moves to amend H.F. No. 3876 as follows:

Page 1, after line 5, insert:

"Section 1. Minnesota Statutes 2018, section 469.176, is amended by adding a subdivision to read:

Subd. 4n. Temporary use of increment authorized. (a) Notwithstanding any other provision of this section, section 469.1763, or special law, upon the request of the municipality, the authority may elect, by resolution, to transfer unobligated increments from a district to the municipality for deposit into its general fund. The permitted transfer is allowed only after the spending plan and public hearing requirements under paragraph (c) are met. Transferred increments may be expended for any purpose the municipality's general fund permits.

(b) For each calendar year for which transfers are permitted under this section, the maximum transfer equals the excess of the district's available increment over the sum of required payments of obligations that will come due during the six months following the transfer on outstanding bonds, binding contracts, and other outstanding financial obligations of the district to which the district's increments are pledged.

(c) The authority may undertake actions pursuant to this subdivision only after devising a written spending plan that authorizes the authority to take the action described in paragraph (a) and details the use of transferred increment. Additionally, the municipality must approve the authority's spending plan after holding a public hearing. The municipality must publish notice of the hearing at least ten days, but not more than 30 days, prior to the date of the hearing in a newspaper of general circulation in the municipality and on the municipality's public website."
(d) The authority to transfer increments under this subdivision expires on December 31, 2021.

**EFFECTIVE DATE.** This section is effective the day following final enactment and applies to unobligated increments from any district, regardless of when the request for certification was made.

Page 2, after line 19, insert:

"Sec. 3. [469.1905] TEMPORARY USE OF SPECIAL TAX REVENUES.

(a) Notwithstanding the provisions of the enabling special law, or local ordinances or charter provisions, a city, town, or county may, subject to the limitations in paragraph (b), and the notice and hearing requirements in paragraph (c), use the revenues for any allowed municipal purpose, from the following local taxes enacted before 1972, imposed pursuant to Minnesota Statutes, section 297A.993, or imposed under a special law:

(1) a general local sales tax;
(2) a food and beverage tax;
(3) a liquor tax;
(4) an amusement tax;
(5) an admissions tax; or
(6) a lodging tax, other than a lodging tax imposed under Minnesota Statutes, section 469.190.

(b) The amount of local taxes used by the municipality for purposes other than the purposes allowed under the enabling special law or other ordinance or charter provisions is limited in any calendar quarter to the amount of local taxes raised in excess of the sum of:

(1) required payments of obligations that will come due during the calendar quarter following the transfer on outstanding bonds and binding contracts to which the revenues from the local taxes are pledged; plus
(2) the amount of revenues from any lodging taxes under paragraph (a) that are required to be used for the same purposes as a lodging tax imposed under Minnesota Statutes, section 469.190, subdivision 3.

(c) The municipality may undertake actions pursuant to this subdivision only after approving a written spending plan that authorizes the municipality to take the action described..."
in paragraph (a) and details the use of transferred special tax revenues. The municipality.

must approve the spending plan after holding a public hearing. The municipality must

publish notice of the hearing at least ten days, but not more than 30 days, prior to the date

of the hearing in a newspaper of general circulation in the municipality and on the

municipality's public website.

(d) This section expires on December 31, 2021.

EFFECTIVE DATE. This section is effective the day following final enactment."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly