02/03/15 REVISOR EAP/HR 15-2408 as introduced

## SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 670

(SENATE AUTHORS: SAXHAUG)

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DATE D-PG OFFICIAL STATUS

02/09/2015 241 Introduction and first reading

Referred to Taxes

A bill for an act
relating to taxation; minerals; distributing the proceeds of production taxes on
taconite and iron sulphides and merchantable iron ore concentrate produced
therefrom; amending Minnesota Statutes 2014, section 298.28, subdivision 2.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2014, section 298.28, subdivision 2, is amended to read:

Subd. 2. City or town where quarried or produced. (a) 4.5 cents per gross ton of merchantable iron ore concentrate, hereinafter referred to as "taxable ton," plus the amount provided in paragraph (e) (d), must be allocated to the city or town in the county in which the lands from which taconite was mined or quarried were located or within which the concentrate was produced. If the mining, quarrying, and concentration, or different steps in either thereof are carried on in more than one taxing district, the commissioner shall apportion equitably the proceeds of the part of the tax going to cities and towns among such subdivisions upon the basis of attributing 50 percent of the proceeds of the tax to the operation of mining or quarrying the taconite, and the remainder to the concentrating plant and to the processes of concentration, and with respect to each thereof giving due consideration to the relative extent of such operations performed in each such taxing district. The commissioner's order making such apportionment shall be subject to review by the Tax Court at the instance of any of the interested taxing districts, in the same manner as other orders of the commissioner.

(b) Four cents per taxable ton shall be allocated to cities and organized townships affected by mining because their boundaries are within three miles of a taconite mine pit that has been actively mined in at least one of the prior three years. If a city or town is located near more than one mine meeting these criteria, the city or town is eligible to

Section 1.

receive aid calculated from only the mine producing the largest taxable tonnage. When more than one municipality qualifies for aid based on one company's production, the aid must be apportioned among the municipalities in proportion to their populations. The amounts distributed under this paragraph to each municipality must be used for infrastructure improvement projects.

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(c) Four cents per taxable ton shall be allocated to cities and organized townships affected by the production of merchantable iron ore concentrate because their boundaries are within three miles of a facility engaged in production of merchantable iron ore concentrate that has been actively producing or otherwise engaged in the production of merchantable iron ore concentrate in at least one of the prior three years. If a city or town is located near more than one merchantable iron ore concentrating facility meeting these criteria, the city or town is eligible to receive aid calculated from only the merchantable iron ore concentrating facility producing the largest taxable tonnage. When more than one municipality qualifies for aid based on one company's production, the aid must be apportioned among the municipalities in proportion to their populations. The amounts distributed under this paragraph to each municipality must be used for infrastructure improvement projects.

(d) The amount that would have been computed for the current year under Minnesota Statutes 2008, section 126C.21, subdivision 4, for a school district shall be distributed to the cities and townships within the school district in the proportion that their taxable net tax capacity within the school district bears to the taxable net tax capacity of the school district for property taxes payable in the year prior to distribution.

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

Section 1. 2