

CONFERENCE COMMITTEE ON SB 40

ROLL CALL

NAME	PRESENT	ABSENT	EXCUSED
Sen. Hawks	✓		
Sen. Gebhardt	✓		
Sen. McGee	✓		
Rep. Barrett	✓		
Rep. Stahl	✓		
Rep. Eaton	✓		
Rep. Henry	✓		



CONFERENCE COMMITTEE

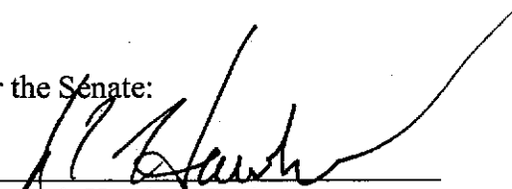
on House amendments to Senate Bill 40

Report No. 1, April 15, 2005

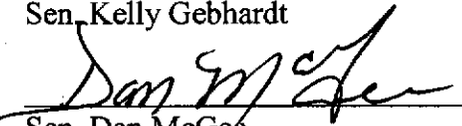
Mr. President and Mr. Speaker:

We, your Conference Committee met and considered House amendments to **Senate Bill 40** (reference copy -- salmon) and recommend this Conference Committee report be adopted.

For the Senate:


Sen. Bob Hawks Chair

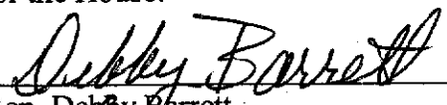

Sen. Kelly Gebhardt

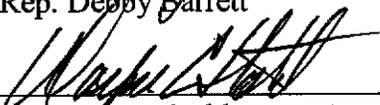

Sen. Dan McGee


Amendment Coordinator

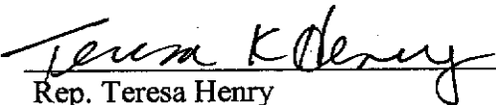

Secretary of the Senate

For the House:


Rep. Debby Barrett


Rep. Wayne Stahl


Rep. Emelie Eaton


Rep. Teresa Henry

And, recommend that **Senate Bill 40** (reference copy -- salmon) be amended as follows:

1. Title, line 7.

Following: "THE"

Insert: "RESOLUTION OF INTENTION TO CREATE THE DISTRICT AND THE"

2. Title, line 9.

Following: "7-12-2105,"

ADOPT

Amendment # SB 40-1

REJECT



Insert: "7-12-2105,"

3. Page 2, line 26.

Insert: "Section 2. Section 7-12-2105, MCA, is amended to read:

"7-12-2105. **Notice of resolution of intention to create district -- hearing -- exception.** (1) Upon having passed the resolution of intention pursuant to 7-12-2103, the board of county commissioners shall publish notice of the passage of the resolution of intention as provided in 7-1-2121.

(2) A copy of the notice must be mailed, as provided in 7-1-2122, to each person, firm, or corporation or the agent of the person, firm, or corporation owning real property within the proposed district listed in the owner's name upon the last-completed assessment roll for state, county, and school district taxes.

(3) (a) The notice must describe the general character of the improvement or improvements proposed to be made or acquired by purchase, state the estimated cost of the improvements, describe generally the method or methods by which the costs of the improvements will be assessed, and designate the time when and the place where the board will hear and pass upon all protests that may be made against the making or maintenance of the improvements or the creation of the district.

(b) If the revolving fund is to be pledged to secure the payment of bonds and warrants, the notice must include a statement that, subject to the limitations in 7-12-2182:

(i) the county general fund may be used to provide loans to the revolving fund; or

(ii) a general tax levy may be imposed on all taxable property in the county to meet the financial requirements of the revolving fund.

(c) The notice must refer to the resolution on file in the office of the county clerk for the description of the boundaries. If the proposal is for the purchase of an existing improvement, the notice must state the exact purchase price of the existing improvement.

(4) The provisions of this section do not apply to a resolution of intention to create a district that is passed upon receipt of a petition as provided in 7-12-2102(2)."

Renumber: subsequent sections

- END -

CONFERENCE COMMITTEE ON SB-40

ROLL CALL VOTE

MOTION: remove House amendment from
SB-40 & return to original language

NAME	YES	NO
Sen. Bob Hawks	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Sen. Kelly Gebhardt	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Sen. Dan McGee	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Rep. Debby Barrett	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Rep. Wayne Stahl	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Rep. Emelie Eaton	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Rep. Teresa Henry	<input checked="" type="checkbox"/>	<input type="checkbox"/>

