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**LB 647** 

Revision: 00

## FISCAL NOTE

## LEGISLATIVE FISCAL ANALYST ESTIMATE

ESTIMATE OF FISCAL IMPACT – STATE AGENCIES *				
	FY 2009-10		FY 2010-11	
_	EXPENDITURES	REVENUE	EXPENDITURES	REVENUE
GENERAL FUNDS				
CASH FUNDS				
FEDERAL FUNDS				
OTHER FUNDS				
TOTAL FUNDS				

<sup>\*</sup>Does not include any impact on political subdivisions. See narrative for political subdivision estimates.

LB647 establishes certain notice requirements to be met by cities of the first and second class as well as villages when such municipalities propose annexations. An initial notice of a proposed annexation is to be sent to owners of property within the area proposed to be annexed prior to a planning commission public hearing on the proposed annexation. The notice of a proposed annexation is to be sent by regular U.S. mail to owners of property within the area to be annexed. A certified letter is to be sent to the clerk of any sanitary and improvement district if the annexation includes property within the boundaries of such a district. The bill prescribes the content of these mailings. The bill further requires a second notice of the proposed annexation to be sent to affected property owners by regular U.S. mail prior to a municipality governing board public hearing with respect to a proposed annexation. The bill prescribes the content of the mailing. The impact of these notice requirements on affected political subdivisions is dependent upon the extent to which affected municipalities consider annexation proposals as well as the nature of the proposed annexations. Costs relating to the notice requirements would be incurred; however, the extent of such costs would vary by annexations proposed.