CKM/EP

19-0702

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 595

(SENATE AUTHORS: UTKE) DATE D-PG OI 01/28/2019 189 Introduction and first reading Referred to Taxes

OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to taxation; property taxes; real property transfers of conservation land; conservation easements; amending Minnesota Statutes 2018, sections 84C.02; 272.01, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 84C.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2018, section 84C.02, is amended to read:
1.8	84C.02 CREATION, CONVEYANCE, ACCEPTANCE, AND DURATION.
1.9	(a) Except as otherwise provided in this chapter, a conservation easement may be created,
1.10	conveyed, recorded, assigned, released, modified, terminated, or otherwise altered or affected
1.11	in the same manner as other easements.
1.12	(b) No right or duty in favor of or against a holder and no right in favor of a person
1.13	having a third-party right of enforcement arises under a conservation easement before its
1.14	acceptance by the holder and a recordation of the acceptance.
1.15	(c) Except as provided in paragraph (e) or section 84C.03, clause (b), a conservation
1.16	easement is unlimited in duration unless the instrument creating it otherwise provides.
1.17	(d) An interest in real property in existence at the time a conservation easement is created
1.18	is not impaired by it unless the owner of the interest is a party to the conservation easement
1.19	or consents to it.
1.20	(e) The duration of a conservation easement that burdens 500 acres or less may not
1.21	exceed 15 years.

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	12/12/18	REVISOR	CKM/EP	19-0702	as introduced				
2.1	EFFECTIVE DATE. This section is effective for conservation easements and interests								
2.2			ollowing final enac						
2.3	Sec. 2. [84	C.06] DELINQU	ENT REAL ESTA	ATE TAXES; BURDEN	NED LAND.				
2.4	(a) If the taxes are deemed delinquent on the real property burdened by a conservation								
2.5	easement subject to the duration limit in section 84C.02, paragraph (e), the easement								
2.6	terminates and must be released.								
2.7	(b) After	the taxes are deem	ed delinquent on the	e real property burdened	by a conservation				
2.8	easement subject to the duration limit in section 84C.02, paragraph (e), no payment for the								
2.9	purchase of that easement may thereafter be made by the holder or the holder's successor								
2.10	in interest, or any other person, to an owner of the interest in the real property burdened by								
2.11	the easemen	t, or the owner's s	uccessor in interest	. Within 120 days from t	the date the taxes				
2.12	are deemed delinquent, the owner of an interest in the real property burdened by the easement								
2.13	must pay to t	he holder an amou	int equal to the amo	unt of any payment made	e for the purchase				
2.14	of that easen	nent in the taxes p	ayable year for wh	ich the taxes are deemed	delinquent.				
2.15	(c) If all	payments for the	ourchase of a conse	rvation easement have b	been made at the				
2.16	time the taxe	es on the real prop	erty burdened by th	ne easement are deemed	delinquent but				
2.17	before the ea	asement under sec	tion 84C.02, paragi	caph (e), expires, then wi	ithin 120 days				
2.18	from the date	e the taxes are dee	med delinquent, an	owner of the interest in	the real property				
2.19	burdened by	the easement mus	t make a payment to	o the holder equal to the t	total amount paid				
2.20	for the easen	nent, divided by th	e number of years of	of the duration of the ease	ement, multiplied				
2.21	by the sum of	of the number of ta	axes payable years	for which taxes are deen	ned delinquent				
2.22	and the num	ber of years remain	ining until the ease	ment expires. For multip	le owners, each				
2.23	owner must	pay a pro rata sha	re of the amount de	termined under this para	igraph.				
2.24	EFFEC	FIVE DATE. This	s section is effective	e for conservation easem	ents and interests				
2.25	conveyed on	or after the day f	ollowing final enac	tment.					
2.26	Sec. 3. Min	nnesota Statutes 2	018, section 272.01	, is amended by adding	a subdivision to				
2.27	read:								
2.28	<u>Subd. 5.</u>	Acquisition of co	nservation proper	ty; taxation. Notwithsta	anding section				
2.29	272.02, or an	ny other law to the	contrary, a tax is in	nposed on all or a portion	n of real property				
2.30	that is initial	ly acquired in fee b	by a nongovernmen	tal organization for conse	ervation purposes				
2.31	using state f	unds and subseque	ently transferred to	an agency. The tax is im	posed until such				
2.32	time as the a	gency sells, trans	fers, or otherwise d	isposes of the property.	All provisions				
2.33	related to the	e taxation of real p	property apply to th	e property taxed under the	his section as if				
	Sec. 3.		2						

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3.1	the nongovernmental	organization	is the owner	of the property	y, including the	ose provisions

3.2 related to delinquency, forfeiture, and the sale of tax-forfeited land except that the property

3.3 must be classified as 2b rural vacant land under section 273.13. No payment in lieu of taxes

- 3.4 <u>must be made under sections 477A.10 to 477A.14 for property subject to tax under this</u>
- 3.5 section. For purposes of this section, "agency" means an agency as defined in section 16B.01,
- 3.6 <u>subdivision 2, and the Board of Trustees of the Minnesota State Colleges and Universities.</u>
- 3.7 **EFFECTIVE DATE.** This section is effective for acquisitions made with state funds
- 3.8 <u>on or after the day following final enactment.</u>