ai from a development activity. (b) "Project improvements" does not mean system improvements. 331aj (11) "Proportionate share" means the cost of public facility improvements that are roughly 331ak proportionate and reasonably related to the service demands and needs of any development activity. **331al** 331am (12) "Public facilities" means only the following capital facilities that have a life expectancy of 331an ten or more years and are owned or operated by or on behalf of a local political subdivision or private 331ao entity: 331ap (a) water rights and water supply, treatment, and distribution facilities; 331aq (b) wastewater collection and treatment facilities; 331ar (c) storm water, drainage, and flood control facilities; **331as** (d) municipal power facilities; 331at (e) roadway facilities; 331au (f) parks, recreation facilities, open space, and trails; and 331av (g) public safety facilities. 331aw (13) (a) "Public safety facility" means [:] 331ax (i) a building constructed or leased to house police, fire, or other public safety 331ay entities [.] ; or +31az **S**→ (ii) a fire suppression vehicle, costing in excess of \$1,000,000, that is necessary for fire

- 331ba suppression in commercial areas.
- 331bb (b) "Public safety facility" does not mean a jail, prison, or other place of involuntary
 331bc incarceration.
- 331bd (14) (a) "Roadway facilities" means streets or roads that have been designated on an officially
- adopted subdivision plat, roadway plan, or general plan of a political subdivision, together with all
 necessary appurtenances.
- 331bg (b) "Roadway facilities" includes associated improvements to federal or state roadways only
- 331bh when the associated improvements:
- 331bi (i) are necessitated by the new development; and
- 331bj (ii) are not funded by the state or federal government.
- 331bk (c) "Roadway facilities" does not mean federal or state roadways.
- 331bl (15) (a) "Service area" means a geographic area designated by a local political subdivision on
- 331bm the basis of sound planning or engineering principles in which a defined set of public facilities provide
- 331bn service within the area.
- 331bo (b) "Service area" may include the entire local political subdivision.
- 331bp (16) (a) "System improvements" means:
- 331bq (i) existing public facilities that are designed to provide services to service areas within the
- 331br community at large; and
- 331bs (ii) future public facilities identified in a capital facilities plan that are intended to provide
- 331bt services to service areas within the community at large.
- 331bu (b) "System improvements" does not mean project improvements. (a)

Renumber remaining sections accordingly.

4. Page 14, Lines 423 through 423a Senate 2nd Reading Amendments 2-21-2006:

423 (7) Notwithstanding any other provision of this chapter, $\hat{S} \rightarrow \{+\}$ municipalities $\{+\}$ $\{-\frac{1}{2}$ 423a (a) a municipality $\{-\hat{S}^{-1}\}$ imposing

- 5. Page 14, Lines 425 through 425b Senate 2nd Reading Amendments 2-21-2006:
 - 425 fire trucks until July 1, 1997 $\{ \hat{S} \rightarrow ; \text{and} \}$
 - 425a (b) an impact fee to pay for a public safety facility that is a fire suppression vehicle may
 - 425b <u>not be imposed with respect to land that has a zoning designation other than commercial</u> ←Ŝ }.