

Hall of the House of Representatives
84th General Assembly - Regular Session, 2003
Amendment Form

Subtitle of Senate Bill No. 620

"TO AUTHORIZE THE ASSESSMENT AND COLLECTION OF DEVELOPMENT IMPACT
FEES BY MUNICIPALITIES AND MUNICIPAL SERVICE AGENCIES."

Amendment No. 5 to Senate Bill No. 620.

Amend Senate Bill No. 620 as originally introduced:

Page 6, delete lines 7 through 12, and substitute the following:

"(i)(1)(A) On and after the effective date of this section, a municipality or municipal service agency shall levy and collect a development impact fee only if levied and collected under ordinances enacted in compliance with this section.

(B) Beginning January 1, 2004, a municipality or municipal service agency shall collect development impact fees under ordinances enacted before the effective date of this section or under ordinances amended after the effective date of this section only if collected in compliance with subsections (f), (g), and (h) of this section.

(2) However, except for the compliance with the collection requirements under subsections (f), (g), and (h) of this section, this section does not invalidate any development impact fee or a similar fee adopted by a municipality or municipal service agency before the effective date of this section, nor does this section apply"



The Amendment was read _____

By: Representative Jackson
EAN/VJF - 032820031143
VJF808

Chief Clerk