ONE HUNDRED THIRD DAY

St. Paul, Minnesota, Thursday, May 19, 2016

The Senate met at 9:00 a.m. and was called to order by the President.

CALL OF THE SENATE

Senator Jensen imposed a call of the Senate. The Sergeant at Arms was instructed to bring in the absent members.

Prayer was offered by the Chaplain, Rev. John Ward.

The members of the Senate gave the pledge of allegiance to the flag of the United States of America.

The roll was called, and the following Senators answered to their names:

Abeler	Dziedzic	Jensen	Osmek	Skoe
Anderson	Eaton	Johnson	Pappas	Sparks
Bakk	Eken	Kent	Pederson	Stumpf
Benson	Fischbach	Kiffmeyer	Pratt	Thompson
Bonoff	Franzen	Koenen	Reinert	Tomassoni
Brown	Gazelka	Latz	Rest	Torres Ray
Carlson	Goodwin	Limmer	Rosen	Weber
Chamberlain	Hall	Lourey	Ruud	Westrom
Champion	Hann	Marty	Saxhaug	Wiger
Clausen	Hawj	Miller	Scalze	Wiklund
Cohen	Hayden	Nelson	Schmit	
Dahle	Hoffman	Newman	Senjem	
Dahms	Housley	Nienow	Sheran	
Dibble	Ingebrigtsen	Ortman	Sieben	

The President declared a quorum present.

The reading of the Journal was dispensed with and the Journal, as printed and corrected, was approved.

MESSAGES FROM THE HOUSE

Madam President:

I have the honor to announce the passage by the House of the following Senate Files, herewith returned: S.F. Nos. 2857 and 2881.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 18, 2016

Madam President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of 3 members of the House, on the amendments adopted by the House to the following Senate File:

S.F. No. 498: A bill for an act relating to data practices; classifying portable recording system data; establishing requirements for the destruction of data; requiring policies; imposing requirements on vendors and providing for damage awards; amending Minnesota Statutes 2014, section 13.82, subdivision 15, by adding subdivisions; proposing coding for new law in Minnesota Statutes, chapter 626.

There has been appointed as such committee on the part of the House:

Cornish; Johnson, B., and Hilstrom.

Senate File No. 498 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 18, 2016

Madam President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of 3 members of the House, on the amendments adopted by the House to the following Senate File:

S.F. No. 1440: A bill for an act relating to health; making changes to the Minnesota prescription monitoring program; amending Minnesota Statutes 2014, section 152.126, subdivisions 1, 3, 5, 6; repealing Laws 2014, chapter 286, article 7, section 4.

There has been appointed as such committee on the part of the House:

Baker, Liebling and Zerwas.

Senate File No. 1440 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 18, 2016

Madam President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of 3 members of the House, on the amendments adopted by the House to the following Senate File:

S.F. No. 3018: A bill for an act relating to agriculture; making various policy and technical changes to agricultural-related provisions; modifying certain agricultural-related appropriations; amending Minnesota Statutes 2014, sections 17.53, subdivision 16; 18B.345; 28A.085, subdivision 1; 31.122; 31.94; Minnesota Statutes 2015 Supplement, sections 41A.14; 583.215; Laws 2015, First Special Session chapter 4, article 1, section 2, subdivision 4; proposing coding for new law in

Minnesota Statutes, chapter 216B; repealing Laws 2015, First Special Session chapter 4, article 2, section 81.

There has been appointed as such committee on the part of the House:

Anderson, P.; Hamilton and Poppe.

Senate File No. 3018 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 18, 2016

Madam President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of 3 members of the House, on the amendments adopted by the House to the following Senate File:

S.F. No. 3368: A bill for an act relating to transportation; modifying permit requirements for temporary use of certain rights-of-way; amending Minnesota Statutes 2014, section 160.27, by adding subdivisions; Minnesota Statutes 2015 Supplement, section 160.27, subdivision 10.

There has been appointed as such committee on the part of the House:

Drazkowski, Fabian and Hertaus.

Senate File No. 3368 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 18, 2016

Madam President:

I have the honor to announce that the House has acceded to the request of the Senate for the appointment of a Conference Committee, consisting of 3 members of the House, on the amendments adopted by the House to the following Senate File:

S.F. No. 3589: A bill for an act relating to transportation; authorizing and governing implementation of requirements of the federal REAL ID Act; amending certain requirements governing driver's licenses and Minnesota identification cards; requiring rulemaking to implement a two-tier license system; amending Minnesota Statutes 2014, sections 97A.405, subdivision 2; 171.01, subdivision 37, by adding a subdivision; 171.017; 171.06, subdivision 3; 171.07, subdivisions 1, 4, 6, 7, 15, by adding subdivisions; 171.071, subdivision 3; 171.072; 171.12, subdivision 7; 171.27; proposing coding for new law in Minnesota Statutes, chapter 171; repealing Laws 2009, chapter 92, section 1, as amended.

There has been appointed as such committee on the part of the House:

Smith, Albright and Pelowski.

Senate File No. 3589 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 18, 2016

Madam President:

I have the honor to announce that the House refuses to concur in the Senate amendments to House File No. 748:

H.F. No. 748: A bill for an act relating to disaster assistance; appropriating money for relief.

The House respectfully requests that a Conference Committee of 5 members be appointed thereon.

Albright, Torkelson, Swedzinski, Vogel and Hausman have been appointed as such committee on the part of the House.

House File No. 748 is herewith transmitted to the Senate with the request that the Senate appoint a like committee.

Patrick D. Murphy, Chief Clerk, House of Representatives

Transmitted May 18, 2016

Senator Bakk moved that the Senate accede to the request of the House for a Conference Committee on H.F. No. 748, and that a Conference Committee of 5 members be appointed by the Subcommittee on Conference Committees on the part of the Senate, to act with a like Conference Committee appointed on the part of the House. The motion prevailed.

Madam President:

I have the honor to announce that the House refuses to concur in the Senate amendments to House File No. 2553:

H.F. No. 2553: A bill for an act relating to orders for protection; eliminating respondent filing fee requirements; amending Minnesota Statutes 2014, section 518B.01, subdivision 3a.

The House respectfully requests that a Conference Committee of 3 members be appointed thereon.

O'Neill, Lohmer and Hilstrom have been appointed as such committee on the part of the House.

House File No. 2553 is herewith transmitted to the Senate with the request that the Senate appoint a like committee.

Patrick D. Murphy, Chief Clerk, House of Representatives

Transmitted May 18, 2016

Senator Bakk, for Senator Latz, moved that the Senate accede to the request of the House for a Conference Committee on H.F. No. 2553, and that a Conference Committee of 3 members be

appointed by the Subcommittee on Conference Committees on the part of the Senate, to act with a like Conference Committee appointed on the part of the House. The motion prevailed.

Madam President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H.F. Nos. 3208, 3209, 3353 and 3548.

Patrick D. Murphy, Chief Clerk, House of Representatives

Transmitted May 18, 2016

FIRST READING OF HOUSE BILLS

The following bills were read the first time.

H.F. No. 3208: A bill for an act relating to game and fish; modifying blaze orange hunting requirements to allow blaze pink; amending Minnesota Statutes 2014, section 97B.071.

Referred to the Committee on Environment and Energy.

H.F. No. 3209: A bill for an act relating to game and fish; prohibiting adoption of rules limiting use of lead shot; proposing coding for new law in Minnesota Statutes, chapter 97B.

Referred to the Committee on Environment and Energy.

H.F. No. 3353: A bill for an act relating to agriculture; establishing voluntary solar site management practices for solar sites; proposing coding for new law in Minnesota Statutes, chapter 216B.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 2689, now on General Orders.

H.F. No. 3548: A bill for an act relating to transportation; amending certain regulations and penalties governing special transportation service providers; setting requirements for nonemergency medical transportation providers related to background studies; amending Minnesota Statutes 2014, section 174.30, subdivisions 1, 4a, 8, by adding a subdivision; Minnesota Statutes 2015 Supplement, sections 174.30, subdivisions 4, 10; 256B.0625, subdivision 17.

Referred to the Committee on Finance.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time.

Senators Hawj and Tomassoni introduced-

S.F. No. 3628: A bill for an act relating to economic development; local government; creating an account in the special revenue fund; authorizing commissioner of employment and economic development to award grants to local governments to assemble land for economic development; transferring money; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 116J.

Referred to the Committee on Jobs, Agriculture and Rural Development.

Senator Nelson introduced-

S.F. No. 3629: A bill for an act relating to taxation; individual income and corporate franchise; allowing tax credits for parental leave costs; proposing coding for new law in Minnesota Statutes, chapter 290.

Referred to the Committee on Taxes.

Senators Eaton, Pappas, Scalze and Torres Ray introduced-

S.F. No. 3630: A bill for an act relating to natural resources; imposing restrictions on permits to mine sulfide ore bodies; proposing coding for new law in Minnesota Statutes, chapter 93.

Referred to the Committee on Environment and Energy.

MOTIONS AND RESOLUTIONS

Senator Sheran moved that the name of Senator Limmer be added as a co-author to S.F. No. 3187. The motion prevailed.

Senator Bakk moved that his name be stricken as chief author and the name of Senator Stumpf be added as chief author to S.F. No. 699. The motion prevailed.

Senator Schmit introduced –

Senate Resolution No. 289: A Senate resolution congratulating Hunter Connelly of Red Wing High School on winning the 2016 State High School Class A boys championship in the 100-yard backstroke.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced -

Senate Resolution No. 290: A Senate resolution recognizing Haley Reber for being named a 2016 Dodge County Dairy Princess.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced -

Senate Resolution No. 291: A Senate resolution recognizing Morgan O'Brien for being named a 2016 Dodge County Dairy Princess.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced -

Senate Resolution No. 292: A Senate resolution congratulating the Kenyon-Wanamingo High School boys wrestling team on winning the 2016 State High School Class A boys wrestling championship.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced -

Senate Resolution No. 293: A Senate resolution honoring champion wrestler Ryan Block.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced -

Senate Resolution No. 294: A Senate resolution congratulating the Plainview-Elgin-Millville High School girls basketball team on winning the 2016 State High School Class AA girls basketball championship.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced -

Senate Resolution No. 295: A Senate resolution honoring champion wrestler Ryan Epps.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced -

Senate Resolution No. 296: A Senate resolution recognizing Natalie Holst for being named a 2016 Wabasha County Dairy Princess.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced –

Senate Resolution No. 297: A Senate resolution recognizing Juliann Keller of Bellechester, Minnesota, for being named a 2016 Goodhue County Dairy Princess.

Referred to the Committee on Rules and Administration.

Senator Schmit introduced –

Senate Resolution No. 298: A Senate resolution honoring Miles Klotz of Zumbrota on being named to the All-State Band.

Referred to the Committee on Rules and Administration.

Senator Osmek introduced -

Senate Resolution No. 299: A Senate resolution congratulating Alexander James Veselinovich Turner of Minnetrista, Minnesota, for receiving the Eagle Award.

Referred to the Committee on Rules and Administration.

Senator Hawi introduced -

Senate Resolution No. 300: A Senate resolution honoring Warrant Officer Candidate Alan Fred Lee.

Referred to the Committee on Rules and Administration.

RECESS

Senator Bakk moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

CALL OF THE SENATE

Senator Reinert imposed a call of the Senate. The Sergeant at Arms was instructed to bring in the absent members.

CONFERENCE COMMITTEE EXCUSED

Pursuant to Rule 12.5, Senator Skoe moved that the following members be excused for a Conference Committee on H.F. No. 848 at 10:30 a.m.:

Senators Skoe, Rest, Dziedzic, Koenen and Gazelka. The motion prevailed.

MOTIONS AND RESOLUTIONS - CONTINUED

Senator Sieben moved that H.F. No. 2841 be taken from the table. The motion prevailed.

Pursuant to Rule 26, Senator Sieben, designee of the Chair of the Committee on Rules and Administration, designated H.F. No. 2841 a Special Order to be heard immediately.

SPECIAL ORDER

H.F. No. 2841: A bill for an act relating to solid waste; providing for management of metropolitan landfill contingency action trust account; amending Minnesota Statutes 2014, section 473.845, subdivision 1.

Senator Eaton moved to amend H.F. No. 2841 as follows:

Page 1, after line 5, insert:

"Section 1. Minnesota Statutes 2014, section 115A.1310, subdivision 6, is amended to read:

- Subd. 6. **Computer monitor.** "Computer monitor" means an electronic device that is a cathode-ray tube or flat panel display primarily intended to display information from a central processing unit or the Internet. Computer monitor includes a laptop computer.
 - Sec. 2. Minnesota Statutes 2014, section 115A.1310, subdivision 7, is amended to read:
- Subd. 7. **Covered electronic device.** "Covered electronic device" means computers, <u>including tablet computers and laptop computers</u>, peripherals, facsimile machines, DVD players, video cassette recorders, and video display devices that are sold to a household by means of retail, wholesale, or electronic commerce.
- Sec. 3. Minnesota Statutes 2014, section 115A.1310, is amended by adding a subdivision to read:
- Subd. 12a. **Portable battery.** "Portable battery" means a rechargeable battery as defined in section 115A.9157.

EFFECTIVE DATE. This section is effective July 1, 2016.

- Sec. 4. Minnesota Statutes 2014, section 115A.1310, is amended by adding a subdivision to read:
- Subd. 12b. Phase I recycling credits. "Phase I recycling credits" means the number of pounds of covered electronic devices recycled by a manufacturer from households during program years one through nine, less the product of the number of pounds of video display devices sold to households during the same program year, multiplied by the proportion of sales a manufacturer is required to recycle.
- Sec. 5. Minnesota Statutes 2014, section 115A.1310, is amended by adding a subdivision to read:
- Subd. 12c. **Phase II recycling credits.** "Phase II recycling credits" means the number of pounds of covered electronic devices recycled by a manufacturer during a program year beginning July 1, 2019, and thereafter, from households located outside the 11-county metropolitan area, as defined in section 115A.1314, subdivision 2, less the manufacturer's recycling obligation calculated for the same program year in section 115A.1320, subdivision 1, paragraph (g).
 - Sec. 6. Minnesota Statutes 2014, section 115A.1310, subdivision 20, is amended to read:
- Subd. 20. **Video display device.** "Video display device" means a television or computer monitor, including a laptop computer, that contains a cathode-ray tube or a flat panel screen with a screen size that is greater than nine inches measured diagonally and that is marketed by manufacturers for use by households. Video display device does not include any of the following:
- (1) a video display device that is part of a motor vehicle or any component part of a motor vehicle assembled by, or for, a vehicle manufacturer or franchised dealer, including replacement parts for use in a motor vehicle;
- (2) a video display device, including a touch-screen display, that is functionally or physically part of a larger piece of equipment or is designed and intended for use in an industrial; commercial, including retail; library checkout; traffic control; kiosk; security, other than household security; border control; or medical setting, including diagnostic, monitoring, or control equipment;

- (3) a video display device that is contained within a clothes washer, clothes dryer, refrigerator, refrigerator and freezer, microwave oven, conventional oven or range, dishwasher, room air conditioner, dehumidifier, or air purifier; or
- (4) a telephone of any type unless it contains a video display area greater than nine inches measured diagonally.

EFFECTIVE DATE. This section is effective July 1, 2016.

- Sec. 7. Minnesota Statutes 2014, section 115A.1312, subdivision 2, is amended to read:
- Subd. 2. **Manufacturer's registration.** (a) By August 15 each year, a manufacturer of video display devices sold or offered for sale to households after September 1, 2007, in the state must submit a registration to the agency that includes:
 - (1) a list of the manufacturer's brands of video display devices offered for sale in this state;
- (2) the name, address, and contact information of a person responsible for ensuring compliance with this chapter; and
- (3) a certification that the manufacturer has complied and will continue to comply with the requirements of sections 115A.1312 to 115A.1318.
- (b) By September 1, 2008, and each year thereafter, A manufacturer of video display devices sold or offered for sale to a household must include in the registration submitted under paragraph (a), a statement disclosing whether:
- (1) any video display devices sold to households exceed the maximum concentration values established for lead, mercury, cadmium, hexavalent chromium, polybrominated biphenyls (PBB's), and polybrominated diphenyl ethers (PBDE's) under the RoHS (restricting the use of certain hazardous substances in electrical and electronic equipment) Directive 2002/95/EC of the European Parliament and Council and any amendments thereto; or
- (2) the manufacturer has received an exemption from one or more of those maximum concentration values under the RoHS Directive that has been approved and published by the European Commission.
- (c) A manufacturer who begins to sell or offer for sale video display devices to households after September 1, 2007 August 15, 2016, and has not filed a registration under this subdivision must submit a registration to the agency within ten days of beginning to sell or offer for sale video display devices to households.
- (d) A registration must be updated within ten days after a change in the manufacturer's brands of video display devices sold or offered for sale to households.
- (e) A registration is effective upon receipt by the agency and is valid until September 1 of August 15 each year.
- (f) The agency must review each registration and notify the manufacturer of any information required by this section that is omitted from the registration. Within 30 days of receipt of a notification from the agency, the manufacturer must submit a revised registration providing the information noted by the agency.

(g) The agency must maintain on its Web site the names of manufacturers and the manufacturers' brands listed in registrations filed with the agency. The agency must update the Web site information promptly upon receipt of a new or updated registration. The Web site must contain prominent language stating, in effect, that sections 115A.1310 to 115A.1330 are directed at household equipment and the manufacturers' brands list is, therefore, not a list of manufacturers qualified to sell to industrial, commercial, or other markets identified as exempt from the requirements of sections 115A.1310 to 115A.1330.

EFFECTIVE DATE. This section is effective July 1, 2016.

- Sec. 8. Minnesota Statutes 2014, section 115A.1312, subdivision 3, is amended to read:
- Subd. 3. **Collector's registration.** After August 1, 2007, No person may operate as a collector of covered electronic devices from households unless that person has submitted a registration with the agency by July 15 each year on a form prescribed by the commissioner. Registration information must include the name, address, telephone number, and location of the business and a certification that the collector has complied and will continue to comply with the requirements of sections 115A.1312 to 115A.1318 and any regulations adopted by a local government unit for the jurisdiction in which the collector operates. A collector must indicate any end-of-life fees that will be charged at the collection point. A registration is effective upon receipt by the agency and is valid until July 1 of 15 each year.

EFFECTIVE DATE. This section is effective July 1, 2016.

- Sec. 9. Minnesota Statutes 2014, section 115A.1312, subdivision 4, is amended to read:
- Subd. 4. **Recycler's registration.** After August 1, 2007, No person may recycle video display devices generated by households unless that person has submitted a registration with the agency by July 15 each year on a form prescribed by the commissioner. Registration information must include the name, address, telephone number, and location of all recycling facilities under the direct control of the recycler that may receive video display covered electronic devices from households and a certification that the recycler has complied and will continue to comply with the requirements of sections 115A.1312 to 115A.1318. A registered recycler may must conduct recycling activities that are consistent with this chapter. A registration is effective upon receipt by the agency and is valid until July 1 of 15 each year.

EFFECTIVE DATE. This section is effective July 1, 2016.

Sec. 10. Minnesota Statutes 2015 Supplement, section 115A.1314, subdivision 1, is amended to read:

Subdivision 1. **Registration fee.** (a) Each manufacturer who registers under section 115A.1312 must, by September 1, 2007, and August 15 each year thereafter, pay to the commissioner of revenue an annual registration fee, on a form and in a manner prescribed by the commissioner of revenue. The commissioner of revenue must deposit the fee in the state treasury and credit the fee to the environmental fund.

(b) The registration fee for manufacturers that sell 100 or more video display devices to households in the state during the previous calendar year is equal to a base fee of \$2,500, plus a variable recycling fee. The variable recycling fee is calculated according to the formula:

$$((A \times B) - (C + D)) \times E [A - (B + C)] \times D$$
, where:

- (1) A = the number of pounds of a manufacturer's video display devices sold to households during the previous program year, as reported to the department the manufacturer's recycling obligation as determined under section 115A.1316, subdivision 1 115A.1320;
- (2) $B = \text{the proportion of sales of video display devices required to be recycled, set at 0.6 for the first program year and 0.8 for the second program year and every year thereafter;$
- (3) C = the number of pounds of covered electronic devices recycled by a manufacturer from households during the <u>previous immediately preceding</u> program year, as reported to the department under section 115A.1316, subdivision 1;
- (4) D C = the number of phase I or phase II recycling credits a manufacturer elects to use to calculate the variable recycling fee, as reported to the department under section 115A.1316, subdivision 1; and
- (5) E D = the estimated per-pound cost of recycling, initially set at \$0.50 per pound for manufacturers who recycle less than 50 percent of the product (A x B) manufacturer's recycling obligation; \$0.40 per pound for manufacturers who recycle at least 50 percent but less than 90 percent of the product (A x B) manufacturer's recycling obligation; and \$0.30 per pound for manufacturers who recycle at least 90 percent but less than 100 percent of the product (A x B) manufacturer's recycling obligation; and \$0.00 per pound for manufacturers who recycle 100 percent or more of the manufacturer's recycling obligation.
- (c) A manufacturer may petition the agency to waive the per-pound cost of recycling fee, element D in the formula in paragraph (b), required under this section. The agency shall direct the commissioner of revenue to waive the per-pound cost of recycling fee if the manufacturer demonstrates to the agency's satisfaction a good faith effort to meet its recycling obligation as determined under section 115A.1320. The petition must include:
- (1) documentation that the manufacturer has met at least 75 percent of its recycling obligation as determined under section 115A.1320;
- (2) a list of political subdivisions and public and private collectors with whom the manufacturer had a formal contract or agreement in effect during the previous program year to recycle or collect covered electronic devices;
- (3) the total amounts of covered electronic devices collected from both within and outside of the 11-county metropolitan area, as defined in subdivision 2;
- (4) a description of the manufacturer's best efforts to meet its recycling obligation as determined under section 115A.1320; and
 - (5) any other information requested by the agency.
- (c) If, as specified in paragraph (b), the term C (A x B) equals a positive number of pounds, that amount is defined as the manufacturer's recycling credits. (d) A manufacturer may retain phase I and phase II recycling credits to be added, in whole or in part, to the actual value of C, as reported under section 115A.1316, subdivision 2, during any succeeding program year, provided that no more than 25 percent of a manufacturer's recycling obligation (A x B) for any program year may be met with phase I and phase II recycling credits, separately or in combination, generated in a prior program year. A manufacturer may sell any portion or all of its phase I and phase II recycling credits to

another manufacturer, at a price negotiated by the parties, who may use the credits in the same manner.

- (d) (e) For the purpose of calculating a manufacturer's variable recycling fee under paragraph (b), starting with the program year beginning July 1, 2019, and continuing each year thereafter, the weight of covered electronic devices collected from households located outside the 11-county metropolitan area, as defined in subdivision 2, paragraph (e) (b), is calculated at 1.5 times their actual weight.
- (e) The registration fee for the initial program year and the base registration fee thereafter for a manufacturer who produces fewer than 100 video display devices for sale annually to households is \$1,250.
- (f) For the ninth program year, the agency shall publish a statewide recycling goal of 16,000,000 pounds.
- (g) For the ninth program year, the agency shall determine each registered manufacturer's market share of video display devices to be collected and recycled based on the manufacturer's percentage share of the total weight of video display devices sold as reported to the Department for the eighth program year as reported to the agency by July 15, 2015. By July 30, 2015, the agency shall provide each manufacturer with a determination of its share of video display devices to be collected and recycled, which is the quotient of the total weight of the manufacturer's video display devices sold to households in the eighth program year, divided by the total weight of all manufacturers' video display devices sold to households in this state based on reporting to the agency for the eighth program year, then applied proportionally to the statewide recycling goal of 16,000,000 pounds as specified in paragraph (f).
- (h) If a manufacturer's obligation for the recycling of video display devices as determined in paragraph (b), clauses (1) and (2), by weight is higher than the obligation determined by the agency in paragraph (g), then the higher number is the obligation for program year nine.
- (i) For the ninth program year, a manufacturer that did not report sales data to the department for the eighth or ninth program years shall be subject to a recycling obligation that is equal to 80 percent by weight of the manufacturer's video display devices sold to households.

EFFECTIVE DATE. This section is effective July 1, 2016.

Sec. 11. Minnesota Statutes 2014, section 115A.1316, is amended to read:

115A.1316 REPORTING REQUIREMENTS.

- Subdivision 1. **Manufacturer's reporting requirements.** (a) By August 1, 2016, each manufacturer must report to the agency using the form prescribed:
- (1) the total weight of each specific model of its video display devices sold to households during the previous program year; and
 - (2) either:
- (i) the total weight of its video display devices sold to households during the previous program year; or

- (ii) an estimate of the total weight of its video display devices sold to households during the previous program year, calculated by multiplying the weight of its video display devices sold nationally times the quotient of Minnesota's population divided by the national population. All manufacturers with sales of 99 or fewer video display devices to households in the state during the previous calendar year must report using the method under this item for calculating sales.
- (b) By September 1 of March 1, 2017, and each year, beginning in 2008 March 1 thereafter, each manufacturer must report to the department agency using the form prescribed:
- (1) the total weight of each specific model of its video display devices sold to households during the previous program calendar year; and
 - (2) either:
- (i) the total weight of its video display devices sold to households during the previous <u>calendar</u> year; or
- (3) (ii) an estimate of the total weight of its video display devices sold to households during the previous program calendar year, calculated by multiplying the weight of its video display devices sold nationally times the quotient of Minnesota's population divided by the national population. All manufacturers with sales of 99 or fewer video display devices to households in the state during the previous calendar year must report using the method under this item for calculating sales.

A manufacturer must submit with the report required under this paragraph a description of how the information or estimate was calculated.

- (b) (c) By September 1 of August 15 each year, beginning in 2008, each manufacturer must report to the department until June 30, 2017, and to the agency thereafter, the total weight of covered electronic devices the manufacturer collected from households and recycled or arranged to have collected and recycled during the preceding program year. If a manufacturer wishes to receive the variable recycling rate of 1.5 for covered electronic devices it recycles, the manufacturer must report separately the total weight of covered electronic devices collected from households located in counties specified in section 115A.1314, subdivision 1, paragraph (d), and those collected from households located outside those counties.
- (c) (d) By September 1 of August 15 each year, beginning in 2008, each manufacturer must report separately to the department until June 30, 2017, and to the agency thereafter:
- (1) the number of <u>phase I and phase II</u> recycling credits the manufacturer has purchased and sold during the preceding program year;
- (2) the number of <u>phase I and phase II</u> recycling credits possessed by the manufacturer that the manufacturer elects to use in the calculation of its variable recycling fee under section 115A.1314, subdivision 1; and
- (3) the number of <u>phase I and phase II</u> recycling credits the manufacturer retains at the beginning of the current program year.
- (e) Upon request of the commissioner of revenue, the agency shall provide a copy of each report to the commissioner of revenue.
- Subd. 2. **Recycler's reporting requirements.** By August 1 of July 15 each year, beginning in 2008, a recycler of covered electronic devices must report to the agency and the department:

- (1) the total weight of covered electronic devices recycled during the preceding program year and must certify that the recycler has complied with section 115A.1318, subdivision 2-;
- (2) the weight of video display devices recycled as part of covered electronic devices recycled during the previous program year; and
- (3) an estimate of the weight of portable batteries and any mercury-containing lamps that are associated with the covered electronic devices managed.

Upon request of the commissioner of revenue, the agency shall provide a copy of each report to the commissioner of revenue.

- Subd. 3. **Collector's reporting requirements.** By August 1 of July 15 each year, beginning in 2008, a collector must report separately to the agency using the form prescribed by the commissioner:
- (1) the total pounds of covered electronic devices collected in the counties specified in section 115A.1314, subdivision 1, paragraph (d), and all other Minnesota counties, and state;
 - (2) a list of all recyclers to whom collectors delivered covered electronic devices-; and
- (3) whether the collector had a contract with a recycler or manufacturer to provide pounds toward meeting a manufacturer's obligation.

EFFECTIVE DATE. This section is effective July 1, 2016.

Sec. 12. Minnesota Statutes 2014, section 115A.1318, subdivision 1, is amended to read:

Subdivision 1. **Manufacturer's responsibilities.** (a) In addition to fulfilling the requirements of sections 115A.1310 to 115A.1330, a manufacturer must comply with paragraphs (b) to (e) (f).

- (b) A manufacturer must annually recycle or arrange for the collection and recycling of an amount of covered electronic video display devices equal to the total weight of its video display devices sold to households during the preceding program year, multiplied by the proportion of sales of video display devices required to be recycled, as established determined by the agency under in section 115A.1320, subdivision 1, paragraph (c). A manufacturer must assume all financial responsibility associated with transporting and recycling covered electronic devices that are used to meet the manufacturer's recycling obligation determined under section 115A.1320 or that are counted as phase I or II recycling credits, including any necessary supplies. This excludes costs that are associated with receiving and aggregating covered electronic devices from households and all the activities up to the time that covered electronic devices are loaded for transport to a recycler or arranged for transportation to a recycler.
- (c) The obligations of a manufacturer apply only to video display devices received from households and do not apply to video display devices received from sources other than households.
- (d) A manufacturer must conduct and document due diligence assessments of collectors and recyclers it contracts with, including an assessment of items specified under subdivision 2. A manufacturer is responsible for maintaining, for a period of three years, documentation that all video display covered electronic devices recycled, partially recycled, or sent to downstream recycling operations comply with the requirements of subdivision 2.

- (e) A manufacturer must provide the agency with contact information for a person who can be contacted regarding the manufacturer's activities under sections 115A.1310 to 115A.1320.
- (f) Only the covered electronic devices that are recycled by a registered recycler that is certified by an ANSI-ASQ National Accreditation Board-accredited third-party certification body to an environmentally sound management standard are eligible to meet the manufacturer's obligation.

EFFECTIVE DATE. This section is effective July 1, 2016.

Sec. 13. Minnesota Statutes 2014, section 115A.1318, is amended by adding a subdivision to read:

Subd. 1a. Collector's responsibilities. (a) Collection sites must be:

- (1) staffed; and
- (2) open to the public at a frequency adequate to meet the needs of the area being served.
- (b) A collector may limit the number of covered electronic devices or covered electronic devices by product type accepted per customer per day or per delivery at a collection site or service.
 - (c) A collector must use only registered recyclers.

EFFECTIVE DATE. This section is effective July 1, 2016.

- Sec. 14. Minnesota Statutes 2014, section 115A.1318, subdivision 2, is amended to read:
- Subd. 2. **Recycler's responsibilities.** (a) As part of the report submitted under section 115A.1316, subdivision 2, a recycler must certify, except as provided in paragraph (b), that facilities that recycle video display covered electronic devices, including all downstream recycling operations:
 - (1) use only registered collectors;
- (2) comply with all applicable health, environmental, safety, and financial responsibility regulations;
 - (2) (3) are licensed by all applicable governmental authorities;
 - (3) (4) use no prison labor to recycle video display devices; and
- (4) (5) possess liability insurance of not less than \$1,000,000 for environmental releases, accidents, and other emergencies;
- (6) provide a report annually to each registered collector regarding the video display devices received from that entity; and
- (7) do not charge collectors for the transportation and recycling of covered electronic devices that meet a manufacturer's recycling obligation as determined under section 115A.1320, unless otherwise mutually agreed upon.
- (b) A nonprofit corporation that contracts with a correctional institution to refurbish and reuse donated computers in schools is exempt from paragraph (a), clauses (3) and (4) and (5).
- (c) Except to the extent otherwise required by law and unless agreed upon otherwise by the recycler or manufacturer, a recycler has no responsibility for any data that may be contained in

a covered electronic device if an information storage device is included in the covered electronic device.

EFFECTIVE DATE. This section is effective July 1, 2016.

Sec. 15. Minnesota Statutes 2014, section 115A.1320, is amended to read:

115A.1320 AGENCY AND DEPARTMENT DUTIES.

Subdivision 1. **Duties of agency.** (a) The agency shall administer sections 115A.1310 to 115A.1330.

- (b) The agency shall establish procedures for:
- (1) receipt and maintenance of the registration statements and certifications filed with the agency under section 115A.1312; and
- (2) making the statements and certifications easily available to manufacturers, retailers, and members of the public.
- (c) The agency shall annually review the value of the following variables that are part of the formula used to calculate a manufacturer's annual registration fee under section 115A.1314, subdivision 1:
- (1) the proportion of sales of video display devices sold to households that obligation-setting mechanism for manufacturers are required to recycle as specified under paragraph (g);
- (2) the estimated per-pound price of recycling covered electronic devices sold to households; and
 - (3) the base registration fee; and.
- (4) the multiplier established for the weight of covered electronic devices collected in section 115A.1314, subdivision 1, paragraph (d).
- (d) If the agency determines that any of these values must be changed in order to improve the efficiency or effectiveness of the activities regulated under sections 115A.1312 to 115A.1330, or if the revenues exceed the amount that the agency determines is necessary, the agency shall submit recommended changes and the reasons for them to the chairs of the senate and house of representatives committees with jurisdiction over solid waste policy.
- (d) (e) By January 15 September 1, 2016, and by May 1, 2017, and each year, beginning in 2008 May 1 thereafter, the agency shall calculate estimated sales of publish a statewide recycling goal for all video display devices sold to households by each manufacturer during the preceding program year, based on national sales data, and forward the estimates to the department. device waste that is the weight of all video display devices collected for recycling during each of the three most recently completed program years, excluding the most recently concluded program year, divided by two. For the program years beginning July 1, 2016, July 1, 2017, and July 1, 2018, the agency shall establish and publish separate statewide recycling goals for video display devices as follows:
- (1) the agency shall set the statewide recycling goal for video display devices at 25,000,000 pounds, 23,000,000 pounds, and 21,000,000 pounds, respectively, during these successive program years;

- (2) the agency shall set the recycling goal for televisions at 80 percent of the applicable amount in clause (1); and
- (3) the agency shall set the recycling goal for computer monitors at 20 percent of the applicable amount in clause (1).
- (f) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter, the agency shall determine each registered manufacturer's market share of video display devices to be collected and recycled based on the manufacturer's percentage share of the total weight of video display devices sold as reported to the agency under section 115A.1316, subdivision 1.
- (g) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter, the agency shall provide each manufacturer with a determination of the manufacturer's share of video display devices to be collected and recycled. A manufacturer's market share of video display devices as specified in paragraph (f) is applied proportionally to the statewide recycling goal as specified in paragraph (e) to determine an individual manufacturer's recycling obligation. Upon request by the commissioner of revenue, the agency must provide the information submitted to manufacturers under this paragraph to the commissioner of revenue.
- (e) (h) The agency shall provide a report to the governor and the legislature on the implementation of sections 115A.1310 to 115A.1330. For each program year, the report must discuss the total weight of covered electronic devices recycled and a summary of information in the reports submitted by manufacturers and recyclers under section 115A.1316. The report must also discuss the various collection programs used by manufacturers to collect covered electronic devices; information regarding covered electronic devices that are being collected by persons other than registered manufacturers, collectors, and recyclers; and information about covered electronic devices, if any, being disposed of in landfills in this state. The report must examine which covered electronic devices, based on economic and environmental considerations, should be subject to the obligation-setting mechanism under paragraph (g). The report must include a description of enforcement actions under sections 115A.1310 to 115A.1330. The agency may include in its report other information received by the agency regarding the implementation of sections 115A.1312 to 115A.1330. The report must be done in conjunction with the report required under section 115A.121.
- (f) (i) The agency shall promote public participation in the activities regulated under sections 115A.1312 to 115A.1330 through public education and outreach efforts.
- (g) (j) The agency shall enforce sections 115A.1310 to 115A.1330 in the manner provided by sections 115.071, subdivisions 1, 3, 4, 5, and 6; and 116.072, except for those provisions enforced by the department, as provided in subdivision 2. The agency may revoke a registration of a collector or recycler found to have violated sections 115A.1310 to 115A.1330.
- (h) (k) The agency shall facilitate communication between counties, collection and recycling centers, and manufacturers to ensure that manufacturers are aware of video display devices available for recycling.
- (i) The agency shall develop a form retailers must use to report information to manufacturers under section 115A.1318 and post it on the agency's Web site.
- (j) (l) The agency shall post on its Web site the contact information provided by each manufacturer under section 115A.1318, subdivision 1, paragraph (e).

- Subd. 2. Additional duties of department. (a) The department agency must collect the data submitted to it annually by each manufacturer on the total weight of each specific model of video display device sold to households, if provided; the total weight of video display devices sold to households; the total weight of covered electronic devices collected from households that are recycled; and data on phase I and phase II recycling credits, as required under section 115A.1316. The department must use this data to review each manufacturer's annual registration fee submitted to the department to ensure that the fee was calculated accurately according to the formula in section 115A.1314, subdivision 1.
- (b) The <u>department agency</u> must estimate, for each registered manufacturer, the sales of video display devices to households during the previous program year, based on:
- (1) data provided by a manufacturer on sales of video display devices to households, including documentation describing how that amount was calculated and certification that the amount is accurate; or
- (2) if a manufacturer does not provide the data specified in clause (1), national data on sales of video display devices.

The department must use the data specified in this subdivision to review each manufacturer's annual registration fee submitted to the department to ensure that the fee was calculated accurately according to the formula in section 115A.1314, subdivision 1.

- (c) The department must enforce section 115A.1314, subdivision 1. The audit, assessment, appeal, collection, enforcement, disclosure, and other administrative provisions of chapters 270B, 270C, and 289A that apply to the taxes imposed under chapter 297A apply to the fee imposed under section 115A.1314, subdivision 1. To enforce this subdivision, section 115A.1314, subdivision 1, the commissioner of revenue may grant extensions to pay, and impose and abate penalties and interest on, the fee due under section 115A.1314, subdivision 1, in the manner provided in chapters 270C and 289A as if the fee were a tax imposed under chapter 297A.
- (d) The department may disclose nonpublic data to the agency only when necessary for the efficient and effective administration of the activities regulated under sections 115A.1310 to 115A.1330. Any data disclosed by the department to the agency retains the classification it had when in the possession of the department.

EFFECTIVE DATE. This section is effective July 1, 2016.

Sec. 16. Minnesota Statutes 2014, section 115A.1323, is amended to read:

115A.1323 ANTICOMPETITIVE CONDUCT.

- (a) A manufacturer that organizes collection or recycling under this section sections 115A.1310 to 115A.1322 is authorized to engage in anticompetitive conduct to the extent necessary to plan and implement its chosen organized collection or recycling system and is immune from liability under state laws relating to antitrust, restraint of trade, unfair trade practices, and other regulation of trade or commerce.
- (b) An organization of manufacturers, an individual manufacturer, and its officers, members, employees, and agents who cooperate with a political subdivision that organizes collection or recycling under this section are authorized to engage in anticompetitive conduct to the extent necessary to plan and implement the organized collection or recycling system, provided that the

political subdivision actively supervises the participation of each entity. An organization, entity, or person covered by this paragraph is immune from liability under state law relating to antitrust, restraint of trade, unfair trade practices, and other regulation of trade or commerce.

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

Page 1, after line 12, insert:

"Sec. 18. REPEALER.

Minnesota Statutes 2014, section 115A.1310, subdivision 16, is repealed.

EFFECTIVE DATE. This section is effective July 1, 2016."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Pursuant to Rule 41.2, Senator Miller moved that he be excused from voting on all questions pertaining to H.F. No. 2841. The motion prevailed.

The question was taken on the adoption of the Eaton amendment.

The roll was called, and there were yeas 52 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Eaton	Ingebrigtsen	Nienow	Sheran
Anderson	Eken	Jensen	Osmek	Sieben
Benson	Fischbach	Johnson	Pappas	Sparks
Bonoff	Franzen	Kent	Pederson	Thompson
Brown	Goodwin	Kiffmeyer	Pratt	Tomassoni
Carlson	Hall	Latz	Reinert	Weber
Champion	Hann	Limmer	Ruud	Wiger
Clausen	Hawj	Lourey	Saxhaug	Wiklund
Dahle	Hayden	Marty	Scalze	
Dahms	Hoffman	Nelson	Schmit	
Dibble	Housley	Newman	Senjem	

The motion prevailed. So the amendment was adopted.

H.F. No. 2841 was read the third time, as amended, and placed on its final passage.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 54 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Eaton	Ingebrigtsen	Nienow	Sheran
Anderson	Eken	Jensen	Osmek	Sieben
Benson	Fischbach	Johnson	Pappas	Sparks
Bonoff	Franzen	Kent	Pederson	Stumpf
Brown	Goodwin	Kiffmeyer	Pratt	Thompson
Carlson	Hall	Latz	Reinert	Tomassoni
Chamberlain	Hann	Limmer	Ruud	Torres Ray
Champion	Hawj	Lourey	Saxhaug	Weber
Clausên	Hayden	Marty	Scalze	Wiger
Dahle	Hoffman	Nelson	Schmit	Wiklund
Dibble	Housley	Newman	Senjem	

So the bill, as amended, was passed and its title was agreed to.

SPECIAL ORDERS

Pursuant to Rule 26, Senator Sieben, designee of the Chair of the Committee on Rules and Administration, designated the following bills a Special Orders Calendar to be heard immediately:

H.F. Nos. 2625, 3590, S.F. Nos. 588, 877, 2525, 2251 and H.F. No. 3308.

SPECIAL ORDER

H.F. No. 2625: A bill for an act relating to local government; extending the response time residency requirement for Richfield firefighters; amending Laws 2010, chapter 207, section 1.

Was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 51 and nays 4, as follows:

Those who voted in the affirmative were:

Abeler	Eken	Kent	Pratt	Thompson
Benson	Fischbach	Kiffmeyer	Reinert	Tomassoni
Bonoff	Franzen	Latz	Ruud	Torres Ray
Brown	Goodwin	Limmer	Saxhaug	Weber
Carlson	Hann	Lourey	Scalze	Westrom
Chamberlain	Hawi	Marty	Schmit	Wiger
Champion	Hayden	Miller	Senjem	Wiklund
Clausen	Housley	Nelson	Sheran	
Dahle	Ingebrigtsen	Newman	Sieben	
Dibble	Jensen	Pappas	Sparks	
Eaton	Johnson	Pederson	Stumpf	

Those who voted in the negative were:

Anderson Hall Nienow Osmek

So the bill passed and its title was agreed to.

SPECIAL ORDER

H.F. No. 3590: A bill for an act relating to criminal justice; requiring a study on establishing an earned compliance credit program for persons under correctional supervision; requiring a report.

Was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 57 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Dahms	Hayden	Lourey	Reinert
Anderson	Dibble	Hoffman	Marty	Ruud
Benson	Eaton	Housley	Miller	Saxhaug
Bonoff	Eken	Ingebrigtsen	Nelson	Scalze
Brown	Fischbach	Jensen	Newman	Schmit
Carlson	Franzen	Johnson	Nienow	Senjem
Chamberlain	Goodwin	Kent	Osmek	Sheran
Champion	Hall	Kiffmeyer	Pappas	Sieben
Clausen	Hann	Latz	Pederson	Sparks
Dahle	Hawj	Limmer	Pratt	Stumpf

Thompson Torres Ray Westrom Wiklund Tomassoni Weber Wiger

So the bill passed and its title was agreed to.

SPECIAL ORDER

S.F. No. 588: A bill for an act relating to retirement; modifying cost of living adjustments; eliminating cost of living adjustment triggers; increasing St. Paul Teachers Retirement Fund Association employer contributions; making administrative changes to the Minnesota State Retirement System, Teachers Retirement Association, Public Employees Retirement Association, and St. Paul Teachers Retirement Fund Association; clarifying refund repayment procedures; modifying executive director credentials; clarifying combined service annuity augmentation rates and service requirements; revising appeal procedures; clarifying coverage for charter school administrators; modifying service credit purchase procedures; establishing new procedures for disability applications due to private disability insurance requirements; clarifying death and disability benefit payment provisions; modifying annual benefit limitations for federal tax code compliance; authorizing use of IRS correction procedures; clarifying benefit offsets for certain refund payments; clarifying police and fire plan coverage for certain Hennepin Healthcare System supervisors; modifying various economic actuarial assumptions; adopting recommendations of the Volunteer Firefighter Relief Association Working Group; increasing relief association lump-sum service pension maximums; lowering certain vesting requirements for Eden Prairie Volunteer Firefighters Relief Association; providing for the consolidation of the Coleraine and Bovey Volunteer Firefighters Relief Associations; modifying the MSRS disability application deadlines in certain instances; adopting definition of the Hometown Heroes Act related to public safety officer death benefits; allowing service credit purchase and Rule of 90-eligibility for certain Minnesota Department of Transportation employees; authorizing MnSCU employees to elect retroactive and prospective TRA coverage; authorizing MnSCU employee to transfer past service from IRAP to PERA; increasing maximum employer contribution to a supplemental laborers pension fund; authorizing certain additional sources of retirement plan funding; making technical and conforming changes; amending Minnesota Statutes 2014, sections 3A.03, subdivision 3; 16A.14, subdivision 2a; 352.03, subdivisions 5, 6; 352.113, subdivisions 2, 4; 353.01, subdivision 43; 353.012; 353.32, subdivisions 1, 4; 353.34, subdivision 2; 354.05, subdivision 2, by adding a subdivision; 354.06, subdivisions 2, 2a; 354.095; 354.45, by adding a subdivision; 354.46, subdivision 6; 354.48, subdivision 1; 354.52, subdivisions 4, 6; 354A.011, subdivision 29; 354A.093, subdivision 4; 354A.095; 354A.12, subdivision 2a; 354A.35, subdivision 2; 354A.38, as amended; 356.24, subdivision 1; 356.30, subdivision 1; 356.635, by adding subdivisions; 356.96, subdivisions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13; 423A.02, subdivision 3; 424A.01, by adding subdivisions; 424A.015, by adding a subdivision; 424B.20, subdivision 4; 490.121, subdivisions 25, 26; Minnesota Statutes 2015 Supplement, sections 3A.03, subdivision 2; 352.23; 352B.11, subdivision 4; 352D.05, subdivision 4; 353.01, subdivision 16; 353.0162; 353.64, subdivision 10; 353G.02, subdivision 6; 354.44, subdivision 9; 354A.093, subdivision 6; 354A.096; 354A.29, subdivision 7; 356.215, subdivisions 8, 11; 356.415, subdivisions 1a, 1d, 1e, 1f; 356.50, subdivision 2; 356.551, subdivision 2; 356.635, subdivision 10; 424A.02, subdivision 3; 490.124, subdivision 12; proposing coding for new law in Minnesota Statutes, chapters 356; 424A; repealing Minnesota Statutes 2014, sections 352.04, subdivision 11; 353.0161, subdivision 1; 353.34, subdivision 6; 354A.12, subdivision 2c; 354A.31, subdivision 3; 356.47, subdivision 1; 356.611, subdivisions 3, 3a, 4, 5; 356.96, subdivisions 14, 15; 424A.02, subdivision 13; Minnesota Statutes 2015 Supplement, sections

Sparks Stumpf Thompson Tomassoni Torres Ray Weber Westrom Wiger Wiklund

353.0161, subdivisions 2, 3; 354A.12, subdivision 3c; 354A.29, subdivisions 8, 9; 356.415, subdivision 1.

Senator Pappas moved to amend S.F. No. 588 as follows:

Page 12, line 13, after the second comma, insert "and thereafter,"

Page 12, line 17, after the second comma, insert "and thereafter,"

The motion prevailed. So the amendment was adopted.

S.F. No. 588 was read the third time, as amended, and placed on its final passage.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 61 and nays 1, as follows:

Those who voted in the affirmative were:

Dziedzic	Ingebrigtsen	Nienow
Eaton	Jensen	Osmek
Eken	Johnson	Pappas
Fischbach	Kent	Pederson
Franzen	Kiffmeyer	Reinert
Gazelka	Koenen	Rosen
Goodwin	Latz	Ruud
Hall	Limmer	Saxhaug
Hann	Lourey	Scalze
Hawi	Marty	Schmit
Hayden	Miller	Senjem
Hoffman	Nelson	Sheran
Housley	Newman	Sieben
	Eaton Eken Fischbach Franzen Gazelka Goodwin Hall Hann Hawj Hayden Hoffman	Eaton Jensen Eken Johnson Fischbach Kent Franzen Kiffmeyer Gazelka Koenen Goodwin Latz Hall Limmer Hann Lourey Hawj Marty Hayden Miller Hoffman Nelson

Those who voted in the negative were:

Pratt

So the bill, as amended, was passed and its title was agreed to.

SPECIAL ORDER

S.F. No. 877: A bill for an act relating to utilities; providing assessment authority; establishing requirements relating to crossing railroad rights-of-way by utilities; amending Minnesota Statutes 2014, section 216B.62, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 237.

Senator Sparks moved to amend S.F. No. 877 as follows:

Page 1, delete section 1 and insert:

"Section 1. Minnesota Statutes 2014, section 216B.62, is amended by adding a subdivision to read:

Subd. 5b. Assessments for certain right-of-way proceedings. The commission and department may charge a railroad, as defined in section 237.045, subdivision 1, paragraph (e), and a utility as defined in section 237.045, subdivision 1, paragraph (f), for their proportionate share of expenses incurred by the commission and department in the review and disposition of disputes contained in petitions filed under section 237.045. A railroad or utility that objects to an assessment of the

commission or department made under this subdivision has the same right to appeal the assessment under subdivision 4 as does a public utility."

- Page 1, line 19, delete everything after "means" and insert "a utility"
- Page 1, line 20, after "facility" insert "constructed"
- Page 1, line 22, after ""Facility"" insert "or "utility facility""
- Page 2, line 7, delete "gas;" and insert "natural gas; or"
- Page 2, line 8, delete "; or" and insert a period
- Page 2, delete lines 9 and 10 and insert:

"Facility includes, but is not limited to, pipes, sewers, conduits, cables, valves, lines, wires, manholes, and attachments."

- Page 2, line 11, delete "that the relevant utility facilities run" and insert "a utility facility that runs"
- Page 2, line 13, delete everything after "parties," and insert "after which the utility facility crosses the railroad lines, terminates, or exits the railroad right-of-way."
 - Page 2, delete line 14
- Page 2, line 17, after the period, insert "For purposes of this section, "railroad" does not include a regional rail authority as defined in section 398A.01, subdivision 2."
 - Page 2, line 19, after "agency," insert "municipality,"
- Page 2, line 21, delete everything after "<u>carrier</u>" and insert ". <u>Utility includes contractors or</u> agents."
 - Page 2, line 22, before "This" insert "(a)"
- Page 2, line 25, delete "of \$750" and insert "that equals or exceeds the standard crossing fee under subdivision 6"
 - Page 2, after line 27, insert:
- "(b) This section does not apply to a crossing or paralleling of a large energy facility, as defined in section 216B.2421, subdivision 2, regardless of length."
 - Page 2, line 31, delete "shall" and insert "must" and delete the second "a"
 - Page 2, line 32, delete "drawing" and insert "an engineering design"
- Page 2, line 33, after the period, insert "The engineering design must be in conformance with guidelines published in the most recent edition of the (1) National Electric Safety Code, or (2) Manual for Railway Engineering of the American Railway Engineering and Maintenance-of-Way Association."
 - Page 2, delete lines 35 and 36 and insert:

- "(c) The application must be accompanied by the standard crossing fee as specified in subdivision 6 and evidence of insurance as required in subdivision 7. The utility shall send the application to the railroad by certified mail, with return receipt requested.
- (d) Within 15 calendar days of receipt of an application that is not complete, the railroad shall inform the applicant regarding any additional necessary information and submittals."
 - Page 3, delete lines 1 and 2
 - Page 3, before line 3, insert:
- "Subd. 4. Inductive interference study. (a) A railroad may require an electric utility to conduct an inductive interference study if:
 - (1) the facility is for an electric energy transmission line of at least 125 kilovolts; and
- (2) in accordance with guidelines in the National Electric Safety Code and the Manual for Railway Engineering of the American Railway Engineering and Maintenance-of-Way Association, the railroad reasonably determines that the proposed facility poses a material possibility of creating induction interference with railroad property.
- (b) The utility must arrange and pay for the study, perform and pay for any costs of modifications to the proposed facility, and pay for any costs of modifications to railroad property that are necessary to ensure safe and reliable railroad operations. The study must be performed by a qualified engineer approved by the railroad.
- (c) A utility facility for which an inductive interference study has been performed under this subdivision may not be energized until at least 30 calendar days after the railroad receives notice from the utility that the facility is ready to be energized. Within 30 days of receiving notice that the facility is ready to be energized, the railroad shall conduct any appropriate tests to ensure that there will not be any interference with safe operation of the railroad following energization."
 - Page 3, line 3, delete "30" and insert "35 calendar"
 - Page 3, line 11, before "The" insert "Except as otherwise provided in this subdivision,"
 - Page 3, line 19, delete "shall be considered" and insert "is"
 - Page 3, delete lines 22 to 32 and insert:
- "Subd. 7. Certificate of insurance; coverage. (a) The certificate of insurance or coverage submitted by:
- (1) a municipal utility or municipality must include commercial general liability insurance or an equivalent form with a limit of at least \$1,000,000 for each occurrence and an aggregate of at least \$2,000,000;
- (2) a utility providing natural gas service must include commercial general liability insurance with a combined single limit of at least \$5,000,000 for each occurrence and an aggregate limit of at least \$10,000,000; or
- (3) a utility other than as specified in clauses (1) and (2) must include commercial general liability insurance with a combined single limit of at least \$2,000,000 for each occurrence and an aggregate limit of at least \$6,000,000."

Page 3, line 33, delete "(d)" and insert "(b)"

Page 3, line 34, delete "\$4,000,000" and insert "\$6,000,000"

Page 4, line 3, delete "(e)" and insert "(c)"

Page 4, after line 34, insert:

- "Subd. 10. Operational relocation. (a) A railroad may require a utility to relocate a facility when the railroad determines that relocation is essential to accommodate railroad operations, and the relocation is not arbitrary or unreasonable. Before agreeing to the relocation, a utility may require a railroad to provide a statement and supporting documentation identifying the operational necessity for requesting the relocation. A utility must perform the relocation within a reasonable period of time following agreement.
- (b) Relocation is at the expense of the small utility. A standard fee under subdivision 5 may not be imposed for relocation."

Renumber the subdivisions in sequence

Page 5, line 2, delete "The use of" and insert "A utility may choose to undertake a crossing or paralleling under" and delete "is optional"

The motion prevailed. So the amendment was adopted.

Senator Dahms moved to amend S.F. No. 877 as follows:

Page 2, line 17, after the period, insert "For purposes of this section, "railroad" does not include a regional rail authority as defined in section 398A.01, subdivision 2, that serves at least five counties. The exclusion for a regional rail authority sunsets July 1, 2021."

Senator Dahms moved to amend the Dahms amendment to S.F. No. 877 as follows:

Page 1, line 3, delete "serves" and insert "is owned by"

The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the Dahms amendment, as amended. The motion did not prevail. So the amendment, as amended, was not adopted.

Senator Dahms moved to amend S.F. No. 877 as follows:

Page 3, line 11, delete "\$750" and insert "\$1,250"

The motion prevailed. So the amendment was adopted.

S.F. No. 877 was read the third time, as amended, and placed on its final passage.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Brown	Clausen	Dibble	Franzen
Anderson	Carlson	Cohen	Eaton	Gazelka
Benson	Chamberlain	Dahle	Eken	Goodwin
Bonoff	Champion	Dahms	Fischbach	Hall

Hann	Kiffmeyer	Nienow	Saxhaug	Tomassoni
Hawi	Koenen	Ortman	Scalze	Torres Ray
Hayden	Latz	Osmek	Schmit	Weber
Hoffman	Limmer	Pappas	Senjem	Westrom
Housley	Lourey	Pederson	Sheran	Wiger
Ingebrigtsen	Marty	Pratt	Sieben	Wiger Wiklund
Jensen	Miller	Reinert	Sparks	
Johnson	Nelson	Rosen	Stumpf	
Kent	Newman	Rund	Thompson	

So the bill, as amended, was passed and its title was agreed to.

SPECIAL ORDER

S.F. No. 2525: A bill for an act relating to environment; providing for labeling of certain nonwoven disposable products; proposing coding for new law in Minnesota Statutes, chapter 325E.

CALL OF THE SENATE

Senator Jensen imposed a call of the Senate for the balance of the proceedings on S.F. No. 2525. The Sergeant at Arms was instructed to bring in the absent members.

S.F. No. 2525 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 49 and nays 9, as follows:

Those who voted in the affirmative were:

Eaton	Housley	Miller	Scalze
Eken	Ingebrigtsen	Nelson	Schmit
Fischbach	Jensen	Newman	Senjem
Franzen	Johnson	Osmek	Sheran
Gazelka	Kent	Pappas	Stumpf
Goodwin	Koenen	Pederson	Tomassoni
Hann	Latz	Reinert	Torres Ray
Hawj	Limmer	Rest	Westrom
Hayden	Lourey	Rosen	Wiklund
Hoffman	Marty	Ruud	
	Eken Fischbach Franzen Gazelka Goodwin Hann Hawj Hayden	Eken Ingebrigtsen Fischbach Jensen Franzen Johnson Gazelka Kent Goodwin Koenen Hann Latz Hawj Limmer Hayden Lourey	Eken Ingebrigtsen Nelson Fischbach Jensen Newman Franzen Johnson Osmek Gazelka Kent Pappas Goodwin Koenen Pederson Hann Latz Reinert Hawj Limmer Rest Hayden Lourey Rosen

Those who voted in the negative were:

Benson	Hall	Nienow	Pratt	Weber
Chamberlain	Kiffmeyer	Ortman	Thompson	

So the bill passed and its title was agreed to.

SPECIAL ORDER

S.F. No. 2251: A bill for an act relating to public safety; prohibiting the use of electronic incapacitation cuffs on persons who are in custody for a criminal offense; providing penalties; amending Minnesota Statutes 2014, section 624.731, subdivision 6; proposing coding for new law in Minnesota Statutes, chapter 624.

Senator Goodwin moved that S.F. No. 2251 be laid on the table. The motion prevailed.

SPECIAL ORDER

H.F. No. 3308: A bill for an act relating to civil law; requiring the court to provide information on alternative dispute resolution to parties in family law cases; amending Minnesota Statutes 2014, section 518.168.

Was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 48 and nays 10, as follows:

Those who voted in the affirmative were:

Abeler	Fischbach	Ingebrigtsen	Nelson	Sheran
Bonoff	Franzen	Jensen	Nienow	Stumpf
Brown	Gazelka	Johnson	Pappas	Thompson
Carlson	Goodwin	Kent	Pederson	Tomassoni
Champion	Hall	Kiffmeyer	Reinert	Torres Ray
Clausen	Hann	Koenen	Rest	Weber
Dahle	Hawj	Limmer	Rosen	Westrom
Dahms	Hayden	Lourey	Scalze	Wiklund
Eaton	Hoffman	Marty	Schmit	
Eken	Housley	Miller	Senjem	

Those who voted in the negative were:

Anderson	Chamberlain	Latz	Ortman	Pratt
Benson	Dibble	Newman	Osmek	Ruud

So the bill passed and its title was agreed to.

MOTIONS AND RESOLUTIONS - CONTINUED

S.F. No. 2760 and the Conference Committee Report thereon were reported to the Senate.

CONFERENCE COMMITTEE REPORT ON S.F. NO. 2760

A bill for an act relating to state lands; providing for valuation of bond-financed property; modifying provisions for sale and exchange of state land; modifying prior sales authorization; providing for release of certain reversionary interest; designating state waysides and forests; adding to and deleting from state forests and parks; authorizing sales, conveyances, and exchange of certain state lands; amending Minnesota Statutes 2014, sections 85.013, by adding a subdivision; 89.021, by adding a subdivision; 92.115, by adding a subdivision; 94.3495, subdivisions 2, 3, 7; Minnesota Statutes 2015 Supplement, section 94.10, subdivision 2; Laws 2012, chapter 236, section 28, subdivisions 2, 5, 9; proposing coding for new law in Minnesota Statutes, chapter 94.

May 18, 2016

The Honorable Sandra L. Pappas President of the Senate

The Honorable Kurt L. Daudt Speaker of the House of Representatives

We, the undersigned conferees for S.F. No. 2760 report that we have agreed upon the items in dispute and recommend as follows:

That the House recede from its amendment and that S.F. No. 2760 be further amended as follows:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2014, section 85.013, is amended by adding a subdivision to read:

- Subd. 21c. Saint Croix Boom Site Wayside, Washington County.
- Sec. 2. Minnesota Statutes 2014, section 89.021, is amended by adding a subdivision to read:
- Subd. 11a. Centennial State Forest.
- Sec. 3. Minnesota Statutes 2014, section 92.115, is amended by adding a subdivision to read:
- Subd. 3. Closing costs. The purchaser of state land must pay recording fees and the state deed tax.
 - Sec. 4. Minnesota Statutes 2015 Supplement, section 94.10, subdivision 2, is amended to read:
- Subd. 2. **Public sale requirements.** (a) After complying with subdivision 1 and before any public sale of surplus state-owned land is made and at least 30 days before the sale, the commissioner of natural resources shall publish a notice of the sale in a newspaper of general distribution in the county in which the real property to be sold is situated. The notice shall specify the time and place at which the sale will commence, a general description of the lots or tracts to be offered, and a general statement of the terms of sale. The commissioner shall also provide electronic notice of sale.
- (b) The minimum bid for a parcel of land must include the estimated value or appraised value of the land and any improvements and, if any of the land is valuable for merchantable timber, the value of the merchantable timber. The minimum bid may include expenses incurred by the commissioner in rendering the property salable, including survey, appraisal, legal, advertising, and other expenses.
 - (c) The purchaser of state land must pay recording fees and the state deed tax.
- (e) (d) Except as provided under paragraph (d) (e), parcels remaining unsold after the offering may be sold to anyone agreeing to pay at least 75 percent of the appraised value. The sale shall continue until all parcels are sold or until the commissioner orders a reappraisal or withdraws the remaining parcels from sale.
- (d) (e) The commissioner may retain the services of a licensed real estate broker to find a buyer for parcels remaining unsold after the offering. The sale price may be negotiated by the broker, but must not be less than 90 percent of the appraised value as determined by the commissioner. The broker's fee must be established by prior agreement between the commissioner and the broker and must not exceed ten percent of the sale price for sales of \$10,000 or more. The broker's fee must be paid to the broker from the proceeds of the sale.

Sec. 5. [94.101] VALUATION OF BOND-FINANCED PROPERTY.

Notwithstanding the valuation provisions of sections 16A.695, subdivision 3, and 94.10, subdivision 1, paragraph (a), for the sale of state bond-financed property administered by the commissioner of natural resources, the commissioner may determine the value of such property based on the data specified in section 84.0272, subdivision 3, provided that the value of the property is \$50,000 or less.

- Sec. 6. Minnesota Statutes 2014, section 94.3495, subdivision 2, is amended to read:
- Subd. 2. **Classes of land; definitions.** (a) The classes of public land that may be involved in an expedited exchange under this section are:
- (1) Class 1 land, which for the purpose of this section is Class A land as defined in section 94.342, subdivision 1, except for:;
 - (i) school trust land as defined in section 92.025; and
 - (ii) university land granted to the state by acts of Congress;
- (2) Class 2 land, which for the purpose of this section is Class B land as defined in section 94.342, subdivision 2; and
- (3) Class 3 land, which for the purpose of this section is all land owned in fee by a governmental subdivision of the state.
 - (b) "School trust land" has the meaning given under section 92.025.
 - (c) "University land" means land granted to the state by acts of Congress for university purposes.
 - Sec. 7. Minnesota Statutes 2014, section 94.3495, subdivision 3, is amended to read:
- Subd. 3. **Valuation of land.** (a) In an exchange of Class 1 land for Class 2 or 3 land, the value of all the land shall be determined by the commissioner of natural resources, but the county board must approve the value determined for the Class 2 land and the governmental subdivision of the state must approve the value determined for the Class 3 land. In an exchange of Class 2 land for Class 3 land, the value of all the land shall be determined by the county board of the county in which the land lies, but the governmental subdivision of the state must approve the value determined for the Class 3 land.
- (b) To determine the value of the land, the parties to the exchange may either (1) cause the land to be appraised, utilize the valuation process provided under section 84.0272, subdivision 3, or obtain a market analysis from a qualified real estate broker or (2) determine the value for each forty or lot, or a portion thereof, using the most current township or county assessment schedules for similar land types from the county assessor of the county in which the lands are located. Merchantable timber value must should be determined and considered in finalizing valuation of the lands.
- (b) All (c) Except for school trust lands and university lands, the lands exchanged under this section shall be exchanged only for lands of at least substantially equal value. For the purposes of this subdivision, "substantially equal value" has the meaning given under section 94.343, subdivision 3, paragraph (b). No payment is due either party if the lands, other than school trust lands or university lands, are of substantially equal value but are not of the same value.
- (d) School trust lands and university lands exchanged under this section must be exchanged only for lands of equal or greater value.
 - Sec. 8. Minnesota Statutes 2014, section 94.3495, subdivision 7, is amended to read:
- Subd. 7. Reversionary interest; Mineral and water power rights and other reservations. (a) All deeds conveying land given in an expedited land exchange under this section shall include a reverter that provides that title to the land automatically reverts to the conveying governmental unit if:

- (1) the receiving governmental unit sells, exchanges, or otherwise transfers title of the land within 40 years of the date of the deed conveying ownership; and
- (2) there is no prior written approval for the transfer from the conveying governmental unit. The authority for granting approval is the commissioner of natural resources for former Class 1 land, the county board for former Class 2 land, and the governing body for former Class 3 land.
- (b) Class 1 land given in exchange is subject to the reservation provisions of section 94.343, subdivision 4. Class 2 land given in exchange is subject to the reservation provisions of section 94.344, subdivision 4. County fee land given in exchange is subject to the reservation provisions of section 373.01, subdivision 1, paragraph (g).
 - Sec. 9. Laws 2012, chapter 236, section 28, subdivision 2, is amended to read:
- Subd. 2. **Method of sale.** (a) The leaseholder of a leased parcel may purchase at private sale the leased parcel and any other lands allocated to the parcel by the county under subdivision 6 that is offered for sale under this section. The purchase price is the appraised value of the land under subdivision 3 exclusive of improvements on it. To purchase a parcel, a leaseholder must pay in cash to the county an amount equal to the appraised value of the land within 180 days from the date of mailing to or service of notice of appraised value to the leaseholder by the county. The 180-day period runs from the date of mailing of a copy of the appraisal to the leaseholder at the address shown upon the most recent lease agreement between the parties, exclusive of the date of mailing or service. The county may use any alternative method of notice under the Minnesota Rules of Civil Procedure for the service of a summons and complaint.
- (b) If the leaseholder does not purchase the parcel so offered, the county may offer the lands for sale at public auction under the provisions of Minnesota Statutes, section 282.01, subdivision 3 7. If a person other than the leaseholder purchases the parcel, the purchaser must make payment in full to the leaseholder in the manner provided in Minnesota Statutes, section 92.06, subdivision 4, for the value of any improvements as determined under subdivision 3.
- (c) Failure of a purchaser to comply with the terms of payment voids the sale and the property may be reoffered for sale.
 - Sec. 10. Laws 2012, chapter 236, section 28, subdivision 5, is amended to read:
- Subd. 5. **Survey.** (a) Prior to offering it for sale, St. Louis County shall have each lot surveyed by a licensed surveyor-, with the exception of those lots that do not have adequate survey monumentation as determined by the county surveyor.
- (b) The costs of the survey must be allocated by the county to the lots offered for sale and the successful purchaser on each lot shall reimburse the county for the survey costs allocated to the lot purchased. If no one purchases the lot, the county is responsible for the survey costs. All surveying must be conducted by a licensed surveyor.
 - Sec. 11. Laws 2012, chapter 236, section 28, subdivision 9, is amended to read:
 - Subd. 9. **Sunset.** This section expires five seven years after the effective date.
 - Sec. 12. SAINT CROIX BOOM SITE WAYSIDE.

The following area is designated as the Saint Croix Boom Site Wayside: that part of Government Lots 2 and 3, Section 15, Township 30 North, Range 20 West, excepting therefrom the westerly 75 feet of Governmental Lot 3, which lies southeasterly of Line 1 described below:

Line 1: Commencing at Government Meander Corner No. 5 on the east line of said Section 15; thence northerly on an azimuth of 01 degree 01 minute 36 seconds along said east line for 50.80 feet to the point of beginning of Line 1 to be described; thence on an azimuth of 222 degrees 13 minutes 44 seconds for 466.01 feet; thence southwesterly for 642.53 feet on a nontangential curve, concave to the northwest, having a radius of 3,769.72 feet, a delta angle of 09 degrees 45 minutes 57 seconds and a chord azimuth of 226 degrees 59 minutes 07 seconds; thence on an azimuth of 231 degrees 44 minutes 30 seconds for 389.72 feet; thence deflect to the left on a tangential curve, having a radius of 904.93 feet and a delta angle of 16 degrees 44 minutes 05 seconds, for 264.31 feet; thence on an azimuth of 215 degrees 00 minutes 25 seconds for 657.38 feet; thence on an azimuth of 305 degrees 00 minutes 25 seconds for 10.00 feet; thence on an azimuth of 215 degrees 00 minutes 25 seconds for 175.86 feet; thence deflect to the right on a tangential curve, having a radius of 612.96 feet and a delta angle of 17 degrees 24 minutes 49 seconds for 186.29 feet; thence on an azimuth of 142 degrees 25 minutes 14 seconds for 10.00 feet; thence westerly for 602.56 feet on a nontangential curve, concave to the north, having a radius of 622.96 feet, a delta angle of 55 degrees 25 minutes 11 seconds and a chord azimuth of 260 degrees 07 minutes 50 seconds; thence on an azimuth of 287 degrees 50 minutes 26 seconds for 15.80 feet; thence on an azimuth of 197 degrees 50 minutes 26 seconds for 90.00 feet; thence on an azimuth of 287 degrees 50 minutes 26 seconds for 180.02 feet and there terminating.

No access is permitted to Trunk Highway 95 from the lands described above, except that access is permitted between:

- (1) points distant 502.82 feet and 562.82 feet easterly of the point of termination of Line 1 described above;
- (2) points distant 892.54 feet and 952.54 feet southwesterly of the point of beginning of Line 1 described above;
- (3) points distant 1,314.26 feet and 1,374.26 feet southwesterly of the point of beginning of Line 1 described above; and
- (4) points distant 1,759.57 and 1,819.57 feet southwesterly of the point of beginning of Line 1 described above.

Sec. 13. CENTENNIAL STATE FOREST.

The following areas are designated as the Centennial State Forest:

- (1) the Northwest Quarter of the Northwest Quarter, Section 4, Township 139 North, Range 27 West;
- (2) the North Half of the Northeast Quarter, the Southeast Quarter of the Northwest Quarter, and the Northeast Quarter of the Southwest Quarter, Section 5, Township 139 North, Range 27 West;
- (3) the Southwest Quarter of the Northeast Quarter and the Southeast Quarter, Section 19, Township 140 North, Range 27 West;

- (4) the Northwest Quarter of the Northeast Quarter, the South Half of the Northeast Quarter, the Southeast Quarter of the Northwest Quarter, the East Half of the Southwest Quarter, and the Southeast Quarter, Section 20, Township 140 North, Range 27 West;
- (5) the North Half of the Southwest Quarter and the Northwest Quarter of the Southeast Quarter, Section 27, Township 140 North, Range 27 West;
- (6) the South Half of the Northeast Quarter, the Northwest Quarter, the Northeast Quarter of the Southwest Quarter, and the North Half of the Southeast Quarter, Section 28, Township 140 North, Range 27 West;
 - (7) Section 29, Township 140 North, Range 27 West;
- (8) the Northeast Quarter, the Northeast Quarter of the Northwest Quarter, the North Half of the Southeast Quarter, and the Southeast Quarter of the Southeast Quarter, Section 30, Township 140 North, Range 27 West;
 - (9) the North Half of the Northeast Quarter, Section 31, Township 140 North, Range 27 West;
- (10) the Northeast Quarter, the North Half of the Southeast Quarter, and the Southeast Quarter of the Southeast Quarter, Section 32, Township 140 North, Range 27 West;
 - (11) the Southwest Quarter, Section 33, Township 140 North, Range 27 West; and
 - (12) Section 36, Township 140 North, Range 28 West.

Sec. 14. DELETION FROM STATE PARKS.

Subdivision 1. **[85.012] [Subd. 42.] Mille Lacs Kathio State Park, Mille Lacs County.** The following area is deleted from Mille Lacs Kathio State Park: that part of Government Lot 3, Section 33, Township 43 North, Range 27 West, described as follows:

Commencing at the northwest corner of said Government Lot 3, said corner being marked by a 2-1/2 inch aluminum post with brass cap (Bureau of Land Management Monument); thence North 89 degrees 43 minutes 55 seconds East, assumed bearing, along the north line of said Government Lot 3, a distance of 1,076.85 feet to the point of beginning of the land to be described; thence continuing North 89 degrees 43 minutes 55 seconds East, along said north line, a distance of 40.88 feet to a 3/4-inch iron rod with disk stamped MN DNR PROPERTY; thence continuing North 89 degrees 43 minutes 55 seconds East, along said north line, a distance of 299.64 feet to a 3/4-inch rebar with plastic cap stamped MN DNR LS 47461; thence South 14 degrees 26 minutes 27 seconds East, a distance of 170.18 feet to a 3/4-inch iron rod with disk stamped MN DNR PROPERTY; thence South 89 degrees 43 minutes 55 seconds West, a distance of 413.14 feet to a 3/4-inch iron rod; thence continuing South 89 degrees 43 minutes 55 seconds West, a distance of 10.50 feet; thence North 07 degrees 53 minutes 17 seconds East, a distance of 70.68 feet; thence North 18 degrees 01 minute 43 seconds East, a distance of 100.09 feet to the point of beginning. Containing 1.46 acres, more or less.

Subd. 2. [85.012] [Subd. 61.] Zippel Bay State Park, Lake of the Woods County. The following area is deleted from Zippel Bay State Park: the South Half of the Northwest Quarter of Section 14, Township 162 North, Range 33 West.

Sec. 15. ADDITIONS TO STATE FORESTS.

Subdivision 1. [89.021] [Subd. 4.] Bear Island State Forest. The following area is added to the Bear Island State Forest: all of Township 62 North, Range 12 West.

- Subd. 2. [89.021] [Subd. 13.] Cloquet Valley State Forest. The following areas are added to the Cloquet Valley State Forest:
 - (1) Sections 17 to 20 and 29 to 32, Township 54 North, Range 16 West;
 - (2) Sections 2 to 11, 15 to 23, and 26 to 35, Township 53 North, Range 17 West;
 - (3) Sections 13 to 35, Township 54 North, Range 17 West;
 - (4) Section 36, Township 53 North, Range 18 West; and
 - (5) Section 36, Township 54 North, Range 18 West.
- Subd. 3. [89.021] [Subd. 27.] Kabetogama State Forest. The following areas are added to the Kabetogama State Forest:
 - (1) Sections 2 and 3, Township 62 North, Range 19 West; and
 - (2) Sections 6 and 7, Township 63 North, Range 21 West.
- Subd. 4. **[89.021] [Subd. 50.] Sturgeon River State Forest.** The following area is added to the Sturgeon River State Forest: all of Township 60 North, Range 20 West.
- Subd. 5. [89.021] [Subd. 55.] Whiteface River State Forest. The following area is added to the Whiteface River State Forest: the Southeast Quarter of the Southeast Quarter, Section 11, Township 56 North, Range 19 West.

Sec. 16. EXCHANGE OF STATE LAND; AITKIN, BELTRAMI, AND KOOCHICHING COUNTIES.

- (a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342, subdivision 3, and subject to the valuation restrictions described in paragraph (c), the commissioner of natural resources may, with the approval of the Land Exchange Board as required under the Minnesota Constitution, article XI, section 10, and according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the state-owned land leased for farming wild rice described in paragraph (b).
- (b) The state land that may be exchanged is held under the following state leases for farming of wild rice:
 - (1) Lease LAGR001305, covering 175.1 acres in Aitkin County;
 - (2) Lease LMIS010040, covering 107.1 acres in Beltrami County;
 - (3) Lease LMIS010096, covering 137.4 acres in Beltrami County; and
 - (4) Lease LAGR001295, covering 264.40 acres in Koochiching County.
- (c) For the appraisal of the land, no improvements paid for by the lessee shall be included in the estimate of market value.
- (d) Additional adjoining state lands may be added to the exchanges if mutually agreed upon by the commissioner and the exchange partner to avoid leaving unmanageable parcels of land in state

ownership after an exchange or to meet county zoning standards or other regulatory needs for the wild rice farming operations.

(e) The state land administered by the commissioner of natural resources in Koochiching County borders the Lost River. The lands to be exchanged are not required to provide at least equal opportunity for access to waters by the public, but the lands must be at least equal in value and have the potential to generate revenue for the school trust lands.

Sec. 17. RELEASE OF REVERSIONARY INTEREST; ANOKA COUNTY LAND TRANSFER.

- (a) Notwithstanding Laws 1998, chapter 407, article 7, section 1, subdivision 2, paragraph (c), or other law to the contrary, the state shall extinguish the state's reversionary interest in land transferred by deeds according to paragraph (b), and release Anoka County from the requirement to use the land for governmental purposes. The release must be by quit claim deed, for no consideration, in a form approved by the attorney general. The attorney general may make changes to the land descriptions to correct errors and ensure accuracy.
 - (b) This section applies to land transferred:
- (1) by quit claim deed dated December 21, 2000, recorded on December 26, 2000, as Anoka County Recorder Document No. 1541488, conveying the following described property: all that part of Government Lot 1, Section 6, Township 31, Range 24 West, Anoka County, Minnesota described as follows: beginning at the northeast corner of said Government Lot 1, Section 6; thence South 00 degrees 51 minutes 13 seconds West along the east line of said Government Lot 1 a distance of 84.79 feet; thence South 45 degrees 51 minutes 25 seconds West 153.51 feet; thence South 89 degrees 08 minutes 19 seconds West to the southeasterly shoreline of the Rum River; thence northeasterly along said shoreline to the north line of said Government Lot 1; thence easterly along said north line of Government Lot 1 to the point of beginning. AND all that part of Government Lot 4 and that part of the Southeast Quarter of the Southwest Quarter, all in Section 31, Township 32, Range 24, Anoka County, Minnesota, described as follows: beginning at the southwest corner of said Southeast Quarter of the Southwest Quarter of Section 31; thence North 13 degrees 16 minutes 11 seconds East 473.34 feet; thence North 07 degrees 54 minutes 43 seconds East 186.87 feet; thence North 14 degrees 08 minutes 33 seconds West 154.77 feet; thence North 62 degrees 46 minutes 44 seconds West 567.69 feet; thence South 27 degrees 01 minutes 08 seconds West 182.54 feet; thence North 57 degrees 22 minutes 29 seconds West to the southeasterly shoreline of the Rum River; thence southwesterly along said shoreline to the south line of said Government Lot 4; thence easterly along said south line of Government Lot 4 to the point of beginning. For the purpose of these descriptions, the south line of said Southeast Quarter of the Southwest Quarter of Section 31 has an assumed bearing of North 89 degrees 08 minutes 19 seconds East; and
- (2) by quit claim deed dated July 18, 2012, recorded on July 24, 2012, as Anoka County Recorder Document No. 2036093.001, conveying the following described property: that part of Government Lot 3 and Government Lot 4, Section 31, Township 32, Range 24, Anoka County, Minnesota, described as follows: commencing at the southwest corner of the Southeast Quarter of the Southwest Quarter of said Section 31; thence North 13 degrees 16 minutes 11 seconds East 473.34 feet; thence North 07 degrees 54 minutes 43 seconds East 186.87 feet; thence North 14 degrees 08 minutes 33 seconds West 154.77 feet; thence North 62 degrees 46 minutes 44 seconds West 567.69 feet; thence South 27 degrees 01 minutes 08 seconds West 182.54 feet to the point of beginning of the land to be described; thence North 27 degrees 01 minutes 08 seconds East 182.54 feet; thence South 62

degrees 46 minutes 44 seconds East 40.77 feet; thence North 25 degrees 45 minutes 30 seconds East 74.43 feet; thence northerly 88.30 feet along a tangential curve concave to the West having a radius of 186.15 feet and a central angle of 27 degrees 10 minutes 50 seconds; thence North 01 degrees 25 minutes 20 seconds West, tangent to said curve, 140.53 feet; thence North 71 degrees 56 minutes 34 seconds West to the southeasterly shoreline of the Rum River; thence southwesterly along said shoreline to its intersection with a line bearing North 57 degrees 22 minutes 29 seconds West from the point of beginning; thence South 57 degrees 22 minutes 29 seconds East to the point of beginning.

(c) Anoka County has determined that the county's land management interests would best be served by entering a long-term lease to use the land for veterans housing.

Sec. 18. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> BELTRAMI COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Beltrami County may sell the tax-forfeited lands bordering public waters described in paragraph (c) by public sale, under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
 - (c) The lands to be sold are located in Beltrami County and are described as:
 - (1) PID 15.00136.00;
 - (2) PID 46.00182.00;
 - (3) PID 48.00169.00;
 - (4) PID 80.06391.00;
 - (5) PID 49.00516.00;
 - (6) PID 49.00522.00; and
 - (7) PID 49.00523.00.
- (d) The county has determined that the county's land management interests would be best served if the lands were returned to private ownership.

Sec. 19. PRIVATE SALE OF CONSOLIDATED CONSERVATION LAND; BELTRAMI COUNTY.

- (a) Notwithstanding the public sale provisions of Minnesota Statutes, sections 282.221 to 282.226, the commissioner of natural resources may sell by private sale the consolidated conservation land that is described in paragraph (c).
- (b) For the appraisal of the land, no improvements paid for by the wild rice farming lessee shall be included in the estimate of market value.
 - (c) The land that may be sold is located in Beltrami County and is described as:
- (1) the Southeast Quarter of the Northwest Quarter of the Southwest Quarter and the South 150 feet of the Northeast Quarter of the Northwest Quarter of the Southwest Quarter and the East 150 feet

of the Southwest Quarter of the Northwest Quarter of the Southwest Quarter, Section 33, Township 155 North, Range 30 West; and

(2) the Northwest Quarter of the Southeast Quarter of the Southwest Quarter and that part of the Northeast Quarter of the Southeast Quarter of the Southwest Quarter, Section 33, Township 155 North, Range 30 West, described as follows:

Beginning at the northwest corner of said Northeast Quarter of the Southeast Quarter of the Southwest Quarter; thence South 89 degrees 56 minutes East, assumed bearing, 660 feet along the north line of said Northeast Quarter to the east line of said Northeast Quarter; thence South 00 degrees 45 minutes East 50 feet along said east line; thence South 57 degrees 48 minutes West 772 feet to a point on the west line of said Northeast Quarter which is 462 feet South from the point of beginning; thence North 00 degrees 31 minutes West 462 feet along the west line to the point of beginning.

Containing 28.4 acres, more or less.

- (d) Additional adjoining state lands may be added to the sale if mutually agreed upon by the commissioner and the buyer to avoid leaving unmanageable parcels of land in state ownership after the sale or to meet county zoning standards or other regulatory needs for the wild rice farming operations. The commissioner may make necessary changes to the legal description to correct errors and ensure accuracy.
- (e) The Department of Natural Resources has determined that the land is not needed for natural resource purposes and that the state's land management interests would best be served if the land were returned to private ownership for continued use in wild rice cultivation.
- (f) Notwithstanding Minnesota Statutes, sections 84A.03, 84A.51, and 282.226, the proceeds from the sale must first be applied to reimburse the commissioner for the sale costs and expenses of the parcel under this section and the land exchange costs and expenses for the land leased for wild rice farming operations exchanged under section 16. The remaining proceeds are to be distributed as provided by law.

Sec. 20. PRIVATE SALE OF TAX-FORFEITED LAND; BELTRAMI COUNTY.

- (a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, Beltrami County may sell the tax-forfeited land described in paragraph (c) to an adjoining landowner, under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general for not less than the appraised value of the land. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Beltrami County and is described as: PID 30.00119.01.
- (d) The county has determined that the county's land management interests would be best served if the lands were returned to private ownership.

Sec. 21. <u>CONVEYANCE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> CARVER COUNTY.

(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and the public sale provisions of Minnesota Statutes, chapter 282, Carver County may convey the

tax-forfeited land bordering public water that is described in paragraph (c) to Carver County for less than the assessed market value as determined by the county board.

- (b) The conveyance must be in a form approved by the attorney general and provide that the land reverts to the state if Carver County stops using the land for the public purpose described in paragraph (d). The attorney general may make changes to the land description to correct errors and ensure accuracy.
- (c) The land to be conveyed is located in Carver County and is described as: Outlot B, Tuscany Village, city of Watertown (PID 85.4450550).
- (d) Carver County has determined that the land is needed by the county for public use, which may include but is not limited to open space, trails, or a wetland bank restoration project according to Minnesota Statutes, sections 103G.222 to 103G.2243, in which a conditional use deed or deed restrictions may be recorded.

Sec. 22. CONVEYANCE OF TAX-FORFEITED LAND; CASS COUNTY.

- (a) Notwithstanding Minnesota Statutes, section 282.01, subdivision 1a, and the public sale provisions of Minnesota Statutes, chapter 282, Cass County shall convey to the city of Pillager for no consideration the tax-forfeited lands that are described in paragraph (c).
- (b) The city of Pillager shall initiate the conveyance by application to the Cass County Board. The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal descriptions to correct errors and ensure accuracy.
 - (c) The lands to be conveyed are located in Cass County and are described as:
- (1) the East Half of the Northwest Quarter of Section 17, Township 133, Range 30, less that part lying North of State Highway 210 and also less that part of the Southeast Quarter of the Northwest Quarter, Section 17, Township 133, Range 30, described as follows: beginning at the southeast corner of said Southeast Quarter of the Northwest Quarter; thence North along the east line of said Southeast Quarter of the Northwest Quarter a distance of 815 feet; thence North 87 degrees 30 minutes West a distance of 740 feet; thence South 783.7 feet to the south line of the Southeast Quarter of the Northwest Quarter; thence South 89 degrees 21 minutes East a distance of 740 feet to the point of beginning. Also less that part platted as The Crossing, on file and of record in the office of the county recorder in and for Cass County, Minnesota (parcel 93-217-2403);
 - (2) Lot 3, Block 3, The Crossing (parcel 93-352-0315);
 - (3) Lot 5, Block 3, The Crossing (parcel 93-352-0325);
 - (4) Lot 6, Block 3, The Crossing (parcel 93-352-0330);
 - (5) Lot 7, Block 3, The Crossing (parcel 93-352-0335);
 - (6) Lot 3, Block 7, The Crossing (parcel 93-352-0715);
 - (7) Lot 4, Block 7, The Crossing (parcel 93-352-0720); and
- (8) that part of the Northeast Quarter of the Southwest Quarter, Section 17, Township 133, Range 30, described as follows: beginning at the northeast corner of the Northeast Quarter of the Southwest Quarter, Section 17, Township 133, Range 30; thence South along the east line of said 40 a distance of 624 feet; thence North 89 degrees 16 minutes West a distance of 264 feet; thence North 31 degrees

14 minutes West a distance of 231 feet; thence North 4 degrees 14 minutes West a distance of 429.5 feet to the north line of Northeast Quarter of the Southwest Quarter; thence South 89 degrees 21 minutes East a distance of 415 feet to the point of beginning, containing 5.37 acres more or less, and less right-of-way for public road along east line (parcel 93-217-3101).

Sec. 23. PRIVATE SALE OF SURPLUS STATE LAND; CASS COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 94.09 and 94.10, the commissioner of natural resources may sell by private sale the surplus land that is described in paragraph (c). Before proceeding with the sale, the commissioner must acquire easement or fee interests for the alternative Tower Hill alignment of the Heartland State Trail.
- (b) The commissioner may sell the land to a local homeowners association at the value offered in 1988, as adjusted for inflation by the implicit price deflator for government consumption expenditures and gross investment for state and local governments prepared by the Bureau of Economic Analysis of the United States Department of Commerce, plus sale costs. The commissioner may make changes to the land description to correct errors and ensure accuracy.
 - (c) The lands to be sold are located in Cass County and are described as:
- (1) that part of the former Burlington Northern Railroad located in Government Lot 5, Section 9, Township 143 North, Range 31 West of the Fifth Principal Meridian, Cass County, Minnesota, which lies northerly of the south line of said Government Lot 5 and southerly of the centerline of Cove Drive Northwest as it existed in 2013;
- (2) a strip of land 100.00 feet in width extending over and across Government Lots 1, 2, 3, 4, and 5 and the Southwest Quarter of the Southwest Quarter, Section 16, Township 143 North, Range 31 West of the Fifth Principal Meridian, Cass County, Minnesota, said strip of land being 50.00 feet on each side of the centerline of the main track (now removed) of the former Burlington Northern Railroad as originally located and established;
- (3) that part of Government Lot 1, Section 21, Township 143 North, Range 31 West of the Fifth Principal Meridian, Cass County, Minnesota, which lies within the former Burlington Northern Railroad right-of-way;
- (4) a strip of land 100.00 feet in width that lies across Government Lot 1, Section 20, Township 143 North, Range 31 West of the Fifth Principal Meridian, Cass County, Minnesota, said strip of land being 50.00 feet in width on each side of the centerline of the main track (now removed) of the former Burlington Northern Railroad, and which lies northeasterly of the following described line:

Commencing at the northeast corner of said Government Lot 1; thence North 89 degrees 14 minutes 06 seconds West, assumed bearing along the north line thereof 924.84 feet to the easterly right-of-way line of the Heartland Trail; thence southwesterly 350.93 feet along said right-of-way line, along a nontangential curve concave to the southeast having a radius of 5,529.58 feet, a central angle of 3 degrees 38 minutes 10 seconds and chord bears South 32 degrees 20 minutes 19 seconds West for a chord distance of 350.87 feet; thence South 89 degrees 14 minutes 06 seconds East not tangent to said curve 608.55 feet to the northwesterly right-of-way of the former Burlington Northern Railroad; thence southwesterly 131.12 feet along last said right-of-way, along a nontangential curve concave to the southeast, having a radius of 3,869.83 feet, a central angle of 1 degree 56 minutes 29 seconds and a chord bearing of South 53 degrees 10 minutes 19 seconds West for a chord distance of 131.11 feet and to the point of beginning of the line to be described; thence

South 50 degrees 47 minutes 19 seconds East, a distance of 102.74 feet to the intersection of the southeasterly right-of-way of said former Burlington Northern Railroad and there terminating; and

(5) that part of Government Lot 1, Section 20, Township 143 North, Range 31 West, Cass County, Minnesota, described as follows:

Commencing at the northeast corner of said Government Lot 1; thence North 89 degrees 14 minutes 06 seconds West assumed bearing along the north line thereof 924.84 feet to the easterly right-of-way of the Heartland Trail; thence southwesterly 350.93 feet along said right-of-way line, along a nontangential curve concave to the southeast having a radius of 5,529.58 feet, a central angle of 3 degrees 38 minutes 10 seconds and the chord bears South 32 degrees 20 minutes 19 seconds West for a chord distance of 350.87 feet to the point of beginning of the tract to be herein described; thence South 89 degrees 14 minutes 06 seconds East not tangent to said curve 608.55 feet to the northwesterly right-of-way of the former Burlington Northern Railroad; thence southwesterly 131.12 feet along last said right-of-way, along a nontangential curve concave to the southeast, having a radius of 3,869.83 feet, a central angle of 1 degree 56 minutes 29 seconds and a chord bearing of South 53 degrees 10 minutes 19 seconds West for a chord distance of 131.11 feet; thence North 89 degrees 14 minutes 06 seconds West not tangent to last said curve 549.52 feet to said right-of-way of Heartland Trail; thence northeasterly 91.72 feet along last said right-of-way along a nontangential curve concave to the southeast, having a radius of 5,529.58 feet, a central angle of 0 degrees 57 minutes 01 second and the chord bears North 30 degrees 02 minutes 43 seconds East for a chord distance of 91.72 feet to the point of beginning.

(d) The Department of Natural Resources has determined that the Steamboat Loop of the Heartland State Trail is not needed for natural resource purposes after control of the alternative Tower Hill alignment and that the state's land management interests would best be served if the lands were then conveyed to a local homeowners association.

Sec. 24. CONVEYANCE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER; CHISAGO $\overline{\text{COUNTY}}$.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and the public sale provisions of Minnesota Statutes, chapter 282, Chisago County may convey to the city of Taylors Falls for no consideration the tax-forfeited land bordering public water that is described in paragraph (c).
- (b) The conveyance must be in a form approved by the attorney general and provide that the land reverts to the state if the city of Taylors Falls stops using the land for an authorized public use under Minnesota Statutes, section 282.01, subdivision 1a. The attorney general may make changes to the land description to correct errors and ensure accuracy.
- (c) The land to be conveyed is located in Chisago County and is described as: that part of Block 11 of the village of Taylors Falls bounded on the north by a line found by continuing the line between Lots 1 and 2 of Block 5 easterly in a straight line to the St. Croix River and bounded on the south by a line found by continuing the line between Lots 4 and 5 of Block 4 easterly in a straight line to the St. Croix River.
- (d) The county has determined that the land is needed by the city of Taylors Falls for an authorized public use.

Sec. 25. <u>CONVEYANCE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> CHISAGO COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and the public sale provisions of Minnesota Statutes, chapter 282, Chisago County may convey to the city of Wyoming for no consideration the tax-forfeited land bordering public water that is described in paragraph (c).
- (b) The conveyance must be in a form approved by the attorney general and provide that the land reverts to the state if the city of Wyoming stops using the land for an authorized public use under Minnesota Statutes, section 282.01, subdivision 1a. The attorney general may make changes to the land description to correct errors and ensure accuracy.
- (c) The land to be conveyed is located in Chisago County and is described as: Outlot D of Wyoming Business Park.
- (d) The county has determined that the land is needed by the city of Wyoming for an authorized public use.

Sec. 26. PUBLIC OR PRIVATE SALE OF SURPLUS STATE LAND BORDERING PUBLIC WATER; CLEARWATER COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the commissioner of natural resources may sell by public or private sale the surplus land bordering public water that is described in paragraph (c).
- (b) The commissioner may sell the portion of the land that consists of a road right-of-way to a local unit of government for less than the value of the land as determined by the commissioner, but the conveyance must provide that the portion of the land described in paragraph (c) that is a road right-of-way be used for the public and reverts to the state if the local unit of government fails to provide for public use or abandons the public use of the land. The commissioner may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land that may be sold is located in Clearwater County and is described as: that part of Government Lot 2, Section 27, Township 149 North, Range 38 West, described as follows:

Commencing at a point on the east shore of Pine Lake where the same intersects the road running east and west; thence, easterly along the south shoulder of said road for about 465 feet to the center of State-Aid Road No. 7; thence north along said State-Aid Road No. 7, for a distance of 100 feet; thence westerly for about 465 feet to the shore of Pine Lake; thence, southerly along the shore of said lake for 100 feet to the point of beginning, and being a part of Lot 22 of Spruce Grove Park plat.

Containing 1.19 acres, more or less, and subject to 33-feet-wide platted road dedicated to public use.

(d) The land borders Pine Lake. The Department of Natural Resources has determined that the land is not needed for natural resource purposes and that the state's land management interests would best be served if the land was returned to private or public ownership.

Sec. 27. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> CROW WING COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Crow Wing County may sell the tax-forfeited land bordering public water that is described in paragraph (c), under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make changes to the land description to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Crow Wing County and is described as:
- (1) Outlet A, Forthun Park Third Addition, city of Baxter, Section 7, Township 133, Range 28 (PIN 0336300090A0009);
- (2) Lot 33, Block 6, Hamlet Shores, Deerwood Township, Section 26, Township 46, Range 28 (PIN 591110060330009); and
- (3) the Northwest Quarter of the Southeast Quarter, Bay Lake Township, Section 9, Township 45, Range 28 (PIN 500094200000009).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 28. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> GRANT COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Grant County may sell the tax-forfeited land bordering public water that is described in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyances must be in a form approved by the attorney general. The attorney general may make changes to the land descriptions to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Grant County and is described as:
- (1) that part of Section 13, Township 127, Range 44, commencing at a point on the southeasterly line of Third Street where the southwesterly line of Vienna Avenue would intersect, if extended, in the city of Herman, according to the plat thereof; thence southeasterly along the southwesterly line of Vienna Avenue, if extended, to the lake; thence following the shore of said lake to the point where it would be intersected by the southeasterly line of Third Street in said city; thence northeasterly along said southeasterly line of Third Street to the point of beginning (parcel number 20-0420-000);
- (2) a part of Government Lot 1, Section 11, Township 128 North, Range 41 West of the 5th P.M. and being more particularly described as follows, to-wit: to find the point of beginning commence at the northeast corner of said Section 11; thence on an assumed bearing of South and along the east line of said Section 11 a distance of 33.0 feet; thence South 42 degrees 31 feet West 157.78 feet to the point of beginning; thence from the point of beginning South 29 degrees 04 feet West 687.4 feet; South 79 degrees 50 feet West 559.0 feet more or less to the intersection with the water line of Peterson Lake; thence northwesterly and northeasterly and following along the water line of said Peterson Lake to the intersection with the north line of said Section 11; thence easterly and along said north line 754.4 feet more or less to the intersection with a line drawn North from the point of beginning; thence South and along said line 117.0 feet more or less to the point of beginning, subject to existing road easements of record (parcel number 03-0090-000); and

- (3) Lot 6, Sunnyside Camp, Barrett, Minnesota, according to a plat thereof on file in the register of deed office in and for the county of Grant, State of Minnesota (parcel number 18-0129-000).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 29. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> ITASCA COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Itasca County may sell the tax-forfeited land bordering public water described in paragraph (c) by public sale under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Itasca County and is described as: PID 26-020-2206.
- (d) The county has determined that the county's land management interests would be best served if the lands were returned to private ownership.

Sec. 30. PRIVATE SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER; ITASCA COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and the public sale provisions of Minnesota Statutes, chapter 282, Itasca County may sell the tax-forfeited land bordering public water described in paragraph (c) to an adjoining landowner under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general for not less than the appraised value of the land. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Itasca County and is described as: PID 26-004-3202.
- (d) The county has determined that the county's land management interests would be best served if the lands were returned to private ownership.

Sec. 31. PRIVATE SALE OF TAX-FORFEITED LAND; ITASCA COUNTY.

- (a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, Itasca County may sell tax-forfeited land described in paragraph (c) to an adjoining landowner under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general for not less than the appraised value of the land. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Itasca County and is described as: PID 91-019-3316.
- (d) The county has determined that the county's land management interests would be best served if the lands were returned to private ownership.

Sec. 32. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> KANDIYOHI COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Kandiyohi County may sell the tax-forfeited lands bordering public water described in paragraph (c) by public sale under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyances must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal descriptions to correct errors and ensure accuracy.
 - (c) The lands to be sold are located in Kandiyohi County and described as:
 - (1) PID 27-029-0025;
 - (2) PID 16-033-0050; and
 - (3) PID 17-026-0120.
- (d) The county has determined that the county's land management interests would be best served if the lands were returned to private ownership.

Sec. 33. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> KITTSON COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Kittson County may sell the tax-forfeited land described in paragraph (c) by public sale under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land to be sold is located in Kittson County and is described as: Section 28, Township 161 North, Range 48 West, containing 7.46 acres (parcel 30.0283780).
- (d) The county has determined that the county's land management interests would be best served if the lands were returned to private ownership.

Sec. 34. KLONDIKE CLEAN WATER RETENTION PROJECT; KITTSON COUNTY.

- Subdivision 1. School trust land exchange. (a) Notwithstanding the riparian restrictions of Minnesota Statutes, section 94.342, subdivision 3, the commissioner of natural resources shall, with the approval of the Land Exchange Board as required under the Minnesota Constitution, article XI, section 10, and according to the remaining provisions of Minnesota Statutes, sections 94.342 and 94.343, exchange the school trust land described in paragraph (c) for land of equal or greater value owned by the Two Rivers Watershed District.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land that may be exchanged is located in Kittson County and is described as: the South Half, Section 12, Township 161 North, Range 45 West.
- (d) The commissioner has determined that the state's land management interests would best be served if the land was exchanged to facilitate the Klondike clean water retention project.
- Subd. 2. Land recommendation. The commissioner of natural resources, in consultation with the Two Rivers Watershed District, shall make recommendations regarding the disposition of the acquired wildlife management area land that is included in the Klondike clean water retention

- project. The commissioner must make the recommendations within six months after the completion of the project's environmental assessment worksheet.
- Subd. 3. Rich fen enhancement. The commissioner of natural resources and the Two Rivers Watershed District shall, as part of the Klondike clean water retention project, implement a cooperative rich fen management plan that provides for the long-term enhancement and protection of the rich fen.
- Subd. 4. **Completion.** The requirements under subdivisions 1 to 3 must be completed by December 31, 2017, or as provided in the Klondike preliminary project plan approved by the Two Rivers Watershed District, whichever is later.
- Subd. 5. Wetland credits. Any wetland mitigation credits resulting from projects on lands exchanged or conveyed under this section must be used to mitigate transportation projects consistent with Minnesota Statutes, section 103G.222, subdivision 1, paragraphs (l) and (m).

Sec. 35. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> LAKE COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Lake County may sell the tax-forfeited land bordering public water that is described in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyances must be in a form approved by the attorney general. The attorney general may make changes to the land descriptions to correct errors and ensure accuracy. Prior to each sale, the commissioner of revenue must grant a permanent conservation easement according to Minnesota Statutes, section 282.37. The easements must be 75 feet in width on each side of the designated trout stream, to provide riparian protection and angler access.
 - (c) The land to be sold is located in Lake County and is described as:
- (1) the Southwest Quarter of the Northwest Quarter, Section 10, Township 53, Range 11 (PID 25-5311-10370);
- (2) the North 726 feet of the West 600 feet of the Northwest Quarter of the Southwest Quarter, except the West 200 feet South of County Road 6, Section 24, Township 57, Range 7 (PID 27-5707-24560); and
- (3) the Southwest Quarter of the Northwest Quarter, Section 18, Township 54, Range 10 (PID 29-5410-18370).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 36. PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER; LAKE COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Lake County may sell the tax-forfeited land bordering public water that is described in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make changes to the land description to correct errors and ensure accuracy.

- (c) The land to be sold is located in Lake County and is described as: part of the Northeast Quarter of the Southwest Quarter, Section 34, Township 55, Range 11 (PID 25-5511-34525).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 37. PRIVATE SALE OF TAX-FORFEITED LAND; LAKE COUNTY.

- (a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or other law to the contrary, Lake County may sell by private sale the tax-forfeited land described in paragraph (c).
- (b) The conveyances must be in a form approved by the attorney general. The parcel in paragraph (c), clause (1), may be sold for less than the appraised value of the land. The attorney general may make changes to the land descriptions to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Lake County and is described as:
 - (1) Lot 11, Block 4, 1st Division, Silver Bay (PID 22-7440-04110); and
- (2) the West 150 feet of the South Half of the Southeast Quarter of the Northeast Quarter, Section 24, Township 55, Range 9 (part of PID 29-5509-24190).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 38. EXCHANGE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER; LAKE COUNTY.

- (a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342, subdivision 3, Lake County may, with the approval of the Land Exchange Board as required under the Minnesota Constitution, article XI, section 10, and according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the land bordering public water described in paragraph (c).
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land that may be exchanged is located in Lake County and is described as: the Northwest Quarter of the Southeast Quarter, Section 32, Township 64, Range 9 (PID 28-6409-32790).
- (d) The county has determined that the county's land management interests would best be served if the land was exchanged for a private parcel.

Sec. 39. EXCHANGE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER; LAKE COUNTY.

- (a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342, subdivision 3, Lake County may, with the approval of the Land Exchange Board as required under the Minnesota Constitution, article XI, section 10, and according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the land bordering public water described in paragraph (c).
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy. Prior

- to the exchange, the commissioner of revenue must grant a permanent conservation easement according to Minnesota Statutes, section 282.37, to provide for a 50-foot trail toward Camp Lake.
- (c) The land that may be exchanged is located in Lake County and is described as: the Northeast Quarter of the Northeast Quarter, Section 32, Township 64, Range 11 (PID 28-6411-32010).
- (d) The county has determined that the county's land management interests would best be served if the land was exchanged for a private parcel.

Sec. 40. PRIVATE SALE OF CONSOLIDATED CONSERVATION LAND; LAKE OF THE WOODS COUNTY.

- (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, sections 84A.27 and 282.14 to 282.22, the commissioner of natural resources may sell by private sale the consolidated conservation land that is described in paragraph (c).
- (b) The commissioner may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land that may be sold is located in Lake of the Woods County and is described as: the South Half of the Southeast Quarter, Section 14, Township 160 North, Range 31 West, containing 80 acres, more or less.
- (d) The Department of Natural Resources has determined that the land is not needed for natural resource purposes and that the state's land management interests would best be served if the land were returned to local government or private ownership.

Sec. 41. PRIVATE SALE OF SURPLUS STATE LAND BORDERING PUBLIC WATER; LAKE OF THE WOODS COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the commissioner of natural resources may sell by private sale the surplus land bordering public water that is described in paragraph (c).
- (b) The commissioner may sell the land to a local unit of government for less than the value of the land as determined by the commissioner, but the conveyance must provide that the land described in paragraph (c) be used for the public and reverts to the state if the local unit of government fails to provide for public use or abandons the public use of the land. The conveyance is subject to existing rights of a county road easement, water and land crossing utility licenses, a grant-in-aid trail permit, and a lease to the county for an immigration videophone site. The commissioner may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land that may be sold is located in Lake of the Woods County and is described as: the Southwest Quarter, Section 28, Township 168 North, Range 34 West, containing 160 acres, more or less.
- (d) The land is adjacent to the Northwest Angle Inlet of Lake of the Woods. The Department of Natural Resources has determined that the land is not needed for natural resource purposes and that the state's land management interests would best be served if the land were conveyed to a local unit of government for a public park and other public use.

Sec. 42. MEEKER COUNTY TAX-FORFEITED LAND; RIGHTS OF STATE AS UNIT OWNER IN COMMON INTEREST COMMUNITY.

- (a) Until the tax-forfeited lands under clauses (1) to (11) have been conveyed according to Minnesota Statutes, section 282.014, the auditor of Meeker County may, on behalf of the state, act as a unit owner under Minnesota Statutes, sections 515B.2-112, 515B.2-114, 515B.2-118, 515B.2-119, and 515B.2-124, and may act to amend or terminate any covenants or restrictions with respect to any tax-forfeited land in Meeker County, city of Dassel, with the following legal descriptions:
 - (1) Lots 1 through 12, Block 1, Summit Hills;
 - (2) Lots 1 through 8, Block 2, Summit Hills;
 - (3) Lots 1 through 33, Block 3, Summit Hills;
 - (4) Lots 6-26, Block 3, now replatted and described as Lots 1-18, Block 1, Sunrise Circle;
 - (5) Lots 1 through 11, Block 4, Summit Hills;
 - (6) Lots 1 through 3, Block 5, Summit Hills;
 - (7) Lots 1 through 10, Block 6, Summit Hills;
 - (8) Lots 1 through 12, Block 7, Summit Hills;
 - (9) Lots 1 through 4, Block 8, Summit Hills;
 - (10) Lots 1 through 4, Block 9, Summit Hills; and
 - (11) Outlots A, B, C, D, E, F, and G, Summit Hills.
 - (b) This section expires June 30, 2026.

Sec. 43. PRIVATE SALE OF SURPLUS LAND; MILLE LACS COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the commissioner of natural resources may sell by private sale the surplus land that is described in paragraph (c).
- (b) The land must not be sold for less than the appraised value. The buyer must reimburse the commissioner for all costs and expenses, including staff costs, incurred by the commissioner in making the property salable and in selling the property. The commissioner may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land that may be sold is located in Mille Lacs County and is described as: that part of Government Lot 3, Section 33, Township 43 North, Range 27 West, described as follows:

Commencing at the northwest corner of said Government Lot 3, said corner being marked by a 2-1/2 inch aluminum post with brass cap (Bureau of Land Management Monument); thence North 89 degrees 43 minutes 55 seconds East, assumed bearing, along the north line of said Government Lot 3, a distance of 1,076.85 feet to the point of beginning of the land to be described; thence continuing North 89 degrees 43 minutes 55 seconds East, along said north line, a distance of 40.88 feet to a 3/4-inch iron rod with disk stamped MN DNR PROPERTY; thence continuing North 89 degrees 43 minutes 55 seconds East, along said north line, a distance of 299.64 feet to a 3/4-inch rebar with plastic cap stamped MN DNR LS 47461; thence South 14 degrees 26 minutes 27 seconds East, a distance of 170.18 feet to a 3/4-inch iron rod with disk stamped MN DNR PROPERTY; thence South 89 degrees 43 minutes 55 seconds West, a distance of 413.14 feet to a 3/4-inch iron rod; thence continuing South 89 degrees 43 minutes 55 seconds West, a distance of 10.50 feet; thence North 07 degrees 53 minutes 17 seconds East, a distance of 70.68 feet; thence North 18 degrees 01

minute 43 seconds East, a distance of 100.09 feet to the point of beginning. Containing 1.46 acres, more or less.

(d) The land to be sold is part of a parcel that, as purchased by the state, borders on Mille Lacs Lake. The shoreline and at least 75 feet West of the shoreline will be retained by the state for natural resource purposes. The Department of Natural Resources has determined that the state's land management interests would best be served if the land to be sold were conveyed for use in the expansion of an existing cemetery.

Sec. 44. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> MURRAY COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Murray County may sell the tax-forfeited land bordering public water that is described in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make changes to the land description to correct errors and ensure accuracy.
- (c) The land to be sold is located in Murray County and is described as the South 827 feet of the East 632 feet of the Southwest Quarter of Section 10, Township 108, Range 43, containing 12 acres (parcel identification number 07-010-0041).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 45. PRIVATE SALE OF SURPLUS STATE LAND BORDERING PUBLIC WATER; OLMSTED COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the commissioner of natural resources may sell by private sale the surplus land bordering public water that is described in paragraph (c).
- (b) The commissioner may sell the land to a local unit of government for less than the value of the land as determined by the commissioner, but the conveyance must provide that the land described in paragraph (c) be used for the public and reverts to the state if the local unit of government fails to provide for public use or abandons the public use of the land. The commissioner may make necessary changes to the legal description to correct errors and ensure accuracy.
- (c) The land that may be sold is located in Olmsted County and is described as: that part of Lot 9 of State Subdivision of Section 16, Township 105 North, Range 13 West, lying north of the North Branch of the Root River. Containing 1.56 acres, more or less.
- (d) The land borders the North Branch of the Root River and the Root River County Park. The Department of Natural Resources has determined that the land is not needed for natural resource purposes and that the state's land management interests would best be served if the land was conveyed to a local unit of government and used for public park purposes.

Sec. 46. <u>PUBLIC SALE OF TAX-FORFEITED LANDS BORDERING PUBLIC WATER;</u> ST. LOUIS COUNTY.

(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, St. Louis County may sell under the remaining provisions of Minnesota Statutes, chapter 282, unleased

tax-forfeited lakeshore lots that were surveyed at the time leased tax-forfeited lakeshore lots were surveyed pursuant to Laws 2012, chapter 236, section 28.

(b) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership or conveyed to public entities.

Sec. 47. EXCHANGE OF STATE LAND; ST. LOUIS COUNTY.

- (a) Notwithstanding Minnesota Statutes, section 92.461, and the riparian restrictions in Minnesota Statutes, section 94.342, subdivision 3, St. Louis County may, with the approval of the Land Exchange Board, as required under the Minnesota Constitution, article XI, section 10, and according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the land described in paragraph (c).
- (b) The conveyance must be in the form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy.
 - (c) The state lands that may be conveyed are located in St. Louis County and are described as:
 - (1) Section 3, Township 54 North, Range 18 West; and
 - (2) Sections 4 and 9, Township 55 North, Range 18 West.

Sec. 48. EXCHANGE OF STATE LAND; ST. LOUIS COUNTY.

- (a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342, subdivision 3, the commissioner of natural resources may, with the approval of the Land Exchange Board as required under the Minnesota Constitution, article XI, section 10, and according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the riparian land described in paragraph (b).
- (b) The state land that may be exchanged is located in St. Louis County and is described as: Government Lot 5, Section 35, Township 64 North, Range 12 West.
- (c) The state land administered by the commissioner of natural resources borders Low Lake. The land to be exchanged is forest land that includes areas bordering the Whiteface River. While the land does not provide at least equal opportunity for access to waters by the public, the land to be acquired by the commissioner in the exchange will improve access to adjacent state forest lands.

Sec. 49. PRIVATE SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER; ST. LOUIS COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and the public sale provisions of Minnesota Statutes, chapter 282, St. Louis County may sell by private sale the tax-forfeited land bordering public water that is described in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyances must be in a form approved by the attorney general. The attorney general may make changes to the land descriptions to correct errors and ensure accuracy. Prior to the sales, the commissioner of revenue shall grant permanent conservation easements according to Minnesota Statutes, section 282.37, for the lands described in paragraph (c), clauses (5) and (6). An easement for each of the lands described in paragraph (c), clauses (5) and (6), must be 75 feet from the water's

edge to provide riparian protection and access for anglers and for management by the Department of Natural Resources.

- (c) The land to be sold is located in St. Louis County and is described as:
- (1) Lot 1, including vacated avenue and part of adjacent street, Fond Du Lac, First Street, city of Duluth, Section 7, Township 48, Range 15 (PID 010-1590-00010);
- (2) Lot 3, including vacated avenue and part of adjacent street, Fond Du Lac, First Street, city of Duluth, Section 7, Township 48, Range 15 (PID 010-1590-00020);
- (3) Lot 5, including vacated avenue and part of adjacent street, Fond Du Lac, First Street, city of Duluth, Section 7, Township 48, Range 15 (PID 010-1590-00030);
- (4) that part of Lot 1 lying south of the Fond Du Lac Road, city of Duluth, Section 7, Township 48, Range 15 (PID 010-2730-00890);
- (5) that part of the easterly 260 feet of Lot 1 lying South of the Whiteface River, town of Cotton, Section 12, Township 54, Range 17 (PID 305-0020-02158);
- (6) Lot 1, except the southerly 1,120 feet, town of Cotton, Section 13, Township 54, Range 17 (PID 305-0020-02168);
- (7) Outlot B, Rest Haven Beach, town of Gnesen, Section 36, Township 52, Range 14 (PID 375-0060-01270);
 - (8) Lot 6, town of Ness, Section 7, Township 52, Range 19 (PID 470-0010-01130);
- (9) Lot 7, except the railway right-of-way, 2.65 acres, town of Brevator, Section 16, Township 50, Range 17 (PID 275-0013-01310);
- (10) Lot 6, except the railway right-of-way, 3.17 acres, town of Brevator, Section 16, Township 50, Range 17 (PID 275-0013-01260);
- (11) that part of Lot 8 lying between the Great Northern railway right-of-way and the bank of the St. Louis River, town of Brevator, Section 17, Township 50, Range 17 (PID 275-0014-00070);
- (12) Lot 1 South of the St. Louis River, except the railway right-of-way and except the easterly 375 feet and except the westerly 335 feet of the easterly 710 feet North of the railway right-of-way, town of Arrowhead, Section 27, Township 51, Range 19 (PID 225-0070-00010);
- (13) Lot 2 South of the St. Louis River, except the railway right-of-way, 3.13 acres, town of Arrowhead, Section 26, Township 51, Range 19 (PID 225-0050-00010);
- (14) Lot 4 South of the St. Louis River, except 2 acres for county road and except the railway right-of-way, 3.03 acres, town of Arrowhead, Section 25, Township 51, Range 19 (PID 225-0030-00020);
- (15) Lot 3 South of the St. Louis River, except the railway right-of-way, 3.02 acres, town of Arrowhead, Section 25, Township 51, Range 19 (PID 225-0030-00010);
- (16) Lot 2, except the railway right-of-way, 1.70 acres, town of Stoney Brook, Section 12, Township 50, Range 18 (PID 535-0010-01800);

- (17) an undivided 824/68040 interest in Lot 8, except the railway right-of-way, an undivided 525/68040 interest in Lot 8, except the railway right-of-way, and an undivided 1/3402 interest in Lot 8, except the railway right-of-way, town of Culver, Section 28, Township 51, Range 18 (PIDs 310-0010-04620, 310-0010-04622, and 310-0010-04623);
- (18) the Southwest Quarter of the Northeast Quarter lying East of Stoneybrook, Section 9, Township 50, Range 18 (PID 535-0010-01340);
- (19) the Northwest Quarter of the Northeast Quarter lying South and East of Stoneybrook, Section 9, Township 50, Range 18 (PID 535-0010-01330);
- (20) the South Half of the Southwest Quarter, Section 9, Township 50, Range 18 (PID 535-0010-01420); and
- (21) the Northwest Quarter of the Northeast Quarter, Section 16, Township 50, Range 18 (PID 535-0010-02470).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 50. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> ST. LOUIS COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, St. Louis County may sell the tax-forfeited land bordering public water that is described in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyances must be in a form approved by the attorney general. The attorney general may make changes to the land descriptions to correct errors and ensure accuracy. Prior to the sales, the commissioner of revenue shall grant permanent conservation easements according to Minnesota Statutes, section 282.37, for the lands described in paragraph (c), clauses (1), (2), (3), (6), and (12). An easement for the lands described in paragraph (c), clause (1), must be 75 feet northerly of the centerline of the stream and 75 feet southerly of the centerline of the stream to the road right-of-way. except the West 33 feet, to provide riparian protection and access for anglers and for management by the Department of Natural Resources. An easement for the lands described in paragraph (c), clauses (2) and (3), must be the South 150 feet lying West of County Road 48, to provide riparian protection and access for anglers and for management by the Department of Natural Resources. An easement for the lands described in paragraph (c), clause (6), must be 75 feet westerly of the centerline of the stream and 75 feet easterly of the centerline of the stream, to provide riparian protection and access for anglers and for management by the Department of Natural Resources. An easement for the lands described in paragraph (c), clause (12), must be 75 feet from water's edge, to provide riparian protection and access for anglers and for management by the Department of Natural Resources.
 - (c) The land to be sold is located in St. Louis County and is described as:
- (1) the West Half of the West Half of the Northwest Quarter of the Southeast Quarter, Section 5, Township 50, Range 14 (PID 010-2710-01450);
- (2) the Southwest Quarter of the Southeast Quarter, town of Canosia, Section 22, Township 51, Range 15 (PID 280-0014-00220);

- (3) the Southeast Quarter of the Southeast Quarter, town of Canosia, Section 22, Township 51, Range 15 (PID 280-0014-00230);
- (4) Lots 54, 55, and 56, Lalonde Beach, town of Fairbanks, Section 6, Township 56, Range 12 (PID 335-0050-00530);
- (5) Lots 1 and 2, Sunnyside Park, town of Fine Lakes, Section 19, Township 50, Range 20 (PID 355-0030-00010);
- (6) the Southwest Quarter of the Southwest Quarter, town of Fredenberg, Section 10, Township 52, Range 15 (PID 365-0010-01640);
- (7) the East Half of the Southwest Quarter of the Southeast Quarter, except the railway right-of-way, 1.52 acres, town of Great Scott, Section 35, Township 58, Range 19 (PID 385-0010-04210);
- (8) that part of the East Half of the Northeast Quarter lying West of the railway right-of-way and North of the river, except the easterly 800 feet, town of Meadowlands, Section 15, Township 53, Range 18 (PID 440-0020-02103);
 - (9) Government Lot 3, Section 5, Township 62, Range 13 (PID 465-0030-00770);
 - (10) Government Lot 4, Section 5, Township 62, Range 13 (PID 465-0030-00780);
- (11) the South Half of the Southeast Quarter of the Southeast Quarter, town of Waasa, Section 13, Township 60, Range 14 (PID 565-0010-02060); and
- (12) the North 5 acres of Lot 2, Fredenberg, Section 21, Township 52, Range 15 (PID 365-0010-03680).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 51. PRIVATE SALE OF TAX-FORFEITED LAND; ST. LOUIS COUNTY.

- (a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or other law to the contrary, St. Louis County may sell by private sale the tax-forfeited land described in paragraph (c).
- (b) The conveyances must be in a form approved by the attorney general. The attorney general may make changes to the land descriptions to correct errors and ensure accuracy.
 - (c) The land to be sold is located in St. Louis County and is described as:
 - (1) Lot 7, Block 98, Neville Addition to Eveleth (PID 040-0145-01020);
- (2) the northerly 550 feet of the Northeast Quarter of the Northeast Quarter, town of Colvin, Section 21, Township 56, Range 15 (PID 300-0010-03322);
- (3) Lot 8, Rearrangement Block 10, Ridgewood, city of Virginia, Section 18, Township 58, Range 17 (PID 090-0145-00080);
- (4) Lot 2, Block 4, Roosevelt Addition to Hibbing, city of Hibbing, Section 13, Township 57, Range 21 (PID 140-0200-00960);

- (5) the West 250 feet of the Southeast Quarter of the Southeast Quarter, Section 34, Township 56, Range 17 (PID 690-0010-05735);
- (6) that part of the Southeast Quarter which lies easterly, southerly, and westerly of the following described line: commencing at the southeast corner of said Section 27; thence North 89 degrees 35 minutes 54 seconds West, assigned bearing, along the south line of said Section 27 1,786.84 feet to the point of beginning of the line to be described; thence North 15 degrees 17 minutes 23 seconds West 55.43 feet; thence North 80 degrees 58 minutes 22 seconds East 239.79 feet; thence North 42 degrees 41 minutes 33 seconds East 40.47 feet to the southerly right-of-way line of North Water Hen Road as described in documents numbered 0625886, 0575529, and 0571492; thence easterly along said southerly right-of-way of North Water Hen Road to said south line of Section 27 and said line there terminating, town of Ellsburg, Section 27, Township 55, Range 16 (PID 302-0010-04460);
- (7) Lot 10, except the East 10 feet, Block 2, city of Aurora, Section 9, Township 58, Range 15 (PID 100-0030-00340); and
- (8) all or part of Lot 4, except 2.71 acres for road, town of Linden Grove, Section 2, Township 62, Range 20 (PID 430-0010-00220).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 52. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATER;</u> SCOTT COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Scott County may sell the tax-forfeited land bordering public water that is described in paragraph (c), under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make changes to the land description to correct errors and ensure accuracy.
- (c) The land to be sold is located in Scott County and is described as: Lot 2, Block 5, Timber Trails (PID 270610360).
- (d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.

Sec. 53. <u>PUBLIC OR PRIVATE SALE OF TAX-FORFEITED LAND BORDERING</u> PUBLIC WATER; WABASHA COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and the public sale provisions of Minnesota Statutes, chapter 282, Wabasha County may sell by public or private sale the tax-forfeited land bordering public water that is described in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyance must be in a form approved by the attorney general. The attorney general may make changes to the land description to correct errors and ensure accuracy.
 - (c) The land to be sold is located in Wabasha County and is described as:
- Outlot F, Eaglewood Estates First Addition to the city of Lake City, according to the plat thereof on file and of record in the Office of the Registrar of Titles, Wabasha County, Minnesota. Excepting

therefrom: that part of Outlot F, Eaglewood Estates First Addition, lying within Eaglewood Estates Second Addition, according to the plat on file and of record in the Office of the Registrar of Titles, Wabasha County, Minnesota. Also excepting therefrom: that part of said Outlot F that lies northerly of the following described line: beginning at the northwest corner of Lot 6, Block 2, Eaglewood Estates Second Addition; thence westerly to a point on the westerly line of said Outlot F, distant 361.58 feet southerly of the northwest corner of said Outlot F and there terminating (parcel R22.01851.00).

(d) The county has determined that the county's land management interest would best be served if the land was returned to private ownership.

Sec. 54. EFFECTIVE DATE.

Sections 1 to 53 are effective the day following final enactment."

Delete the title and insert:

"A bill for an act relating to state lands; providing for valuation of bond-financed property; modifying provisions for sale and exchange of state land; modifying prior sales authorization; providing for release of certain reversionary interest; designating state waysides and forests; adding to and deleting from state forests and parks; authorizing sales, conveyances, and exchange of certain state lands; amending Minnesota Statutes 2014, sections 85.013, by adding a subdivision; 89.021, by adding a subdivision; 92.115, by adding a subdivision; 94.3495, subdivisions 2, 3, 7; Minnesota Statutes 2015 Supplement, section 94.10, subdivision 2; Laws 2012, chapter 236, section 28, subdivisions 2, 5, 9; proposing coding for new law in Minnesota Statutes, chapter 94."

We request the adoption of this report and repassage of the bill.

Senate Conferees: Foung Hawj, Tom Saxhaug, Bill Weber

House Conferees: Debra Kiel, Tom Hackbarth, Robert Ecklund

Senator Hawj moved that the foregoing recommendations and Conference Committee Report on S.F. No. 2760 be now adopted, and that the bill be repassed as amended by the Conference Committee. The motion prevailed. So the recommendations and Conference Committee Report were adopted.

S.F. No. 2760 was read the third time, as amended by the Conference Committee, and placed on its repassage.

The question was taken on the repassage of the bill, as amended by the Conference Committee.

The roll was called, and there were yeas 58 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler Dibble Marty Hoffman Rest Anderson Eaton Miller Rosen Housley Benson Eken Ingebrigtsen Nelson Ruud Fischbach Jensen Bonoff Newman Scalze Brown Franzen Johnson Nienow Schmit Gazelka Senjem Carlson Kent Ortman Chamberlain Goodwin Kiffmeyer Osmek Sheran Champion Hall Koenen **Pappas** Stumpf Clausen Hann Latz Pederson Thompson Dahle Limmer Tomassoni Pratt Hawj Dahms Hayden Lourey Reinert Torres Ray Weber

Westrom

Wiklund

So the bill, as amended by the Conference Committee, was repassed and its title was agreed to.

MOTIONS AND RESOLUTIONS - CONTINUED

S.F. No. 2428 and the Conference Committee Report thereon were reported to the Senate.

CONFERENCE COMMITTEE REPORT ON S.F. NO. 2428

A bill for an act relating to human services; extending the legislative task force on child protection; amending Laws 2015, chapter 71, article 1, section 125.

May 18, 2016

The Honorable Sandra L. Pappas

President of the Senate

The Honorable Kurt L. Daudt Speaker of the House of Representatives

We, the undersigned conferees for S.F. No. 2428 report that we have agreed upon the items in dispute and recommend as follows:

That the House recede from its amendments and that S.F. No. 2428 be further amended as follows:

Page 2, line 3, delete "four" and insert "six"

Page 2, line 4, delete "two" and insert "three" in both places

Page 2, line 5, delete "four" and insert "six" and delete "two" and insert "three"

Page 2, line 6, delete "two" and insert "three"

We request the adoption of this report and repassage of the bill.

Senate Conferees: Kathy Sheran, Tony Lourey, Julie A. Rosen

House Conferees: Ron Kresha, Peggy Bennett, Kim Norton

Senator Sheran moved that the foregoing recommendations and Conference Committee Report on S.F. No. 2428 be now adopted, and that the bill be repassed as amended by the Conference Committee. The motion prevailed. So the recommendations and Conference Committee Report were adopted.

S.F. No. 2428 was read the third time, as amended by the Conference Committee, and placed on its repassage.

The question was taken on the repassage of the bill, as amended by the Conference Committee.

The roll was called, and there were yeas 58 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler Benson Brown Chamberlain Clausen Anderson Bonoff Carlson Champion Dahle

Dahms	Hawi	Latz	Pappas	Sheran
Dibble	Hayden	Limmer	Pederson	Stumpf
Eaton	Hoffman	Lourey	Pratt	Thompson
Eken	Housley	Marty	Reinert	Tomassoni
Fischbach	Ingebrigtsen	Miller	Rest	Torres Ray
Franzen	Jensen	Nelson	Rosen	Weber
Gazelka	Johnson	Newman	Ruud	Westrom
Goodwin	Kent	Nienow	Scalze	Wiklund
Hall	Kiffmeyer	Ortman	Schmit	
Hann	Koenen	Osmek	Senjem	

So the bill, as amended by the Conference Committee, was repassed and its title was agreed to.

RECESS

Senator Hayden moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

APPOINTMENTS

Senator Bakk from the Subcommittee on Conference Committees recommends that the following Senators be and they hereby are appointed as a Conference Committee on:

H.F. No. 748: Senators Stumpf, Tomassoni, Senjem, Sieben and Hayden.

H.F. No. 2553: Senators Latz, Scalze and Newman.

Senator Bakk moved that the foregoing appointments be approved. The motion prevailed.

MEMBERS EXCUSED

Senator Metzen was excused from the Session of today. Senator Torres Ray was excused from the Session of today from 9:00 to 10:45 a.m. Senators Cohen and Hoffman were excused from the Session of today from 9:00 to 11:10 a.m. Senator Ortman was excused from the Session of today from 9:00 a.m. to 12:05 p.m. Senator Westrom was excused from the Session of today from 10:40 to 11:00 a.m. Senator Rosen was excused from the Session of today from 10:40 to 11:20 a.m. Senator Bakk was excused from the Session of today from 10:40 a.m. to 1:00 p.m. Senator Dahms was excused from the Session of today from 11:00 a.m. to 11:05 a.m. Senator Sieben was excused from the Session of today from 12:15 to 1:00 p.m. Senators Saxhaug, Sparks and Wiger were excused from the Session of today from 12:25 to 1:00 p.m.

ADJOURNMENT

Senator Bakk moved that the Senate do now adjourn until 11:00 a.m., Friday, May 20, 2016. The motion prevailed.

JoAnne M. Zoff, Secretary of the Senate