S2760-2

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

CKM

S.F. No. 2760

(SENATE AUTHORS: HAWJ)				
DATE	D-PG	OFFICIAL STATUS		
03/14/2016	5044	Introduction and first reading Referred to Environment and Energy		
04/11/2016	5749a	Comm report: To pass as amended		
	5799	Second reading		
04/26/2016	6484a	Special Order: Amended		
	6485	Third reading Passed		
05/12/2016	7006	Returned from House with amendment		
	7007	Senate not concur, conference committee of 3 requested		
05/16/2016	7047	Senate conferees Hawj; Saxhaug; Weber		
05/17/2016	7060	House conferees Kiel; Hackbarth; Ecklund		
05/19/2016	7232c	Conference committee report, delete everything		
05/20/2016	7259	Senate adopted CC report and repassed bill Third reading House adopted SCC report and repassed bill		
03/20/2010		Touse adopted See report and repassed bill		

REVISOR

SF2760

1.1	A bill for an act
1.2	relating to state lands; providing for valuation of bond-financed property;
1.3	modifying provisions for sale and exchange of state land; modifying prior sales
1.4	authorization; providing for release of certain reversionary interest; designating
1.5	state waysides and forests; adding to and deleting from state forests and parks;
1.6 1.7	authorizing sales, conveyances, and exchange of certain state lands; amending Minnesota Statutes 2014, sections 85.013, by adding a subdivision; 89.021, by
1.7	adding a subdivision; 92.115, by adding a subdivision; 94.3495, subdivisions 2,
1.9	3, 7; Minnesota Statutes 2015 Supplement, section 94.10, subdivision 2; Laws
1.10	2012, chapter 236, section 28, subdivisions 2, 5, 9; proposing coding for new
1.11	law in Minnesota Statutes, chapter 94.
1.12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.13	Section 1. Minnesota Statutes 2014, section 85.013, is amended by adding a
1.14	subdivision to read:
1.15	Subd. 21c. Saint Croix Boom Site Wayside, Washington County.
1.16	Sec. 2. Minnesota Statutes 2014, section 89.021, is amended by adding a subdivision
1.17	to read:
1.18	Subd. 11a. Centennial State Forest.
1.19	Sec. 3. Minnesota Statutes 2014, section 92.115, is amended by adding a subdivision to
1.20	read:
1.21	Subd. 3. Closing costs. The purchaser of state land must pay recording fees and
1.22	the state deed tax.
1.23	Sec. 4. Minnesota Statutes 2015 Supplement, section 94.10, subdivision 2, is amended
1.24	to read:

1

Sec. 4.

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.

2.13 (c) The purchaser of state land must pay recording fees and the state deed tax.
2.14 (c) (d) Except as provided under paragraph (d) (e), parcels remaining unsold after
2.15 the offering may be sold to anyone agreeing to pay at least 75 percent of the appraised
2.16 value. The sale shall continue until all parcels are sold or until the commissioner orders a
2.17 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.

2.25 Sec. 5. [94.101] VALUATION OF BOND-FINANCED PROPERTY.
 2.26 Notwithstanding the valuation provisions of sections 16A.695, subdivision 3,
 2.27 and 94.10, subdivision 1, paragraph (a), for the sale of state bond-financed property

2.28 administered by the commissioner of natural resources, the commissioner may determine

2.29 the value of such property based on the data specified in section 84.0272, subdivision 3,

2.30 provided that the value of the property is \$50,000 or less.

2.31 Sec. 6. Minnesota Statutes 2014, section 94.3495, subdivision 2, is amended to read:
2.32 Subd. 2. Classes of land; definitions. (a) The classes of public land that may be
2.33 involved in an expedited exchange under this section are:

3.1 (1) Class 1 land, which for the purpose of this section is Class A land as defined in 3.2 section 94.342, subdivision 1, except-for; 3.3 (i) school-trust-land as defined in section 92.025; and 3.4 (ii) university land granted to the state by acts of Congress; 3.5 (2) Class 2 land, which for the purpose of this section is Class B land as defined in 3.6 section 94.342, subdivision 2; and 3.7 (3) Class 3 land, which for the purpose of this section is all land owned in fee by 3.8 a governmental subdivision of the state. 3.9 (b) "School trust land" has the meaning given under section 92.025. 3.10 (c) "University land" means land granted to the state by acts of Congress for 3.11 university purposes. 3.12 Sec. 7. Minnesota Statutes 2014, section 94.3495, subdivision 3, is amended to read: 3.13 Subd. 3. Valuation of land. (a) In an exchange of Class 2 land and the 3.14 the value of all the land shall be determined by the commissioner of natural resources, 3.14 the value of class 2 land for Class 3 land, the value of all the land shall be 3.16 governmental subdivision of the state must approve the value determined for the Class 3 land. 3.18 land. In an exchange of Class 2 land for Class 3 land, the val		
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3.17land. In an exchange of Class 2 land for Class 3 land, the value of all the land shall be3.18determined by the county board of the county in which the land lies, but the governmental3.19subdivision of the state must approve the value determined for the Class 3 land.3.20(b) To determine the value of the land, the parties to the exchange may either (1)3.21cause the land to be appraised, utilize the valuation process provided under section3.2284.0272, subdivision 3, or obtain a market analysis from a qualified real estate broker or3.23(2) determine the value for each forty or lot, or a portion thereof, using the most current3.24township or county assessment schedules for similar land types from the county assessor3.25of the county in which the lands are located. Merchantable timber value must should be3.26determined and considered in finalizing valuation of the lands.3.27(b) Atl (c) Except for school trust lands and university lands, the lands exchanged3.28under this section shall be exchanged only for lands of at least substantially equal value.3.29For the purposes of this subdivision 3, paragraph (b). No payment is due either party if the3.31lands, other than school trust lands or university lands, are of substantially equal value but3.32are not of the same value.3.33(d) School trust lands and university lands exchanged under this section must be	3.15	but the county board must approve the value determined for the Class 2 land and the
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 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 	3.19	subdivision of the state must approve the value determined for the Class 3 land.
 3.22 84.0272, subdivision 3, or obtain a market analysis from a qualified real estate broker or 3.23 (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 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 	3.20	(b) To determine the value of the land, the parties to the exchange may either (1)
 3.23 (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 	3.21	cause the land to be appraised, utilize the valuation process provided under section
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 3.26 determined and considered in finalizing valuation of the lands. 3.27 (b) All (c) Except for school trust lands and university lands, the lands exchanged 3.28 under this section shall be exchanged only for lands of at least substantially equal value. 3.29 For the purposes of this subdivision, "substantially equal value" has the meaning given 3.30 under section 94.343, subdivision 3, paragraph (b). No payment is due either party if the 3.31 lands, other than school trust lands or university lands, are of substantially equal value but 3.32 (d) School trust lands and university lands exchanged under this section must be 	3.24	township or county assessment schedules for similar land types from the county assessor
 (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 	3.25	of the county in which the lands are located. Merchantable timber value must should be
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 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 	3.27	(b) All (c) Except for school trust lands and university lands, the lands exchanged
 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 	3.28	under this section shall be exchanged only for lands of at least substantially equal value.
 3.31 lands, other than school trust lands or university lands, are of substantially equal value but 3.32 are not of the same value. 3.33 (d) School trust lands and university lands exchanged under this section must be 	3.29	For the purposes of this subdivision, "substantially equal value" has the meaning given
 are not of the same value. (d) School trust lands and university lands exchanged under this section must be 	3.30	under section 94.343, subdivision 3, paragraph (b). No payment is due either party if the
 are not of the same value. (d) School trust lands and university lands exchanged under this section must be 	3.31	lands, other than school trust lands or university lands, are of substantially equal value but
3.33 (d) School trust lands and university lands exchanged under this section must be	3.32	
	3.33	(d) School trust lands and university lands exchanged under this section must be
	3.34	

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- 4.1 Sec. 8. Minnesota Statutes 2014, section 94.3495, subdivision 7, is amended to read:
 4.2 Subd. 7. Reversionary interest; Mineral and water power rights and other
 4.3 reservations. (a) All deeds conveying land given in an expedited land exchange under
 4.4 this section shall include a reverter that provides that title to the land automatically reverts
 4.5 to the conveying governmental unit if:
- 4.6 (1) the receiving governmental unit sells, exchanges, or otherwise transfers title of
 4.7 the land within 40 years of the date of the deed conveying ownership; and
- 4.8 (2) there is no prior written approval for the transfer from the conveying
 4.9 governmental unit. The authority for granting approval is the commissioner of natural
 4.10 resources for former Class 1 land, the county board for former Class 2 land, and the
 4.11 governing body for former Class 3 land.
- 4.12 (b) Class 1 land given in exchange is subject to the reservation provisions of section
 4.13 94.343, subdivision 4. Class 2 land given in exchange is subject to the reservation
 4.14 provisions of section 94.344, subdivision 4. County fee land given in exchange is subject
 4.15 to the reservation provisions of section 373.01, subdivision 1, paragraph (g).
- 4.16 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 4.17 private sale the leased parcel and any other lands allocated to the parcel by the county 4.18 under subdivision 6 that is offered for sale under this section. The purchase price is the 4.19 appraised value of the land under subdivision 3 exclusive of improvements on it. To 4.20 purchase a parcel, a leaseholder must pay in cash to the county an amount equal to the 4.21 4.22 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 4.23 of mailing of a copy of the appraisal to the leaseholder at the address shown upon the most 4.24 4.25 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 4.26 Procedure for the service of a summons and complaint. 4.27
- (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 <u>3_7</u>. 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.
- 4.34 (c) Failure of a purchaser to comply with the terms of payment voids the sale and the4.35 property may be reoffered for sale.

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5.1	Sec. 10. Laws 2012, chapter 236, section 28, subdivision 5, is amended to read:
5.2	Subd. 5. Survey. (a) Prior to offering it for sale, St. Louis County shall have each
5.3	lot surveyed by a licensed surveyor-, with the exception of those lots that do not have
5.4	adequate survey monumentation as determined by the county surveyor.
5.5	(b) The costs of the survey must be allocated by the county to the lots offered for
5.6	sale and the successful purchaser on each lot shall reimburse the county for the survey
5.7	costs allocated to the lot purchased. If no one purchases the lot, the county is responsible
5.8	for the survey costs. All surveying must be conducted by a licensed surveyor.
5.9	Sec. 11. Laws 2012, chapter 236, section 28, subdivision 9, is amended to read:
5.10	Subd. 9. Sunset. This section expires five seven years after the effective date.
5.11	Sec. 12. SAINT CROIX BOOM SITE WAYSIDE.
5.12	The following area is designated as the Saint Croix Boom Site Wayside: that part
5.13	of Government Lots 2 and 3, Section 15, Township 30 North, Range 20 West, excepting
5.14	therefrom the westerly 75 feet of Governmental Lot 3, which lies southeasterly of Line
5.15	1 described below:
5.16	Line 1: Commencing at Government Meander Corner No. 5 on the east line of said
5.17	Section 15; thence northerly on an azimuth of 01 degree 01 minute 36 seconds along said
5.18	east line for 50.80 feet to the point of beginning of Line 1 to be described; thence on an
5.19	azimuth of 222 degrees 13 minutes 44 seconds for 466.01 feet; thence southwesterly for
5.20	642.53 feet on a nontangential curve, concave to the northwest, having a radius of 3,769.72
5.21	feet, a delta angle of 09 degrees 45 minutes 57 seconds and a chord azimuth of 226 degrees
5.22	59 minutes 07 seconds; thence on an azimuth of 231 degrees 44 minutes 30 seconds for
5.23	389.72 feet; thence deflect to the left on a tangential curve, having a radius of 904.93 feet
5.24	and a delta angle of 16 degrees 44 minutes 05 seconds, for 264.31 feet; thence on an azimuth
5.25	of 215 degrees 00 minutes 25 seconds for 657.38 feet; thence on an azimuth of 305 degrees
5.26	00 minutes 25 seconds for 10.00 feet; thence on an azimuth of 215 degrees 00 minutes 25
5.27	seconds for 175.86 feet; thence deflect to the right on a tangential curve, having a radius of
5.28	612.96 feet and a delta angle of 17 degrees 24 minutes 49 seconds for 186.29 feet; thence
5.29	on an azimuth of 142 degrees 25 minutes 14 seconds for 10.00 feet; thence westerly for
5.30	602.56 feet on a nontangential curve, concave to the north, having a radius of 622.96 feet,
5.31	a delta angle of 55 degrees 25 minutes 11 seconds and a chord azimuth of 260 degrees 07
5.32	minutes 50 seconds; thence on an azimuth of 287 degrees 50 minutes 26 seconds for 15.80
5.33	feet; thence on an azimuth of 197 degrees 50 minutes 26 seconds for 90.00 feet; thence on
5.34	an azimuth of 287 degrees 50 minutes 26 seconds for 180.02 feet and there terminating.

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6.1	No acc	ess is permitted to	Trunk Highway	95 from the lands des	cribed above except
6.2		s permitted betwee			
6.3				feet easterly of the poi	nt of termination of
6.4	Line 1 descr				
6.5		<u>.</u>	feet and 952.54 f	eet southwesterly of th	ne point of beginning
6.6		scribed above;			
6.7			6 feet and 1,374	.26 feet southwesterly	of the point of
6.8	beginning of	f Line 1 described	above; and		
6.9	<u>(4) poi</u>	nts distant 1,759.5	7 and 1,819.57 f	eet southwesterly of th	e point of beginning
6.10	of Line 1 de	scribed above.			
6.11	Sec. 13.	CENTENNIAL S	TATE FOREST	<u>.</u>	
6.12	The fo	llowing areas are d	lesignated as the	Centennial State Fore	<u>st:</u>
6.13	<u>(1) the</u>	Northwest Quarte	r of the Northwe	st Quarter, Section 4, 7	Гownship 139 North <u>,</u>
6.14	Range 27 W	<u>vest;</u>			
6.15	(2) the	North Half of the	Northeast Quarte	er, the Southeast Quart	er of the Northwest
6.16	Quarter, and	the Northeast Qua	arter of the South	west Quarter, Section	5, Township 139
6.17	North, Rang	e 27 West;			
6.18	(3) the	Southwest Quarte	r of the Northea	st Quarter and the Sou	theast Quarter,
6.19	Section 19,	Township 140 Nor	th, Range 27 We	<u>st;</u>	
6.20	<u>(4) the</u>	Northwest Quarte	r of the Northeas	t Quarter, the South H	alf of the Northeast
6.21	Quarter, the	Southeast Quarter	of the Northwes	t Quarter, the East Hal	f of the Southwest
6.22	Quarter, and	the Southeast Qua	rter, Section 20,	Township 140 North,	Range 27 West;
6.23	<u>(5) the</u>	North Half of the	Southwest Quar	ter and the Northwest	Quarter of the
6.24	Southeast Q	uarter, Section 27,	Township 140 N	orth, Range 27 West;	
6.25	<u>(6) the</u>	South Half of the	Northeast Quart	er, the Northwest Quar	rter, the Northeast
6.26	Quarter of the	ne Southwest Quar	ter, and the Nort	h Half of the Southeas	t Quarter, Section
6.27	<u>28, Townshi</u>	p 140 North, Rang	ge 27 West;		
6.28	<u>(7) Sec</u>	ction 29, Township	140 North, Ran	ge 27 West;	
6.29	<u>(8) the</u>	Northeast Quarter	, the Northeast Q	Quarter of the Northwe	st Quarter, the North
6.30	Half of the S	Southeast Quarter, a	and the Southeas	t Quarter of the South	east Quarter, Section
6.31		p 140 North, Rang	<u> </u>		
6.32	<u> </u>	North Half of the	Northeast Quarte	er, Section 31, Townsh	ip 140 North, Range
6.33	<u>27 West;</u>				
6.34	<u> </u>		,	of the Southeast Quart	
6.35	Quarter of the	ne Southeast Quart	er, Section 32, To	ownship 140 North, Ra	ange 27 West;

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7.1	(11) tl	ne Southwest Quarte	er Section 33 7	Cownship 140 North, R	ange 27 West and
7.2	<u> </u>	Section 36, Township		-	
			· · · · · · · · · · · · · · · · · ·	<u> </u>	
7.3	Sec. 14.	DELETION FRO	M STATE PAI	RKS.	
7.4	[85.01	[2] [Subd. 42.] Mil	lle Lacs Kathio) State Park, Mille La	ics County. The
7.5	following a	rea is deleted from N	Mille Lacs Kath	io State Park: that part	t of Government Lot
7.6	3, Section 3	3, Township 43 Nor	rth, Range 27 V	Vest, described as follo	WS:
7.7	Comn	nencing at the north	west corner of	said Government Lot 3	, said corner being
7.8	marked by a	a 2-1/2 inch aluminu	um post with bi	ass cap (Bureau of La	nd Management
7.9	Monument)	; thence North 89 de	egrees 43 minu	tes 55 seconds East, as	ssumed bearing,
7.10	along the no	orth line of said Gov	vernment Lot 3,	a distance of 1,076.85	feet to the point of
7.11	beginning o	f the land to be desc	cribed; thence c	ontinuing North 89 deg	grees 43 minutes 55
7.12	seconds Eas	st, along said north l	ine, a distance	of 40.88 feet to a 3/4-i	nch iron rod with
7.13	disk stampe	d MN DNR PROPE	ERTY; thence c	ontinuing North 89 deg	grees 43 minutes
7.14	55 seconds	East, along said nor	th line, a distar	nce of 299.64 feet to a	3/4-inch rebar
7.15	with plastic	cap stamped MN D	ONR LS 47461;	thence South 14 degree	ees 26 minutes 27
7.16	seconds Eas	st, a distance of 170.	18 feet to a $3/4$	-inch iron rod with dis	k stamped MN DNR
7.17	PROPERTY	<i>I</i> ; thence South 89 d	legrees 43 minu	ites 55 seconds West, a	distance of 413.14
7.18	feet to a 3/4	-inch iron rod; then	ce continuing S	South 89 degrees 43 mi	inutes 55 seconds
7.19	West, a dist	ance of 10.50 feet; t	thence North 07	degrees 53 minutes 1	7 seconds East, a
7.20	distance of	70.68 feet; thence N	orth 18 degrees	s 01 minute 43 seconds	s East, a distance of
7.21	100.09 feet	to the point of begin	nning. Containi	ng 1.46 acres, more or	less.
7.22	Sec. 15.	ADDITIONS TO S	STATE FORE	<u>STS.</u>	
7.23	Subdi	vision 1. [89.021] [S	Subd. 4.] Bear	Island State Forest.	The following area is
7.24	added to the	Bear Island State F	Forest: all of To	wnship 62 North, Ran	ge 12 West.
7.25	Subd.	2. [89.021] [Subd.	13.] Cloquet	Valley State Forest. T	The following areas
7.26	are added to	the Cloquet Valley	State Forest:		
7.27	<u>(1) Se</u>	ctions 17 to 20 and	29 to 32, Town	ship 54 North, Range	<u>16 West;</u>
7.28	<u>(2) Se</u>	ctions 2 to 11, 15 to	23, and 26 to 3	5, Township 53 North	, Range 17 West;
7.29	<u>(3) Se</u>	ections 13 to 35, Tow	vnship 54 Nortl	n, Range 17 West;	
7.30	<u>(4) Se</u>	ection 36, Township	53 North, Rang	ge 18 West; and	
7.31	<u>(5) Se</u>	ection 36, Township	54 North, Rang	ge 18 West.	
7.32	Subd.	3. [89.021] [Subd.	27.] Kabetog	ama State Forest. The	e following areas
7.33	are added to	o the Kabetogama S	tate Forest:		
7.34	<u>(1) Se</u>	ctions 2 and 3, Tow	nship 62 North	, Range 19 West; and	

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8.1	(2) Se	ctions 6 and 7, Tow	nshin 63 North	Range 21 West	
8.2	<u> </u>		-	River State Forest.	The following area is
8.3				f Township 60 North, 1	
8.4				e River State Forest.	
8.5				Southeast Quarter of t	
8.6		Township 56 North			
				_	
8.7	Sec. 16.	EXCHANGE OF	STATE LANI); AITKIN, BELTRA	AMI, AND
8.8	KOOCHIC	CHING COUNTIES	<u>S.</u>		
8.9	<u>(a) No</u>	otwithstanding the ri	parian restriction	ons in Minnesota Statu	ites, section 94.342,
8.10	subdivision	3, and subject to the	e valuation rest	rictions described in p	earagraph (c), the
8.11	commission	er of natural resource	es may, with the	ne approval of the Lan	d Exchange Board as
8.12	required und	der the Minnesota C	onstitution, art	icle XI, section 10, and	d according to the
8.13	remaining p	provisions of Minnes	sota Statutes, se	ections 94.342 to 94.34	47, exchange the
8.14	state-owned	l land leased for farm	ning wild rice o	lescribed in paragraph	<u>(b).</u>
8.15	<u>(b)</u> Th	e state land that ma	y be exchanged	l is held under the foll	owing state leases
8.16	for farming	of wild rice:			
8.17	<u>(1) Le</u>	ase LAGR001305, o	covering 175.1	acres in Aitkin Count	<u>y;</u>
8.18	<u>(2) Le</u>	ase LMIS010040, c	overing 107.1 a	cres in Beltrami Cour	<u>nty;</u>
8.19	<u>(3) Le</u>	ase LMIS010096, c	overing 137.4 a	cres in Beltrami Cour	ity; and
8.20	<u>(4) Le</u>	ase LAGR001295, o	covering 264.40) acres in Koochiching	g County.
8.21	<u>(c)</u> Fo	r the appraisal of the	e land, no impr	ovements paid for by	the lessee shall be
8.22	included in	the estimate of marl	ket value.		
8.23	<u>(d)</u> Ac	lditional adjoining s	tate lands may	be added to the excha	nges if mutually
8.24	agreed upon	by the commission	er and the exchange	ange partner to avoid le	eaving unmanageable
8.25	parcels of la	and in state ownership	ip after an exch	ange or to meet count	y zoning standards or
8.26	other regula	tory needs for the w	vild rice farmin	g operations.	
8.27	<u>(e)</u> Th	e state land adminis	stered by the co	mmissioner of natura	l resources in
8.28	Koochiching	g County borders the	e Lost River. T	he lands to be exchang	ed are not required to
8.29	provide at le	east equal opportuni	ty for access to	waters by the public,	but the lands must be
8.30	at least equa	al in value and have	the potential to	generate revenue for t	the school trust lands.
8.31	Sec. 17.	RELEASE OF RE	VERSIONAR	Y INTEREST; ANO	KA COUNTY
8.32	LAND TRA				
8.33	<u> </u>		-	407, article 7, section	
8.34	paragraph (o	c), or other law to the	e contrary, the s	tate shall extinguish th	ne state's reversionary

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interest in land transferred by deeds according to paragraph (b), and release Anoka County 9.1 9.2 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 9.3 9.4 general may make changes to the land descriptions to correct errors and ensure accuracy. (b) This section applies to land transferred: 9.5 (1) by quit claim deed dated December 21, 2000, recorded on December 26, 2000, 9.6 as Anoka County Recorder Document No. 1541488, conveying the following described 9.7 property: all that part of Government Lot 1, Section 6, Township 31, Range 24 West, 9.8 Anoka County, Minnesota described as follows: Beginning at the northeast corner of said 9.9 Government Lot 1, Section 6; thence South 00 degrees 51 minutes 13 seconds West along 9.10 the east line of said Government Lot 1 a distance of 84.79 feet; thence South 45 degrees 9.11 9.12 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 9.13 shoreline to the north line of said Government Lot 1; thence easterly along said north line 9.14 of Government Lot 1 to the point of beginning. AND all that part of Government Lot 4 and 9.15 that part of the Southeast Quarter of the Southwest Quarter, all in Section 31; Township 32, 9.16 Range 24, Anoka County, Minnesota, described as follows: Beginning at the southwest 9.17 corner of said Southeast Quarter of the Southwest Quarter of Section 31; thence North 13 9.18 degrees 16 minutes 11 seconds East 473.34 feet; thence North 07 degrees 54 minutes 43 9.19 9.20 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 9.21 degrees 01 minutes 08 seconds West 182.54 feet; thence North 57 degrees 22 minutes 29 9.22 9.23 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 9.24 line of Government Lot 4 to the point of beginning. For the purpose of these descriptions, 9.25 9.26 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 9.27 (2) by quit claim deed dated July 18, 2012, recorded on July 24, 2012, as Anoka 9.28 County Recorder Document No. 2036093.001, conveying the following described 9.29 property: that part of Government Lot 3 and Government Lot 4, Section 31, Township 32, 9.30 Range 24, Anoka County, Minnesota, described as follows: Commencing at the southwest 9.31 corner of the Southeast Quarter of the Southwest Quarter of said Section 31; thence North 9.32 13 degrees 16 minutes 11 seconds East 473.34 feet; thence North 07 degrees 54 minutes 9.33 43 seconds East 186.87 feet; thence North 14 degrees 08 minutes 33 seconds West 154.77 9.34 9.35 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 9.36

10.1	described; thence North 27 degrees 01 minutes 08 seconds East 182.54 feet; thence South
10.2	62 degrees 46 minutes 44 seconds East 40.77 feet; thence North 25 degrees 45 minutes
10.3	30 seconds East 74.43 feet; thence northerly 88.30 feet along a tangential curve concave
10.4	to the West having a radius of 186.15 feet and a central angle of 27 degrees 10 minutes
10.5	50 seconds; thence North 01 degrees 25 minutes 20 seconds West, tangent to said curve,
10.6	140.53 feet; thence North 71 degrees 56 minutes 34 seconds West to the southeasterly
10.7	shoreline of the Rum River; thence southwesterly along said shoreline to its intersection
10.8	with a line bearing North 57 degrees 22 minutes 29 seconds West from the point of
10.9	beginning; thence South 57 degrees 22 minutes 29 seconds East to the point of beginning.
10.10	(c) Anoka County has determined that the county's land management interests would
10.11	best be served by entering a long-term lease to use the land for veterans housing.
10.12	Sec. 18. PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC
10.13	WATER; BELTRAMI COUNTY.
10.14	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
10.15	Beltrami County may sell the tax-forfeited lands described in paragraph (c) by public sale,
10.16	under the remaining provisions of Minnesota Statutes, chapter 282.
10.17	(b) The conveyance must be in a form approved by the attorney general. The
10.18	attorney general may make necessary changes to the legal description to correct errors
10.19	and ensure accuracy.
10.20	(c) The lands to be sold are located in Beltrami County and are described as:
10.21	(1) PID No. 15.00136.00;
10.22	(2) PID No. 46.00182.00;
10.23	(3) PID No. 48.00169.00;
10.24	(4) PID No. 80.06391.00;
10.25	(5) PID No. 49.00516.00;
10.26	(6) PID No. 49.00522.00; and
10.27	(7) PID No. 49.00523.00.
10.28	(d) The county has determined that the county's land management interests would be
10.29	best served if the lands were returned to private ownership.
10.30	Sec. 19. PRIVATE SALE OF CONSOLIDATED CONSERVATION LAND;
10.31	BELTRAMI COUNTY.
10.32	(a) Notwithstanding the public sale provisions of Minnesota Statutes, sections

- 10.33 <u>282.221 to 282.226, the commissioner of natural resources may sell by private sale the</u>
- 10.34 <u>consolidated conservation land that is described in paragraph (c).</u>

11.1	(b) For the appraisal of the land, no improvements paid for by the wild rice farming
11.2	lessee shall be included in the estimate of market value.
11.3	(c) The land that may be sold is located in Beltrami County and is described as:
11.4	(1) the Southeast Quarter of the Northwest Quarter of the Southwest Quarter and
11.5	the South 150 feet of the Northeast Quarter of the Northwest Quarter of the Southwest
11.6	Quarter and the east 150 feet of the Southwest Quarter of the Northwest Quarter of the
11.7	Southwest Quarter, Section 33, Township 155 North, Range 30 West; and
11.8	(2) the Northwest Quarter of the Southeast Quarter of the Southwest Quarter and that
11.9	part of the Northeast Quarter of the Southeast Quarter of the Southwest Quarter, Section
11.10	33, Township 155 North, Range 30 West, described as follows:
11.11	Beginning at the northwest corner of said Northeast Quarter of the Southeast Quarter
11.12	of the Southwest Quarter; thence South 89 degrees 56 minutes East, assumed bearing,
11.13	660 feet along the north line of said Northeast Quarter to the east line of said Northeast
11.14	Quarter; thence South 00 degrees 45 minutes East 50 feet along said east line; thence
11.15	South 57 degrees 48 minutes West 772 feet to a point on the west line of said Northeast
11.16	Quarter which is 462 feet south from the point of beginning; thence North 00 degrees 31
11.17	minutes West 462 feet along the west line to the point of beginning.
11.18	Containing 28.4 acres, more or less.
11.19	(d) Additional adjoining state lands may be added to the sale if mutually agreed
11.20	upon by the commissioner and the buyer to avoid leaving unmanageable parcels of land in
11.21	state ownership after the sale or to meet county zoning standards or other regulatory needs
11.22	for the wild rice farming operations. The commissioner may make necessary changes to
11.23	the legal description to correct errors and ensure accuracy.
11.24	(e) The Department of Natural Resources has determined that the land is not needed
11.25	for natural resource purposes and that the state's land management interests would best
11.26	be served if the land were returned to private ownership for continued use in wild rice
11.27	cultivation.
11.28	(f) Notwithstanding Minnesota Statutes, sections 84A.03, 84A.51, and 282.226,
11.29	the proceeds from the sale shall first be applied to reimburse the commissioner for the
11.30	sale costs and expenses of the parcel under this section and the land exchange costs and
11.31	expenses for the land leased for wild rice farming operations exchanged under section 16.
11.32	The remaining proceeds are to be distributed as provided by law.

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

12.1	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282,
12.2	Beltrami County may sell tax-forfeited land described in paragraph (c) to an adjoining
12.3	landowner, under the remaining provisions of Minnesota Statutes, chapter 282.
12.4	(b) The conveyance must be in a form approved by the attorney general for not less
12.5	than the appraised value of the land. The attorney general may make necessary changes to
12.6	the legal description to correct errors and ensure accuracy.
12.7	(c) The land to be sold is located in Beltrami County and is described as: PID No.
12.8	<u>30.00119.01.</u>
12.9	(d) The county has determined that the county's land management interests would be
12.10	best served if the lands were returned to private ownership.
12.11	Sec. 21. CONVEYANCE OF TAX-FORFEITED LAND BORDERING PUBLIC
12.12	WATER; CARVER COUNTY.
12.13	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
12.14	and the public sale provisions of Minnesota Statutes, chapter 282, Carver County may
12.15	convey the tax-forfeited land bordering public water that is described in paragraph (c) to
12.16	Carver County for less than the assessed market value as determined by the county board.
12.17	(b) The conveyance must be in a form approved by the attorney general and provide
12.18	that the land reverts to the state if Carver County stops using the land for the public
12.19	purpose described in paragraph (d). The attorney general may make changes to the land
12.20	description to correct errors and ensure accuracy.
12.21	(c) The land to be conveyed is located in Carver County and is described as: Outlot
12.22	B, Tuscany Village, city of Watertown (PID 85.4450550).
12.23	(d) Carver County has determined that the land is needed by the county for public
12.24	use, which may include but is not limited to open space, trails, or a wetland bank
12.25	restoration project according to Minnesota Statutes, sections 103G.222 to 103G.2243, in
12.26	which a conditional use deed or deed restrictions may be recorded.
12.27	Sec. 22. CONVEYANCE OF TAX-FORFEITED LAND; CASS COUNTY.
12.28	(a) Notwithstanding Minnesota Statutes, section 282.01, subdivision 1a, and the
12.29	public sale provisions of Minnesota Statutes, chapter 282, Cass County shall convey
12.30	to the city of Pillager for no consideration the tax-forfeited lands that are described in
12.31	paragraph (c).
12.32	(b) The city of Pillager shall initiate the conveyance by application to the Cass
12.33	County Board. The conveyance must be in a form approved by the attorney general. The

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13.1	attorney gener	al may make nece	essary changes	to the legal descriptions	to correct errors
13.2	and ensure acc	curacy.			
13.3	<u>(c) The l</u>	ands to be convey	ed are located	in Cass County and are	described as:
13.4	<u>(1) the E</u>	ast Half of the No	orthwest Quarte	r of Section 17, Townsh	nip 133, Range 30,
13.5	less that part l	ying North of Stat	e Highway 210) and also less that part	of the Southeast
13.6	Quarter of the	Northwest Quarte	er, Section 17,	Township 133, Range 3	0, described as
13.7	follows: Begin	nning at the south	east corner of s	aid Southeast Quarter o	f the Northwest
13.8	Quarter; thenc	e North along the	east line of sai	d Southeast Quarter of	the Northwest
13.9	Quarter a dista	ance of 815 feet; th	nence North 87	degrees 30 minutes We	st a distance of 740
13.10	feet; thence So	outh 783.7 feet to	the south line c	of the Southeast Quarter	of the Northwest
13.11	Quarter; thenc	e South 89 degree	es 21 minutes E	ast a distance of 740 fe	et to the point of
13.12	beginning. Als	so less that part pl	atted as The Ci	ossing, on file and of re	cord in the Office
13.13	of the County	Recorder in and for	or Cass County	, Minnesota (parcel 93-2	217-2403);
13.14	<u>(2) Lot 3</u>	3, Block 3, The Cr	ossing (parcel	93-352-0315);	
13.15	<u>(3) Lot 5</u>	5, Block 3, The Cr	ossing (parcel	93-352-0325);	
13.16	<u>(4) Lot 6</u>	6, Block 3, The Cr	ossing (parcel	93-352-0330);	
13.17	<u>(5) Lot 7</u>	7, Block 3, The Cr	ossing (parcel	93-352-0335);	
13.18	<u>(6) Lot 3</u>	8, Block 7, The Cr	ossing (parcel	93-352-0715);	
13.19	<u>(7) Lot 4</u>	, Block 7, The Cr	ossing (parcel	93-352-0720); and	
13.20	<u>(8) that p</u>	part of the Northea	st Quarter of th	e Southwest Quarter, Se	ection 17, Township
13.21	133, Range 30	, described as foll	ows: Beginnin	g at the northeast corner	r of the Northeast
13.22	Quarter of the	Southwest Quarte	er, Section 17,	Township 133, Range 3	0; thence south
13.23	along the east	line of said 40 a d	istance of 624	feet; thence North 89 de	egrees 16 minutes
13.24	West a distanc	e of 264 feet; ther	nce North 31 de	egrees 14 minutes West	a distance of 231
13.25	feet; thence Ne	orth 4 degrees 14	minutes West a	distance of 429.5 feet t	o the north line of
13.26	Northeast Qua	rter of the Southw	vest Quarter; th	ence South 89 degrees 2	21 minutes East a
13.27	distance of 41:	5 feet to the point	of beginning, c	containing 5.37 acres mo	ore or less, and less
13.28	right-of-way f	or public road alor	ng east line (pa	rcel 93-217-3101).	
13.29	Sec. 23. PI	RIVATE SALE O	F SURPLUS	STATE LAND; CASS	COUNTY.
13.30	<u>(a) Notw</u>	vithstanding Minne	esota Statutes, s	sections 94.09 and 94.10), the commissioner
13.31	of natural reso	urces may sell by	private sale the	e surplus land that is des	cribed in paragraph

- 13.32 (c). Before proceeding with the sale, the commissioner must acquire easement or fee
- 13.33 interests for the alternative Tower Hill alignment of the Heartland State Trail.
- 13.34 (b) The commissioner may sell the land to a local homeowners association at the
 13.35 value offered in 1988, as adjusted for inflation by the implicit price deflator for government

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consumption expenditures and gross investment for state and local governments prepared 14.1 by the Bureau of Economic Analysis of the United States Department of Commerce, 14.2 plus sale costs. The commissioner may make changes to the land description to correct 14.3 14.4 errors and ensure accuracy. (c) The lands to be sold are located in Cass County and are described as: 14.5 (1) that part of the former Burlington Northern Railroad located in Government Lot 14.6 5, Section 9, Township 143 North, Range 31 West of the Fifth Principal Meridian, Cass 14.7 County, Minnesota, which lies northerly of the south line of said Government Lot 5 and 14.8 southerly of the centerline of Cove Drive Northwest as it existed in 2013; 14.9 (2) a strip of land 100.00 feet in width extending over and across Government Lots 1, 14.10 2, 3, 4, and 5 and the Southwest Quarter of the Southwest Quarter, Section 16, Township 14.11 14.12 143 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 14.13 removed) of the former Burlington Northern Railroad as originally located and established; 14.14 14.15 (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 14.16 Burlington Northern Railroad right-of-way; 14.17 14.18 (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, 14.19 Minnesota, said strip of land being 50.00 feet in width on each side of the centerline of the 14.20 main track (now removed) of the former Burlington Northern Railroad, and which lies 14.21 14.22 northeasterly of the following described line: Commencing at the northeast corner of said Government Lot 1; thence North 89 14.23 degrees 14 minutes 06 seconds West, assumed bearing along the north line thereof 924.84 14.24 feet to the easterly right-of-way line of the Heartland Trail; thence southwesterly 350.93 14.25 14.26 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 14.27 and chord bears South 32 degrees 20 minutes 19 seconds West for a chord distance of 14.28 350.87 feet; thence South 89 degrees 14 minutes 06 seconds East not tangent to said curve 14.29 608.55 feet to the northwesterly right-of-way of the former Burlington Northern Railroad; 14.30 thence southwesterly 131.12 feet along last said right-of-way, along a nontangential curve 14.31 concave to the southeast, having a radius of 3,869.83 feet, a central angle of 1 degree 56 14.32 14.33 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 14.34 described; thence South 50 degrees 47 minutes 19 seconds East, a distance of 102.74 feet 14.35

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15.1	to the intersection of the southeasterly right-of-way of said former Burlington Northern							
15.2	Railroad and there terminating; and							
15.3				n 20, Township 143 N	orth, Range 31 West,			
15.4	Cass County	, Minnesota, descril	bed as follows:					
15.5	Comm	encing at the northe	east corner of s	aid Government Lot 1	; thence North 89			
15.6	degrees 14 m	ninutes 06 seconds	West assumed	pearing along the north	n line thereof 924.84			
15.7	feet to the ea	sterly right-of-way	of the Heartlar	nd Trail; thence southw	vesterly 350.93 feet			
15.8	along said rig	ght-of-way line, alo	ng a nontanger	ntial curve concave to	the southeast having			
15.9	a radius of 5,	529.58 feet, a centr	al angle of 3 de	egrees 38 minutes 10 s	econds and the chord			
15.10	bears South .	32 degrees 20 minu	tes 19 seconds	West for a chord dista	nce of 350.87 feet			
15.11	to the point of	of beginning of the	tract to be here	ein described; thence S	South 89 degrees			
15.12	14 minutes 0	6 seconds East not	tangent to said	curve 608.55 feet to t	he northwesterly			
15.13	right-of-way	of the former Burli	ington Norther	n Railroad; thence sou	thwesterly 131.12			
15.14	feet along las	st said right-of-way	, along a nonta	ngential curve concave	e to the southeast,			
15.15	having a radi	us of 3,869.83 feet.	, a central angle	e of 1 degree 56 minut	es 29 seconds and a			
15.16	chord bearing	g of South 53 degre	ees 10 minutes	19 seconds West for a	chord distance of			
15.17	131.11 feet;	thence North 89 deg	grees 14 minut	es 06 seconds West no	t tangent to last said			
15.18	<u>curve 549.52</u>	feet to said right-o	of-way of Hear	tland Trail; thence nor	theasterly 91.72			
15.19	feet along las	st said right-of-way	along a nontai	ngential curve concave	e to the southeast,			
15.20	having a radi	us of 5,529.58 feet	, a central angl	e of 0 degrees 57 minu	ates 01 second and			
15.21	the chord bea	ars North 30 degree	es 02 minutes 4	3 seconds East for a c	hord distance of			
15.22	91.72 feet to	the point of beginn	ning.					
15.23	<u>(d)</u> The	Department of Nat	tural Resources	s has determined that t	he Steamboat Loop			
15.24	of the Hearth	and State Trail is no	ot needed for na	atural resource purpose	es after control of the			
15.25	alternative Te	ower Hill alignment	t and that the st	ate's land managemen	t interests would best			
15.26	be served if t	the lands were then	conveyed to a	local homeowners ass	ociation.			
15.27	Sec. 24.	PUBLIC OR PRI	VATE SALE	OF SURPLUS STAT	E LAND			
15.28	BORDERIN	G PUBLIC WAT	ER; CLEARV	ATER COUNTY.				
15.29	<u>(a) Not</u>	withstanding Minn	esota Statutes,	sections 92.45, 94.09,	and 94.10, the			
15.30	commissione	er of natural resource	es may sell by	public or private sale	the surplus land			
15.31	bordering pu	blic water that is de	escribed in para	agraph (c).				
15.32	<u>(b)</u> The	commissioner may	y sell the portion	on of the land that con	sists of a road			
15.33	right-of-way	to a local unit of go	overnment for l	ess than the value of th	ne land as determined			
15.34	by the comm	issioner, but the co	onveyance mus	t provide that the porti	on of the land			
15.35	described in	paragraph (c) that is	s a road right-o	of-way be used for the	public and reverts			

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16.1	to the state if the local unit of government fails to provide for public use or abandons
16.2	the public use of the land. The commissioner may make necessary changes to the legal
16.3	description to correct errors and ensure accuracy.
16.4	(c) The land that may be sold is located in Clearwater County and is described
16.5	as: that part of Government Lot 2, Section 27, Township 149 North, Range 38 West,
16.6	described as follows:
16.7	Commencing at a point on the east shore of Pine Lake where the same intersects
16.8	the road running east and west; thence, easterly along the south shoulder of said road for
16.9	about 465 feet to the center of State-Aid Road No. 7; thence north along said State-Aid
16.10	Road No. 7, for a distance of 100 feet; thence westerly for about 465 feet to the shore
16.11	of Pine Lake; thence, southerly along the shore of said lake for 100 feet to the point of
16.12	beginning, and being a part of Lot 22 of Spruce Grove Park plat.
16.13	Containing 1.19 acres, more or less, and subject to 33-feet-wide platted road
16.14	dedicated to public use.
16.15	(d) The land borders Pine Lake. The Department of Natural Resources has
16.16	determined that the land is not needed for natural resource purposes and that the state's
16.17	land management interests would best be served if the land was returned to private or
16.18	public ownership.
16.19	Sec. 25. PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC
16.20	WATER; CROW WING COUNTY.
16.21	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
16.22	Crow Wing County may sell the tax-forfeited land bordering public water that is described
16.23	in paragraph (c), under the remaining provisions of Minnesota Statutes, chapter 282.
16.24	(b) The conveyance must be in a form approved by the attorney general. The attorney
16.25	general may make changes to the land description to correct errors and ensure accuracy.
16.26	(c) The land to be sold is located in Crow Wing County and is described as:
16.27	(1) Outlet A, Forthun Park Third Addition, city of Baxter, Section 7, Township
16.28	133, Range 28 (PIN 0336300090A0009);
16.29	(2) Lot 33, Block 6, Hamlet Shores, Deerwood Township, Section 26, Township 46,
16.30	Range 28 (PIN 591110060330009); and
16.31	(3) the Northwest Quarter of the Southeast Quarter, Bay Lake Township, Section 9,
16.32	Township 45, Range 28 (PIN 50009420000009).
16.33	(d) The county has determined that the county's land management interests would
16.34	best be served if the lands were returned to private ownership.

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17.1	Sec. 26. PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC
17.2	WATER; GRANT COUNTY.
17.3	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
17.4	Grant County may sell the tax-forfeited land bordering public water that is described in
17.5	paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
17.6	(b) The conveyances must be in a form approved by the attorney general. The attorney
17.7	general may make changes to the land descriptions to correct errors and ensure accuracy.
17.8	(c) The land to be sold is located in Grant County and is described as:
17.9	(1) that part of Section 13, Township 127, Range 44, commencing at a point on
17.10	the southeasterly line of Third Street where the southwesterly line of Vienna Avenue
17.11	would intersect, if extended, in the city of Herman, according to the plat thereof; thence
17.12	southeasterly along the southwesterly line of Vienna Avenue, if extended, to the lake;
17.13	thence following the shore of said lake to the point where it would be intersected by the
17.14	southeasterly line of Third Street in said city; thence northeasterly along said southeasterly
17.15	line of Third Street to the point of beginning (parcel number 20-0420-000);
17.16	(2) a part of Government Lot 1, Section 11, Township 128 North, Range 41 West
17.17	of the 5th P.M. and being more particularly described as follows, to-wit: To find the
17.18	point of beginning commence at the northeast corner of said Section 11; thence on an
17.19	assumed bearing of South and along the east line of said Section 11 a distance of 33.0
17.20	feet; thence South 42 degrees 31 feet West 157.78 ft. to the point of beginning; thence
17.21	from the point of beginning South 29 degrees 04 feet West 687.4 ft.; South 79 degrees 50
17.22	feet West 559.0 ft. more or less to the intersection with the water line of Peterson Lake;
17.23	thence northwesterly and northeasterly and following along the water line of said Peterson
17.24	Lake to the intersection with the north line of said Section 11; thence easterly and along
17.25	said north line 754.4 ft. more or less to the intersection with a line drawn North from the
17.26	point of beginning; thence South and along said line 117.0 ft. more or less to the point of
17.27	beginning, subject to existing road easements of record (parcel number 03-0090-000); and
17.28	(3) Lot 6, Sunnyside Camp, Barrett, Minnesota, according to a plat thereof on file
17.29	in the register of deed office in and for the County of Grant, State of Minnesota (parcel
17.30	<u>number 18-0129-000).</u>
17.31	(d) The county has determined that the county's land management interests would
17.32	best be served if the lands were returned to private ownership.

17.33 Sec. 27. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC</u> 17.34 <u>WATER; ITASCA COUNTY.</u>

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18.1	(a) No	otwithstanding Minn	esota Statutes,	sections 92.45 and 282	.018, subdivision 1,			
18.2	Itasca Cour	nty may sell the tax-f	orfeited land bo	ordering public water de	escribed in paragraph			
18.3	(c) by public sale under the remaining provisions of Minnesota Statutes, chapter 282.							
18.4	(b) The conveyance must be in a form approved by the attorney general. The							
18.5	attorney ge	neral may make nec	essary changes	to the legal description	to correct errors			
18.6	and ensure	accuracy.						
18.7	<u>(c)</u> Tł	ne land to be sold is	located in Itasc	a County and is descri	bed as: PID No.			
18.8	26-020-220	06.						
18.9	<u>(d)</u> Tl	he county has determ	nined that the co	ounty's land manageme	nt interests would be			
18.10	best served	if the lands were ret	turned to privat	e ownership.				
18.11	Sec. 28.	PRIVATE SALE C	OF TAX-FORI	FEITED LAND BORI	DERING PUBLIC			
18.12	WATER; I	TASCA COUNTY.						
18.13	<u>(a) No</u>	otwithstanding Minn	esota Statutes,	sections 92.45 and 282	.018, subdivision 1,			
18.14	and the pub	olic sale provisions o	f Minnesota St	atutes, chapter 282, Itas	sca County may sell			
18.15	the tax-forf	eited land bordering	public water d	escribed in paragraph (c) to an adjoining			
18.16	landowner	under the remaining	provisions of N	Ainnesota Statutes, cha	pter 282.			
18.17	<u>(b)</u> Tl	he conveyance must	be in a form ap	proved by the attorney	general for not less			
18.18	than the app	praised value of the l	and. The attorn	ney general may make	necessary changes to			
18.19	the legal de	escription to correct of	errors and ensu	re accuracy.				
18.20	<u>(c)</u> Tł	he land to be sold is	located in Itasc	a County and is descri	bed as: PID No.			
18.21	26-004-320	<u>02.</u>						
18.22	<u>(d)</u> Tł	he county has determ	nined that the co	ounty's land manageme	nt interests would be			
18.23	best served	if the lands were ret	turned to privat	e ownership.				
18.24	Sec. 29.	PRIVATE SALE C	OF TAX-FORI	FEITED LAND; ITAS	CA COUNTY.			
18.25	<u>(a) No</u>	otwithstanding the p	ublic sale provi	sions of Minnesota Sta	tutes, chapter 282,			
18.26	Itasca Cour	nty may sell tax-forf	eited land desc	ribed in paragraph (c) t	o an adjoining			
18.27	landowner	under the remaining	provisions of N	Ainnesota Statutes, cha	pter 282.			
18.28	<u>(b) Tl</u>	he conveyance must	be in a form ap	proved by the attorney	general for not less			
18.29	than the app	praised value of the l	and. The attorn	ney general may make	necessary changes to			
18.30	the legal de	escription to correct of	errors and ensu	re accuracy.				
18.31	<u>(c)</u> Th	he land to be sold is	located in Itasc	a County and is descri	bed as: PID No.			
18.32	91-019-331	.6.						
18.33	<u>(d)</u> Tl	he county has determ	nined that the co	ounty's land manageme	nt interests would be			
18.34	best served	if the lands were ret	turned to privat	e ownership.				

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19.1	Sec. 30.	PUBLIC SALE OI	F TAX-FORF	EITED LAND BORD	ERING PUBLIC		
19.2	WATER; KANDIYOHI COUNTY.						
19.3	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision						
19.4	1, Kandiyo	hi County may sell th	ne tax-forfeited	lands bordering public	water described		
19.5	in paragrap	h (c) by public sale u	under the remain	ning provisions of Min	inesota Statutes,		
19.6	chapter 282	<u>).</u>					
19.7	<u>(b)</u> Tl	ne conveyances must	be in a form a	pproved by the attorney	y general. The		
19.8	attorney ger	neral may make nece	essary changes	to the legal description	s to correct errors		
19.9	and ensure	accuracy.					
19.10	<u>(c)</u> Tł	ne lands to be sold ar	e located in Ka	ndiyohi County and de	scribed as:		
19.11	<u>(1) PI</u>	D No. 27-029-0025	2				
19.12	<u>(2) PI</u>	D No. 16-033-0050	; and				
19.13	<u>(3) PI</u>	D No. 17-026-0120	<u>.</u>				
19.14	<u>(d)</u> Th	ne county has determ	ined that the co	unty's land managemen	nt interests would be		
19.15	best served	if the lands were ret	urned to privat	e ownership.			
19.16	Sec. 31.	KLONDIKE CLE	AN WATER F	RETENTION PROJE	CT; KITTSON		
19.17	COUNTY.						
19.18	Subdi	vision 1. School tru	ist land excha	nge. (a) Notwithstandin	ng the riparian		
19.19	restrictions	of Minnesota Statute	es, section 94.3	42, subdivision 3, the	commissioner		
19.20	of natural r	esources shall, with t	the approval of	the Land Exchange Bo	bard as required		
19.21	under the M	Innesota Constitutio	on, article XI, s	ection 10, and accordin	g to the remaining		
19.22	provisions	of Minnesota Statute	s, sections 94.3	42 and 94.343, exchanged	ge the school trust		
19.23	land descril	bed in paragraph (c)	for land of equ	al or greater value own	ed by the Two		
19.24	Rivers Wat	ershed District.					
19.25	<u>(b)</u> Tl	ne conveyance must	be in a form ap	pproved by the attorney	general. The		
19.26	attorney ge	neral may make nece	essary changes	to the legal description	to correct errors		
19.27	and ensure	accuracy.					
19.28	<u>(c)</u> Th	ne land that may be e	xchanged is loo	eated in Kittson County	and is described as:		
19.29	the South H	Ialf, Section 12, Tow	nship 161 Nor	th, Range 45 West.			
19.30	<u>(d)</u> Tł	ne commissioner has	determined the	at the state's land managed	gement interests		
19.31	would best	be served if the land	was exchange	d to facilitate the Klond	like clean water		
19.32	retention pr	roject.					
19.33	Subd.	2. Land recomme	ndation. The c	commissioner of natura	l resources, in		
19.34	consultation	n with the Two River	rs Watershed D	istrict, shall make reco	mmendations		
19.35	regarding th	ne disposition of the	acquired wildli	fe management area la	nd that is included		

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20.1	in the Klondike comprehensive water management project. The commissioner must
20.2	make the recommendations within six months after the completion of the project's
20.3	environmental assessment worksheet.
20.4	Subd. 3. Rich fen enhancement. The commissioner of natural resources and the
20.5	Two Rivers Watershed District shall, as part of the Klondike clean water retention project,
20.6	implement a cooperative rich fen management plan that provides for the long-term
20.7	enhancement and protection of the rich fen.
20.8	Subd. 4. Completion. The requirements under subdivisions 1 to 3 must be
20.9	completed by December 31, 2017, or as provided in the Klondike preliminary project plan
20.10	approved by the Two Rivers Watershed District, whichever occurs later.
20.11	EFFECTIVE DATE. This section is effective the day following final enactment.
20.12	Sec. 32. PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC
20.13	WATER; LAKE COUNTY.
20.14	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
20.15	Lake County may sell the tax-forfeited land bordering public water that is described in
20.16	paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
20.17	(b) The conveyances must be in a form approved by the attorney general. The
20.18	attorney general may make changes to the land descriptions to correct errors and ensure
20.19	accuracy. Prior to each sale, the commissioner of revenue must grant a permanent
20.20	conservation easement according to Minnesota Statutes, section 282.37. The easements
20.21	must be 75 feet in width on each side of the designated trout stream, to provide riparian
20.22	protection and angler access.
20.23	(c) The land to be sold is located in Lake County and is described as:
20.24	(1) the Southwest Quarter of the Northwest Quarter, Section 10, Township 53,
20.25	Range 11 (PID 25-5311-10370);
20.26	(2) the North 726 feet of the West 600 feet of the Northwest Quarter of the Southwest
20.27	Quarter, except the West 200 feet South of County Road 6, Section 24, Township 57,
20.28	Range 7 (PID 27-5707-24560); and
20.29	(3) the Southwest Quarter of the Northwest Quarter, Section 18, Township 54,
20.30	Range 10 (PID 29-5410-18370).
20.31	(d) The county has determined that the county's land management interests would
20.32	best be served if the lands were returned to private ownership.

20.33 Sec. 33. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC</u> 20.34 <u>WATER; LAKE COUNTY.</u>

21.1	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
21.2	Lake County may sell the tax-forfeited land bordering public water that is described in
21.3	paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
21.4	(b) The conveyance must be in a form approved by the attorney general. The attorney
21.5	general may make changes to the land description to correct errors and ensure accuracy.
21.6	(c) The land to be sold is located in Lake County and is described as: part of the
21.7	Northeast Quarter of the Southwest Quarter, Section 34, Township 55, Range 11 (PID
21.8	<u>25-5511-34525).</u>
21.9	(d) The county has determined that the county's land management interests would
21.10	best be served if the lands were returned to private ownership.
21.11	Sec. 34. PRIVATE SALE OF TAX-FORFEITED LAND; LAKE COUNTY.
21.12	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282,
21.13	or other law to the contrary, Lake County may sell by private sale the tax-forfeited land
21.14	described in paragraph (c).
21.15	(b) The conveyances must be in a form approved by the attorney general. The
21.16	parcel in paragraph (c), clause (1), may be sold for less than the appraised value of the
21.17	land. The attorney general may make changes to the land descriptions to correct errors
21.18	and ensure accuracy.
21.19	(c) The land to be sold is located in Lake County and is described as:
21.20	(1) Lot 11, Block 4, 1st Division, Silver Bay (PID 22-7440-04110); and
21.21	(2) the West 150 feet of the South Half of the Southeast Quarter of the Northeast
21.22	Quarter, Section 24, Township 55, Range 9 (part of PID 29-5509-24190).
21.23	(d) The county has determined that the county's land management interests would
21.24	best be served if the lands were returned to private ownership.
21.25	Sec. 35. EXCHANGE OF TAX-FORFEITED LAND BORDERING PUBLIC
21.26	WATER; LAKE COUNTY.
21.27	(a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342,
21.28	subdivision 3, Lake County may, with the approval of the Land Exchange Board as
21.29	required under the Minnesota Constitution, article XI, section 10, and according to the
21.30	remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the land
21.31	bordering public water described in paragraph (c).
21.32	(b) The conveyance must be in a form approved by the attorney general. The
21.33	attorney general may make necessary changes to the legal description to correct errors
21.34	and ensure accuracy.

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(c) T	The land that may be e	exchanged is lo	cated in Lake County	and is described		
as: the Northwest Quarter of the Southeast Quarter, Section 32, Township 64, Range						
) (PID 28-	-6409-32790).					
<u>(d)</u> T	The county has determ	nined that the co	ounty's land manageme	ent interests would		
best be ser	rved if the land was ex	xchanged for a	private parcel.			
Sec. 36	FYCHANGE OF	TAY_FORFFI	FED LAND BORDE	RINC PURLIC		
	LAKE COUNTY.					
		parian restrictio	ns in Minnesota Statu	tes, section 94.342,		
		•	oval of the Land Exch	<u> </u>		
	· · · · ·	2/ 11	cle XI, section 10, and			
emaining	provisions of Minnes	sota Statutes, se	ctions 94.342 to 94.34	7, exchange the land		
ordering	public water describe	d in paragraph	(c).			
<u>(b)</u> T	The conveyance must	be in a form ap	proved by the attorney	y general. The		
uttorney ge	eneral may make neco	essary changes	to the legal descriptior	n to correct errors		
nd ensure	e accuracy. Prior to th	e exchange, the	commissioner of reve	enue must grant a		
ermanent	conservation easeme	ent according to	Minnesota Statutes, se	ection 282.37, to		
orovide fo	r a 50-foot trail towa	rd Camp Lake.				
<u>(c)</u> T	The land that may be e	exchanged is lo	cated in Lake County	and is described		
s: the No	rtheast Quarter of the	e Northeast Qua	rter, Section 32, Town	ship 64, Range		
1 (PID 28	8-6411-32010).					
<u>(d)</u> T	The county has determ	nined that the co	ounty's land manageme	ent interests would		
best be ser	rved if the land was ex	xchanged for a	private parcel.			
Sec. 37	'. PRIVATE SALE (OF CONSOLI	DATED CONSERVA	TION LAND:		
	F THE WOODS CO					
(a) N	Notwithstanding the cl	lassification and	l public sale provision	s of Minnesota		
Statutes, se	ections 84A.27 and 28	32.14 to 282.22,	the commissioner of n	atural resources may		
sell by priv	vate sale the consolidation	ated conservation	on land that is describe	d in paragraph (c).		
<u>(b)</u> T	The commissioner ma	y make necessa	ry changes to the lega	l description to		
correct err	ors and ensure accura	acy.				
<u>(c)</u> T	The land that may be	sold is located i	n Lake of the Woods	County and is		
described	as: the South Half of	the Southeast C	Quarter, Section 14, To	wnship 160 North <u>,</u>		
Range 31	West, containing 80 a	icres, more or le	ess.			

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23.1	(d) Th	e Department of Nat	tural Resources	s has determined that th	ne land is not needed
23.2	<u> </u>	-		s land management int	
23.3				ment or private owner	
				L	
23.4	Sec. 38.	PRIVATE SALE O	F SURPLUS	STATE LAND BORD	DERING PUBLIC
23.5	WATER; L	AKE OF THE WC	ODS COUNT	<u>Г</u> Ү.	
23.6	<u>(a) No</u>	otwithstanding Minn	esota Statutes,	sections 92.45, 94.09,	and 94.10, the
23.7	commission	er of natural resourc	es may sell by	private sale the surplu	s land bordering
23.8	public wate	r that is described in	paragraph (c).		
23.9	<u>(b)</u> Th	e commissioner may	y sell the land t	o a local unit of govern	nment for less than
23.10	the value of	the land as determin	ed by the com	missioner, but the conv	eyance must provide
23.11	that the land	l described in paragr	aph (c) be used	l for the public and reve	erts to the state if the
23.12	local unit of	government fails to	provide for pu	blic use or abandons th	ne public use of the
23.13	land. The c	onveyance is subject	to existing rig	hts of a county road ea	sement, water and
23.14	land crossin	g utility licenses, a g	grant-in-aid tra	il permit, and a lease to	the county for an
23.15	immigration	<u>ı videophone site. Tl</u>	ne commission	er may make necessary	changes to the legal
23.16	description	to correct errors and	ensure accura	<u>cy.</u>	
23.17	<u>(c)</u> Th	e land that may be s	old is located	in Lake of the Woods	County and is
23.18	described as	s: the Southwest Qua	arter, Section 2	8, Township 168 North	n, Range 34 West,
23.19	containing	160 acres, more or le	ess.		
23.20	<u>(d)</u> Th	e land is adjacent to	the Northwest	Angle Inlet of Lake of	f the Woods. The
23.21	Department	of Natural Resource	es has determin	ed that the land is not	needed for natural
23.22	resource pu	rposes and that the s	tate's land man	agement interests would	ld best be served if
23.23	the land we	e conveyed to a loca	l unit of govern	ment for a public park	and other public use.
23.24	Sec. 39.	MEEKER COUNT	TY TAX-FOR	FEITED LAND; RIG	HTS OF STATE
23.25	AS UNIT (OWNER IN COMM	ION INTERE	ST COMMUNITY.	
23.26	<u>(a)</u> Ur	ntil the tax-forfeited	lands under cla	uses (1) to (11) have b	been conveyed
23.27	according to) Minnesota Statutes	, section 282.0	14, the auditor of Meel	ker County may, on
23.28	behalf of the	e state, act as a unit	owner under M	linnesota Statutes, sect	ions 515B.2-112,
23.29	<u>515B.2-114</u>	<u>, 515B.2-118, 515B.</u>	2-119, and 51:	5B.2-124, and may act	to amend or
23.30	terminate an	iy covenants or restr	ictions with rea	spect to any tax-forfeit	ed land in Meeker
23.31	County, city	of Dassel, with the	following lega	l descriptions:	
23.32	<u>(1) Lc</u>	ots 1 through 12, Blo	ck 1, Summit	Hills;	
23.33	<u>(2) Lc</u>	ots 1 through 8, Bloc	k 2, Summit H	ills;	
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23.34 (3) Lots 1 through 33, Block 3, Summit Hills;

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24.1	(4) Lo	ots 6-26, Block 3, now	replatted and	described as Lots 1-1	8, Block 1, Sunrise		
24.2	Circle;						
24.3	(5) Lo	ots 1 through 11, Bloc	k 4, Summit H	Hills;			
24.4	<u>(6)</u> Lo	ots 1 through 3, Block	5, Summit H	ills;			
24.5	<u>(7)</u> Lo	ots 1 through 10, Bloc	k 6, Summit H	Hills;			
24.6	<u>(8) La</u>	ots 1 through 12, Bloc	k 7, Summit H	<u>Hills;</u>			
24.7	<u>(9) La</u>	ots 1 through 4, Block	8, Summit H	<u>ills;</u>			
24.8	<u>(10) I</u>	ots 1 through 4, Bloc	k 9, Summit H	Hills; and			
24.9	<u>(11)</u> C	Dutlots A, B, C, D, E,	F, and G, Sun	nmit Hills.			
24.10	<u>(b)</u> Tł	is section expires Jun	ie 30, 2026.				
24.11	Sec. 40.	PRIVATE SALE OF	F SURPLUS I	LAND; MILLE LAC	S COUNTY.		
24.12	<u>(a) No</u>	twithstanding Minnes	sota Statutes,	sections 92.45, 94.09,	and 94.10, the		
24.13	commission	er of natural resource	es may sell by	private sale the surplu	us land that is		
24.14	described in	n paragraph (c).					
24.15	<u>(b)</u> Th	e land must not be so	ld for less that	n the appraised value.	The buyer must		
24.16	reimburse tl	ne commissioner for al	ll costs and exp	benses, including staff	costs, incurred by the		
24.17	commission	er in making the prop	erty salable an	d in selling the propert	y. The commissioner		
24.18	may make r	ecessary changes to the	he legal descri	ption to correct errors	and ensure accuracy.		
24.19	<u>(c)</u> Th	e land that may be so	ld is located in	n Mille Lacs County a	nd is described as:		
24.20	that part of	Government Lot 3, Se	ection 33, Tow	nship 43 North, Range	e 27 West, described		
24.21	as follows:						
24.22	Comm	nencing at the northwe	est corner of s	aid Government Lot 3	, said corner being		
24.23	marked by	a 2-1/2 inch aluminun	n post with bra	ass cap (Bureau of Lar	nd Management		
24.24	Monument)	; thence North 89 deg	grees 43 minut	es 55 seconds East, as	ssumed bearing,		
24.25	along the ne	orth line of said Gover	rnment Lot 3,	a distance of 1,076.85	feet to the point of		
24.26	beginning c	f the land to be descri	bed; thence co	ontinuing North 89 deg	grees 43 minutes 55		
24.27	seconds Eas	st, along said north lin	e, a distance o	of 40.88 feet to a 3/4-i	nch iron rod with		
24.28	disk stampe	d MN DNR PROPER	CTY; thence co	ontinuing North 89 deg	grees 43 minutes		
24.29	55 seconds	East, along said north	line, a distan	ce of 299.64 feet to a	3/4-inch rebar		
24.30	with plastic	cap stamped MN DN	IR LS 47461;	thence South 14 degre	ees 26 minutes 27		
24.31	seconds Eas	st, a distance of 170.18	8 feet to a 3/4-	inch iron rod with dis	k stamped MN DNR		
24.32	PROPERTY	(; thence South 89 deg	grees 43 minu	tes 55 seconds West, a	distance of 413.14		
24.33	feet to a 3/4	-inch iron rod; thence	e continuing S	outh 89 degrees 43 mi	inutes 55 seconds		
24.34	West, a dist	ance of 10.50 feet; the	ence North 07	degrees 53 minutes 1	7 seconds East, a		

- distance of 70.68 feet; thence North 18 degrees 01 minute 43 seconds East, a distance of 25.1 25.2 100.09 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 25.3 Mille Lacs Lake. The shoreline and at least 75 feet west of the shoreline will be retained 25.4 by the state for natural resource purposes. The Department of Natural Resources has 25.5 determined that the state's land management interests would best be served if the land to 25.6 be sold were conveyed for use in the expansion of an existing cemetery. 25.7 Sec. 41. PRIVATE SALE OF SURPLUS STATE LAND BORDERING PUBLIC 25.8 WATER; OLMSTED COUNTY. 25.9 (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the 25.10 25.11 commissioner of natural resources may sell by private sale the surplus land bordering public water that is described in paragraph (c). 25.12 (b) The commissioner may sell the land to a local unit of government for less than 25.13 25.14 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 25.15 the local unit of government fails to provide for public use or abandons the public use 25.16 25.17 of the land. The commissioner may make necessary changes to the legal description to
- 25.18 <u>correct errors and ensure accuracy.</u>
- 25.19 (c) The land that may be sold is located in Olmsted County and is described as: that
 25.20 part of Lot 9 of State Subdivision of Section 16, Township 105 North, Range 13 West,
 25.21 lying north of the North Branch of the Root River. Containing 1.56 acres, more or less.
- 25.22(d) The land borders the North Branch of the Root River and the Root River County25.23Park. The Department of Natural Resources has determined that the land is not needed
- 25.24 for natural resource purposes and that the state's land management interests would best
- 25.25 <u>be served if the land was conveyed to a local unit of government and used for public</u>
- 25.26 park purposes.

25.27 Sec. 42. <u>PUBLIC SALE OF TAX-FORFEITED LANDS BORDERING PUBLIC</u> 25.28 <u>WATER; ST. LOUIS COUNTY.</u>

(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.

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26.1	Sec. 43. EXCHANGE OF STATE LAND; ST. LOUIS COUNTY.			
26.2	(a) Notwithstanding Minnesota Statutes, section 92.461, and the riparian restrictions			
26.3	in Minnesota Statutes, section 94.342, subdivision 3, St. Louis County may, with the			
26.4	approval of the Land Exchange Board, as required under the Minnesota Constitution,			
26.5	article XI, section 10, and according to the remaining provisions of Minnesota Statutes,			
26.6	sections 94.342 to 94.347, exchange the land described in paragraph (c).			
26.7	(b) The conveyance must be in the form approved by the attorney general. The			
26.8	attorney general may make necessary changes to the legal description to correct errors			
26.9	and ensure accuracy.			
26.10	(c) The state lands that may be conveyed are located in St. Louis County and are			
26.11	described as:			
26.12	(1) Section 3, Township 54 North, Range 18 West; and			
26.13	(2) Sections 4 and 9, Township 55 North, Range 18 West.			
26.14	Sec. 44. EXCHANGE OF STATE LAND; ST. LOUIS COUNTY.			
26.15	(a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342,			
26.16	subdivision 3, the commissioner of natural resources may, with the approval of the Land			
26.17	Exchange Board as required under the Minnesota Constitution, article XI, section 10, and			
26.18	according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347,			
26.19	exchange the riparian land described in paragraph (b).			
26.20	(b) The state land that may be exchanged is located in St. Louis County and is			
26.21	described as: Government Lot 5, Section 35, Township 64 North, Range 12 West.			
26.22	(c) The state land administered by the commissioner of natural resources borders			
26.23	Low Lake. The land to be exchanged is forest land that includes areas bordering the			
26.24	Whiteface River. While the land does not provide at least equal opportunity for access to			
26.25	waters by the public, the land to be acquired by the commissioner in the exchange will			
26.26	improve access to adjacent state forest lands.			
26.27	Sec. 45. PRIVATE SALE OF TAX-FORFEITED LAND BORDERING PUBLIC			
26.28	WATER; ST. LOUIS COUNTY.			
26.29	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision			
26.30	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 26.31
- paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282. 26.32
- (b) The conveyances must be in a form approved by the attorney general. The attorney 26.33 26.34 general may make changes to the land descriptions to correct errors and ensure accuracy.

27.1	Prior to the sales, the commissioner of revenue shall grant permanent conservation				
27.2	easements according to Minnesota Statutes, section 282.37, for the lands described in				
27.3	paragraph (c), clauses (5) and (6). An easement for each of the lands described in paragraph				
27.4	(c), clauses (5) and (6), shall be 75 feet from water's edge to provide riparian protection				
27.5	and access for anglers and for management by the Department of Natural Resources.				
27.6	(c) The land to be sold is located in St. Louis County and is described as:				
27.7	(1) Lot 1, including vacated avenue and part of adjacent street, Fond Du Lac, First				
27.8	Street, city of Duluth, Section 7, Township 48, Range 15 (PID 010-1590-00010);				
27.9	(2) Lot 3, including vacated avenue and part of adjacent street, Fond Du Lac, First				
27.10	Street, city of Duluth, Section 7, Township 48, Range 15 (PID 010-1590-00020);				
27.11	(3) Lot 5, including vacated avenue and part of adjacent street, Fond Du Lac, First				
27.12	Street, city of Duluth, Section 7, Township 48, Range 15 (PID 010-1590-00030);				
27.13	(4) that part of Lot 1 lying south of the Fond Du Lac Road, city of Duluth, Section 7,				
27.14	Township 48, Range 15 (PID 010-2730-00890);				
27.15	(5) that part of the easterly 260 feet of Lot 1 lying south of the Whiteface River, town				
27.16	of Cotton, Section 12, Township 54, Range 17 (PID 305-0020-02158);				
27.17	(6) Lot 1, except the southerly 1,120 feet, town of Cotton, Section 13, Township 54,				
27.18	Range 17 (PID 305-0020-02168);				
27.19	(7) Outlot B, Rest Haven Beach, town of Gnesen, Section 36, Township 52, Range				
27.20	<u>14 (PID 375-0060-01270);</u>				
27.21	(8) Lot 6, town of Ness, Section 7, Township 52, Range 19 (PID 470-0010-01130);				
27.22	(9) Lot 7, except the railway right-of-way, 2.65 acres, town of Brevator, Section 16,				
27.23	Township 50, Range 17 (PID 275-0013-01310);				
27.24	(10) Lot 6, except the railway right-of-way, 3.17 acres, town of Brevator, Section 16,				
27.25	Township 50, Range 17 (PID 275-0013-01260);				
27.26	(11) that part of Lot 8 lying between the Great Northern railway right-of-way and				
27.27	the bank of the St. Louis River, town of Brevator, Section 17, Township 50, Range 17				
27.28	<u>(PID 275-0014-00070);</u>				
27.29	(12) Lot 1 South of the St. Louis River, except the railway right-of-way and except				
27.30	the easterly 375 feet and except the westerly 335 feet of the easterly 710 feet North of				
27.31	the railway right-of-way, town of Arrowhead, Section 27, Township 51, Range 19 (PID				
27.32	225-0070-00010);				
27.33	(13) Lot 2 South of the St. Louis River, except the railway right-of-way, 3.13 acres,				
27.34	town of Arrowhead, Section 26, Township 51, Range 19 (PID 225-0050-00010);				

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28.1	(14) Lot 4 South of the St. Louis River, except 2 acres for county road and except						
28.2	the railway right-of-way, 3.03 acres, town of Arrowhead, Section 25, Township 51, Range						
28.3	<u>19 (PID 225-0</u>	030-00020);					
28.4	<u>(15) Lot</u>	3 South of the St.	Louis River, e	xcept the railway right	-of-way, 3.02 acres,		
28.5	town of Arrow	head, Section 25,	Township 51,	Range 19 (PID 225-00	30-00010);		
28.6	<u>(16) Lot</u>	2, except the raily	way right-of-wa	ay, 1.70 acres, town of	Stoney Brook,		
28.7	Section 12, To	wnship 50, Range	e 18 (PID 535-0	0010-01800);			
28.8	<u>(17) an u</u>	individed 824/680	40 interest in I	Lot 8, except the railwa	y right-of-way, an		
28.9	undivided 525	/68040 interest in	Lot 8, except t	he railway right-of-wa	y, and an undivided		
28.10	1/3402 interes	t in Lot 8, except	the railway rig	ht-of-way, town of Cul	ver, Section 28,		
28.11	Township 51,	Range 18 (PIDs 3	10-0010-04620), 310-0010-04622, and	1 310-0010-04623);		
28.12	<u>(18) the</u>	Southwest Quarte	r of the Northe	ast Quarter lying East	of Stoneybrook,		
28.13	Section 9, Tov	vnship 50, Range	18 (PID 535-00	010-01340);			
28.14	<u>(19) the</u>	Northwest Quarte	r of the Northe	east Quarter lying Sout	h and East of		
28.15	Stoneybrook,	Section 9, Townsh	ip 50, Range 1	8 (PID 535-0010-0133	00);		
28.16	(20) the	South Half of the	Southwest Qua	arter, Section 9, Towns	hip 50, Range 18		
28.17	(PID 535-0010	0-01420); and					
28.18	(21) the	Northwest Quarte	r of the Northe	ast Quarter, Section 16	ó, Township 50,		
28.19	Range 18 (PII	0 535-0010-02470) <u>).</u>				
28.20	<u>(d)</u> The c	county has determ	ined that the co	ounty's land manageme	ent interests would		
28.21	best be served	if the lands were	returned to priv	vate ownership.			
28.22				EITED LAND BORD	ERING PUBLIC		
28.23		LOUIS COUNT					
28.24				sections 92.45 and 282			
28.25				d bordering public wat			
28.26				s of Minnesota Statutes			
28.27				pproved by the attorne			
28.28				d descriptions to correc			
28.29	ensure accurac	y. Prior to the sal	es, the commis	sioner of revenue shall	grant permanent		
28.30	conservation e	asements accordin	ng to Minnesot	a Statutes, section 282.	.37, for the lands		
28.31	described in pa	aragraph (c), claus	ses (1), (2), (3),	(6), and (12). An ease	ement for the lands		
28.32	described in paragraph (c), clause (1), shall be 75 feet northerly of the centerline of the						
28.33	stream and 75	feet southerly of t	he centerline of	f the stream to the road	right-of-way, except		
28.34	the west 33 feet, to provide riparian protection and access for anglers and for management						
28.35	by the Departn	nent of Natural Re	sources. An ea	sement for the lands de	escribed in paragraph		

29.1	(c), clauses (2) and (3), shall be the south 150 feet lying west of County Road 48, to
29.2	provide riparian protection and access for anglers and for management by the Department
29.3	of Natural Resources. An easement for the lands described in paragraph (c), clause (6),
29.4	shall be 75 feet westerly of the centerline of the stream and 75 feet easterly of the centerline
29.5	of the stream, to provide riparian protection and access for anglers and for management by
29.6	the Department of Natural Resources. An easement for the lands described in paragraph
29.7	(c), clause (12), shall be 75 feet from water's edge, to provide riparian protection and
29.8	access for anglers and for management by the Department of Natural Resources.
29.9	(c) The land to be sold is located in St. Louis County and is described as:
29.10	(1) the West Half of the West Half of the Northwest Quarter of the Southeast Quarter,
29.11	Section 5, Township 50, Range 14 (PID 010-2710-01450);
29.12	(2) the Southwest Quarter of the Southeast Quarter, town of Canosia, Section 22,
29.13	Township 51, Range 15 (PID 280-0014-00220);
29.14	(3) the Southeast Quarter of the Southeast Quarter, town of Canosia, Section 22,
29.15	Township 51, Range 15 (PID 280-0014-00230);
29.16	(4) Lots 54, 55, and 56, Lalonde Beach, town of Fairbanks, Section 6, Township 56,
29.17	Range 12 (PID 335-0050-00530);
29.18	(5) Lots 1 and 2, Sunnyside Park, town of Fine Lakes, Section 19, Township 50,
29.19	Range 20 (PID 355-0030-00010);
29.20	(6) the Southwest Quarter of the Southwest Quarter, town of Fredenberg, Section 10,
29.21	Township 52, Range 15 (PID 365-0010-01640);
29.22	(7) the East Half of the Southwest Quarter of the Southeast Quarter, except the
29.23	railway right-of-way, 1.52 acres, town of Great Scott, Section 35, Township 58, Range 19
29.24	<u>(PID 385-0010-04210);</u>
29.25	(8) that part of the East Half of the Northeast Quarter lying West of the railway
29.26	right-of-way and North of the river, except the easterly 800 feet, town of Meadowlands,
29.27	Section 15, Township 53, Range 18 (PID 440-0020-02103);
29.28	(9) Government Lot 3, Section 5, Township 62, Range 13 (PID 465-0030-00770);
29.29	(10) Government Lot 4, Section 5, Township 62, Range 13 (PID 465-0030-00780);
29.30	(11) the South Half of the Southeast Quarter of the Southeast Quarter, town of
29.31	Waasa, Section 13, Township 60, Range 14 (PID 565-0010-02060); and
29.32	(12) the North 5 acres of Lot 2, Fredenberg, Section 21, Township 52, Range 15
29.33	<u>(PID 365-0010-03680).</u>
29.34	(d) The county has determined that the county's land management interests would
29.35	best be served if the lands were returned to private ownership.

	Sec. 47. 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
1	and described in paragraph (c).
	(b) The conveyances must be in a form approved by the attorney general. The attorney
2	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
t	he following described line: commencing at the southeast corner of said Section 27; thence
N	lorth 89 degrees 35 minutes 54 seconds West, assigned bearing, along the south line of said
S	ection 27 1,786.84 feet to the point of beginning of the line to be described; thence North
1	5 degrees 17 minutes 23 seconds West 55.43 feet; thence North 80 degrees 58 minutes 22
S	seconds East 239.79 feet; thence North 42 degrees 41 minutes 33 seconds East 40.47 feet
t	o the southerly right-of-way line of North Water Hen Road as described in documents
n	umbered 0625886, 0575529, and 0571492; thence easterly along said southerly
r	ight-of-way of North Water Hen Road to said south line of Section 27 and said line there
t	erminating, 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
4	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.

30.33 Sec. 48. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC</u> 30.34 <u>WATER; SCOTT COUNTY.</u>

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31.1	(a) No	twithstanding Minne	esota Statutes,	sections 92.45 and 282	2.018, subdivision 1,	
31.2	Scott County may sell the tax-forfeited land bordering public water that is described in					
31.3	paragraph (c), under the remaini	ng provisions	of Minnesota Statutes,	chapter 282.	
31.4	(b) The	e conveyance must b	e in a form app	proved by the attorney g	general. The attorney	
31.5	general may	general may make changes to the land description to correct errors and ensure accuracy.				
31.6	(c) The land to be sold is located in Scott County and is described as: Lot 2, Block					
31.7	5, Timber Ti	rails (PID No. 2706	10360).			
31.8	<u>(d)</u> The	e county has determ	ined that the c	ounty's land manageme	ent interests would	
31.9	best be serve	ed if the lands were	returned to pri	vate ownership.		
31.10	Sec. 49.	PUBLIC OR PRI	VATE SALE	OF TAX-FORFEITE	D LAND	
31.11	BORDERIN	NG PUBLIC WATI	ER; WABASH	IA COUNTY.		
31.12	<u>(a) No</u>	twithstanding Minne	esota Statutes,	sections 92.45 and 282	2.018, subdivision 1,	
31.13	and the publ	ic sale provisions of	f Minnesota St	atutes, chapter 282, Wa	abasha County may	
31.14	sell by publi	c or private sale the	tax-forfeited la	and bordering public w	rater that is described	
31.15	in paragraph	(c) under the remai	ning provision	s of Minnesota Statute	s, chapter 282.	
31.16	<u>(b)</u> The	e conveyance must b	e in a form app	proved by the attorney g	general. The attorney	
31.17	general may	make changes to the	e land descript	ion to correct errors an	d ensure accuracy.	
31.18	<u>(c)</u> The	e land to be sold is le	ocated in Wab	asha County, parcel R2	2.01851.00, and is	
31.19	described as	<u>.</u>				
31.20	Outlot	F, Eaglewood Estat	es First Additi	on to the City of Lake	City, according to	
31.21	the plat there	eof on file and of red	cord in the Off	ice of the Registrar of	Titles, Wabasha	
31.22	County, Min	nesota. Excepting the	herefrom: Tha	t part of Outlot F, Eagl	ewood Estates First	
31.23	Addition, ly	ing within Eaglewoo	od Estates Sec	ond Addition, accordin	ng to the plat on	
31.24	file and of re	cord in the Office o	f the Registrar	of Titles, Wabasha Co	ounty, Minnesota.	
31.25	Also Except	ing therefrom: That	part of said O	utlot F that lies Northe	rly of the following	
31.26	described lin	e: Beginning at the	Northwest con	mer of Lot 6, Block 2,	Eaglewood Estates	
31.27	Second Add	ition; thence wester	ly to a point or	the westerly line of sa	aid Outlot F, distant	
31.28	361.58 feet s	southerly of the Nor	thwest corner	of said Outlot F and the	ere terminating.	
31.29	<u>(d)</u> The	e county has determ	ined that the c	ounty's land manageme	ent interest would	
31.30	best be serve	ed if the land was re	turned to priva	te ownership.		

- 31.31 Sec. 50. EFFECTIVE DATE.
- 31.32 This act is effective the day following final enactment.