$\underline{\text{EHB } 1702}$ - S AMD TO FIHI COMM AMD (S-2455.1/11) 334 By Senator Hobbs

NOT CONSIDERED 05/25/2011

- On page 2, line 33 of the amendment, after "<u>facilities</u>" insert unless provided otherwise by the local ordinance"
- On page 2, line 34 of the amendment, after "(d)" insert "Any county, city, or town that collects impact fees of less than three thousand five hundred dollars per residential lot or unit is exempt from the provisions of this subsection (3).
- 7 (e) Prior to the effective date of this section, any county, city,
 8 or town with an impact fee deferral process or impact fee deferral,
 9 credit, or deduction process for vehicle trip reduction measures is
 10 exempt from the provisions of this subsection (3)."
- 11 Reletter the remaining subsections consecutively and correct any 12 internal references accordingly.
- On page 7, beginning on line 23 of the amendment, after "sprawl" strike all material through "36.70A.030" on line 24
 - <u>EFFECT:</u> (1) Local governments that collect impact fees for school facilities may not defer any portion of the impact fee collected for school facilities, unless provided for otherwise by local ordinance.
 - (2) Local governments that collect less than \$3,500 for impact fees per residential lot or unit are exempt from the provisions of this bill.
 - (3) Provides that in addition to local governments that have an existing impact fee deferral process, a local government that has an existing impact fee deferral, credit, or reduction process for vehicle trip reduction are exempt from the provisions of this bill.
 - (4) Makes technical corrections.

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