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SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 1124

(SENATE AUTHORS: RUUD)					
DATE	D-PG	OFFICIAL STATUS			
02/20/2017	661	Introduction and first reading			
		Referred to Environment and Natural Resources Policy and Legacy Finance			
03/09/2017	1224a	Comm report: To pass as amended			
	1244	Second reading			
04/06/2017	3144a	Special Order: Amended			
	3147	Third reading Passed			
05/11/2017		Returned from House with amendment			
		Senate concurred and repassed bill			
		Third reading			

1.1	A bill for an act
1.2	relating to state lands; modifying requirements for exchanging road easements and for leasing forest lands; providing for sale of tax-forfeited land by sealed bid;
1.3 1.4	modifying certain drainage authority; deleting from state forests; providing for
1.5	public or private sales and conveyances of certain state lands; amending Minnesota
1.6	Statutes 2016, sections 84.633, subdivision 2; 89.17; 282.01, by adding a
1.7	subdivision; Laws 2011, chapter 3, section 13.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2016, section 84.633, subdivision 2, is amended to read:
1.10	Subd. 2. Substantially equal acres. The acres covered by the state easement conveyed
1.11	by the commissioner must be substantially equal to the acres covered by the easement being
1.12	received by the commissioner. For purposes of this section, "substantially equal" means
1.13	that the acres do not differ by more than 20 percent. The commissioner's finding of
1.14	substantially equal acres is in lieu of an appraisal or other determination of value of the
1.15	lands. A state easement may be exchanged for an easement that has more than substantially
1.16	equal acres if the other party to the exchange waives payment for the difference.
1.17	Sec. 2. Minnesota Statutes 2016, section 89.17, is amended to read:
1.18	89.17 LEASES AND PERMITS.
1.19	(a) Notwithstanding the permit procedures of chapter 90. the commissioner shall have

1.19 (a) Notwithstanding the permit procedures of chapter 90, the commissioner shart have power to may grant and execute, in the name of the state, leases and permits for the use of any forest lands under the authority of the commissioner for any purpose which that in the commissioner's opinion is not inconsistent with the maintenance and management of the forest lands, on forestry principles for timber production. Every such lease or permit shall

be is revocable at the discretion of the commissioner at any time subject to such conditions 2.1 as may be agreed on in the lease. The approval of the commissioner of administration shall 2.2 2.3 is not be required upon any such lease or permit. No such lease or permit for a period exceeding 21 years shall be granted except with the approval of the Executive Council. 2.4 (b) Public access to the leased land for outdoor recreation shall be is the same as access 2.5 would be under state management. 2.6 (c) Notwithstanding section 16A.125, subdivision 5, after deducting the reasonable costs 27 incurred for preparing and issuing the lease, all remaining proceeds from the leasing of 2.8

2.9 school trust land and university land for roads on forest lands must be deposited into the2.10 respective permanent fund for the lands.

2.11 (d) The commissioner may require a performance bond for removing any improvements
2.12 or personal property left on the leased premises by the lessee upon termination or cancellation
2.13 of the lease.

- 2.14 Sec. 3. Minnesota Statutes 2016, section 282.01, is amended by adding a subdivision to
 2.15 read:
- Subd. 4a. Sale by sealed bid. Notice of a public sale conducted by sealed bid must 2.16 comply with section 282.02, except that the last publication of the notice must be at least 2.17 2.18 30 days before the date of the sale. Sealed bids must also be solicited by mailing notices to prospective bidders who request that their names be kept on file with the appropriate county 2.19 official. Prospective bidders must renew their filing in writing every two years to remain 2.20 on the list. All bids must be sealed when they are received and must be opened in public at 2.21 the hour stated in the notice. The land must be sold to the highest bidder, but in no event 2.22 may the land be sold for less than its appraised value. All original bids and all documents 2.23 pertaining to the award of a sale must be retained by the county auditor and made part of a 2.24 2.25 permanent file or record. The file or record must remain open to public inspection for ten years after the date of the sale. 2.26
- 2.27 Sec. 4. Laws 2011, chapter 3, section 13, is amended to read:

2.28 Sec. 13. PRIVATE SALE OF SURPLUS STATE LAND; CARLTON COUNTY.

(a) Notwithstanding Minnesota Statutes, sections 94.09 and 94.10, the commissioner of
natural resources may sell by private sale to a political subdivision the surplus land that is
described in paragraph (c).

3.1 (b) The conveyance must be in a form approved by the attorney general. The attorney
3.2 general may make necessary changes to the legal description to correct errors and ensure
3.3 accuracy.

3.4 (c) The land that may be sold is located in Carlton County and is described as: the
3.5 Northeast Quarter of the Northwest Quarter of the Southeast Quarter, except state trunk
3.6 highway right-of-way, Section 26, Township 49 North, Range 17 West, containing 9.324
3.7 acres, more or less.

3.8 (d) The Department of Natural Resources has determined that the land is not needed for3.9 natural resource purposes.

3.10 Sec. 5. DELETIONS FROM STATE FORESTS.

3.11 [89.021][Subd. 13.] Cloquet Valley State Forest. The following area is deleted from

3.12 the Cloquet Valley State Forest: Sections 1 and 12, Township 55 North, Range 18 West,

3.13 St. Louis County.

3.14 Sec. 6. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC</u> 3.15 WATER; BELTRAMI COUNTY.

3.16 (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,

3.17 Beltrami County may sell the tax-forfeited land described in paragraph (c) under the

3.18 remaining provisions of Minnesota Statutes, chapter 282.

3.19 (b) The conveyances must be in a form approved by the attorney general for not less

3.20 than the appraised value of the land. The attorney general may make changes to the legal

- 3.21 descriptions to correct errors and ensure accuracy.
- 3.22 (c) The lands to be sold are located in Beltrami County and are described as:
- 3.23 (1) PID number 08.00213.00;
- 3.24 (2) PID number 34.00212.00;
- 3.25 (3) PID number 47.00586.00; and
- 3.26 (4) PID number 83.0006.00.
- 3.27 (d) The county has determined that the county's land management interests would be
- 3.28 <u>best served if the lands were returned to private ownership.</u>

	SF1124	REVISOR	СКМ	S1124-2	2nd Engrossment
4.1	Sec. 7. PU	J BLIC SALE OF T A	AX-FORFEITE	D LANDS BORDEI	RING PUBLIC
4.2	WATER; B	ELTRAMI COUNT	Г Ү.		
4.3	<u>(a) Notw</u>	vithstanding Minneso	ta Statutes, sect	ions 92.45 and 282.01	8, subdivision 1,
4.4	Beltrami Co	ounty may sell the tax	-forfeited lands	bordering public wate	er that are described
4.5	in paragraph	h (c) under the remain	ning provisions	of Minnesota Statutes	<u>, chapter 282.</u>
4.6	<u>(b)</u> The o	conveyances must be	in a form appro	ved by the attorney g	eneral. The attorney
4.7	general may	make changes to the	e land descriptio	ns to correct errors an	d ensure accuracy.
4.8	<u>(c)</u> The 1	lands to be sold are lo	ocated in Beltrar	ni County and are des	cribed as:
4.9	<u>(1)</u> the E	ast 462 feet of Lot 2,	Section 22, Tow	nship 146, Range 30 V	West (parcel number
4.10	08.00213.00	<u>));</u>			
4.11	<u>(2) .20 a</u>	cres of Lot 1, Section	21, Township 1	48 North, Range 32 V	Nest (parcel number
4.12	34.00212.00	<u>));</u>			
4.13	(3) that p	part of Lot 1 lying no	rtherly of reloca	ted County State-Aid	Highway 22 and
4.14	easterly of t	he following describe	ed line: commer	cing at a point on the	north line of Lot 1
4.15	200 feet We	est of meander corner	57, which is the	e point of beginning o	f said line; thence
4.16	running sou	therly at a right angle	to the north line	e of said lot to the nort	therly boundary line
4.17	of relocated	County State-Aid Hi	ighway 22, less	the North 450 feet the	ereof, Section 33,
4.18	Township 14	48 North, Range 33 V	West (parcel nun	nber 47.00586.00); an	<u>ld</u>
4.19	<u>(4) Lot 3</u>	, Section 26, Townshi	p 152 North, Ra	nge 30 West (parcel nu	umber 83.00006.00).
4.20	(d) The d	county has determine	d that the count	y's land management	interests would best
4.21	be served if	the lands were return	ned to private ov	vnership.	
4.22	Sec 8 PI	IBLIC SALE OF SI	IRPLUS STAT	E LAND BORDERI	NG PUBLIC
4.23		BIG STONE COUNT			
4.24	(a) Notw	vithstanding Minneso	ta Statutes, sect	ion 92.45, the commis	ssioner of natural
4.25	resources m	ay sell by public sale	the surplus land	l bordering public wa	ter that is described
4.26	in paragraph	· · · ·		<u> </u>	
4.27	<u>(b)</u> The o	commissioner may m	ake necessary c	hanges to the legal de	scription to correct
4.28	errors and e	nsure accuracy.			
4.29	<u>(c) The l</u>	and that may be sold	is located in Big	g Stone County and is	described as: Lot A
4.30	of Lot Two,	Block One, Mikkelso	on Subdivision,	located within Govern	ment Lot 2, Section
4.31	10, Townshi	ip 122 North, Range	47 West, accord	ing to the plat on file	in the Office of the

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5.1	County Rec	corder, Big Stone Cou	nty, in Book 5 o	f Plats, page 75, contai	ning 2.5 acres, more		
5.2	or less.						
5.3	(d) The land borders on Big Stone Lake. The Department of Natural Resources has						
5.4	determined	that the land is not ne	eded for natura	l resource purposes and	d that the state's land		
5.5	managemen	nt interests would be l	best served if th	e land were returned to	o private ownership.		
5.6	Sec. 9. Pl	UBLIC SALE OF TA	AX-FORFEIT	ED LANDS BORDE	RING PUBLIC		
5.7		BLUE EARTH COU					
5.8	<u>(a) Notv</u>	vithstanding Minneso	ta Statutes, secti	ons 92.45 and 282.018	, subdivision 1, Blue		
5.9	Earth Coun	ty may sell the tax-fo	rfeited lands bo	ordering public water t	hat are described in		
5.10	paragraph ((c) under the remaining	ng provisions of	Minnesota Statutes, c	hapter 282.		
5.11	<u>(b) The</u>	conveyances must be	in a form appr	oved by the attorney g	eneral. The attorney		
5.12	general may	y make changes to the	e land description	ons to correct errors ar	nd ensure accuracy.		
5.13	<u>(c)</u> The	lands to be sold are lo	ocated in Blue I	Earth County and are d	lescribed as:		
5.14	<u>(1) Gov</u>	ernment Lot 4 West o	of river and mea	indered river land, Sec	tion 36, Township		
5.15	109 North,	Range 27 West (parc	el identification	number R40.03.36.20	0.009);		
5.16	(2) the '	West 5.71 acres of the	North 34.46 ac	cres, excluding 1.36 ac	eres in the northeast		
5.17	corner and	the West 100 feet of t	he South 26.2 a	acres of Lot 6, Section	23, Township 108		
5.18	North, Ran	ge 27 West (parcel id	entification nun	nber R43.08.23.326.00	<u>)4);</u>		
5.19	(3) the l	East Half of old river	bed lying wester	rly of and adjacent to	Government Lots 5		
5.20	and 6, Sect	ion 23, Township 108	North, Range	27 West, 3.71 acres (pa	arcel identification		
5.21	number R4	3.08.23.326.009);					
5.22	(4) the Y	West Half of old river	bed lying easter	rly of and adjacent to	Government Lots 3		
5.23	and 4, Sect	ion 23, Township 108	North, Range	27 West, 4.74 acres (pa	arcel identification		
5.24	number R5	0.08.23.326.008); and	1				
5.25	(5) that	part of Government L	ot 5 lying East	of the easterly line of the	ne 'old' river channel		
5.26	and West of	f the westerly line of	the current rive	r channel described as	follows: beginning		
5.27	at a point w	where an iron stake is	now situated in	the ground, 736.2 feet	North and 600 feet		
5.28	West of the	southeast corner of S	Section 23, Tow	nship 108 North, Rang	ge 27 West; thence		
5.29	going in a v	vesterly direction to the	ne 'old' Blue Ear	th River; thence follow	ving 'old' Blue Earth		
5.30	River in a r	northerly direction to	the north line of	f the South Half of the	South Half of said		
5.31	Section 23;	thence in an easterly	direction along	said line to a point 60	00 feet West of the		

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6.1	east line of sa	aid Section 23: then	ce southerly to	the point of beginning,	containing about	
6.2			-	cation number R43.08		
6.3	(d) The co	ounty has determine	d that the coun	ty's land management i	interests would best	
6.4	<u> </u>	he lands were return				
6.5	Sec. 10. <u>PU</u>	UBLIC SALE OF T	AX-FORFEI	FED LAND BORDER	NING PUBLIC	
6.6	WATER; CA	ARLTON COUNTY	<u>Y.</u>			
6.7	<u>(a) Notwi</u>	thstanding Minneso	ta Statutes, sec	tions 92.45 and 282.01	8, subdivision 1,	
6.8	Carlton Cour	nty may sell the tax-	forfeited land c	lescribed in paragraph	(c) by public sale	
6.9	under the ren	naining provisions o	f Minnesota St	atutes, chapter 282.		
6.10	<u>(b)</u> The co	onveyance must be in	n a form approv	yed by the attorney gene	eral for not less than	
6.11	the appraised	value of the land. T	The attorney ge	neral may make change	es to the legal	
6.12	description to	o correct errors and	ensure accuracy	<u>y.</u>		
6.13	<u>(c)</u> The la	nds to be sold are lo	ocated in Carlto	n County and are descr	ribed as:	
6.14	(1) PID number 45-058-3840;					
6.15	(2) PID number 72-090-4970;					
6.16	<u>(3) PID n</u>	umber 72-090-5080	2			
6.17	<u>(4) PID n</u>	umber 72-090-5110	; and			
6.18	<u>(5)</u> PID n	umber 84-020-0410	<u>-</u>			
6.19	(d) The co	ounty has determine	d that the coun	ty's land management i	interests would be	
6.20	best served if	the lands were retu	rned to private	ownership.		
6.21				FED LAND BORDER	ANG PUBLIC	
6.22	WATER; CA	ARLTON COUNTY	<u>Y.</u>			
6.23	<u>(a) Notwi</u>	thstanding Minneso	ta Statutes, sec	tions 92.45 and 282.01	8, subdivision 1,	
6.24				lescribed in paragraph	(c) by public sale	
6.25	under the ren	naining provisions o	f Minnesota St	atutes, chapter 282.		
6.26	<u>(b) The co</u>	onveyance must be in	n a form approv	yed by the attorney gene	eral for not less than	
6.27	the appraised	value of the land. T	The attorney ge	neral may make change	es to the legal	
6.28	description to	o correct errors and	ensure accuracy	y. Before each sale, the	commissioner of	
6.29	revenue must	t grant a permanent	conservation ea	asement according to M	<u> 1innesota Statutes,</u>	
6.30	section 282.3	7. The easements m	ust be 75 feet in	n width on each side of	the designated trout	

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7.1	stream, to prov	ide riparian prote	ction and angle	r access. The easement	t must exclude any		
7.2	existing road right-of-way.						
7.3	(c) The lands to be sold are located in Carlton County and are described as:						
7.4	(1) PID number 78-020-2150; and						
7.5	(2) PID nun	nber 78-020-2160	<u>.</u>				
7.6	(d) The cou	nty has determine	ed that the coun	ty's land management	interests would be		
7.7	best served if the	ne lands were retu	rned to private	ownership.			
7.8			AX-FORFEI	FED LAND BORDER	AING PUBLIC		
7.9	WATER; CAS	<u>S COUNTY.</u>					
7.10	(a) Notwiths	standing Minneson	ta Statutes, sect	ions 92.45 and 282.018	, subdivision 1, Cass		
7.11	County may sel	1 the tax-forfeited	land bordering	public water that is des	scribed in paragraph		
7.12	(c) under the re	maining provision	ns of Minnesot	a Statutes, chapter 282.	<u>.</u>		
7.13	(b) The con	veyances must be	in a form appr	oved by the attorney g	eneral. The attorney		
7.14	general may ma	ake changes to the	e land description	ons to correct errors an	d ensure accuracy.		
7.15	(c) The land	to be sold is loca	ated in Cass Co	unty and is described a	<u>IS:</u>		
7.16	(1) part of I	ot 9, Block 2, and	d part of Gover	nment Lot 3, Section 2	9, Township 138		
7.17	North, Range 2	9 West (parcel ide	entification nur	nber 86-337-0220);			
7.18	(2) all that p	part of Governmen	nt Lot 3, Sectio	n 8, Township 137 Nor	rth, Range 29 West,		
7.19	lying southwes	terly of the railwa	y right-of-way	, except that part of Go	vernment Lot 3,		
7.20	Section 8, Town	nship 137 North,	Range 29 West	, described as follows:	commencing at the		
7.21	northeast corne	r of Government	Lot 4, said Sect	tion 8; thence North 89	degrees 46 minutes		
7.22	27 seconds Wes	t 1,698.14 feet alo	ng the north line	e of Government Lot 4,	Section 8, Township		
7.23	137 North, Ran	ge 29 West (parce	el identification	number 50-008-1302)); and		
7.24	(3) that part	of the Southeast	Quarter of the	Northwest Quarter, Sec	ction 17, Township		
7.25	133, Range 30,	described as follo	ows: beginning	at the southeast corner	of the Southeast		
7.26	Quarter of the N	Northwest Quarte	r; thence North	along the east line of s	said 40 a distance of		
7.27	815 feet; thence	e North 87 degree	es, 30 minutes V	West a distance of 740	feet; thence South a		
7.28	distance of 783	.7 feet to the sout	h line of the So	outheast Quarter of the	Northwest Quarter;		
7.29	thence South 89	9 degrees, 21 min	utes East a dist	ance of 740 feet to the	point of beginning,		
7.30	containing 13.5	9 acres more or le	ess and less the	right-of-way for the pu	blic road and for the		
7.31	state highway.						

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8.1	(d) The	county has determine	d that the count	y's land management	interests would best			
8.2		be served if the lands were returned to private ownership.						
8.3	Sec. 13. <u>F</u>	PRIVATE SALE OF	TAX-FORFEI	TED LAND; CASS	COUNTY.			
8.4	(a) Notv	vithstanding the publi	c sale provision	ns of Minnesota Statut	es, chapter 282, or			
8.5	other law to	the contrary, Cass Co	ounty may sell	by private sale the tax	-forfeited land			
8.6	described in	n paragraph (c) for les	s than market v	value.				
8.7	(b) The	conveyance must be i	n a form appro	ved by the attorney ge	neral. The attorney			
8.8	general may	y make changes to the	and description	on to correct errors and	d ensure accuracy.			
8.9	(c) The	land to be sold is loca	ted in Cass Cor	unty and is described a	as: the Northeast			
8.10	Quarter of t	the Northwest Quarter	, less the North	east Quarter, Section	12, Township 140			
8.11	North, Rang	ge 27 West (parcel ide	entification nun	nber 44-112-2102).				
8.12	<u>(d)</u> The	county has determine	d that the count	y's land management	interests would best			
8.13	be served if	f the land was sold to	the Minnesota	Pollution Control Age	ncy, which has			
8.14	jurisdiction	over the closed landf	ill located on th	ne parcel.				
0.15	Sec. 14.		TAV EODEEI	TED LAND BORDE	DINC BUDLIC			
8.15 8.16	—	CHISAGO COUNTY		IED LAND BORDE	KING PUBLIC			
			_					
8.17				ions 92.45 and 282.01				
8.18				chapter 282, Chisago				
8.19				o the city of Rush City	for no consideration,			
8.20	under the re	emaining provisions o	f Minnesota Sta	atutes, chapter 282.				
8.21	<u>(b)</u> The	conveyance must be i	n a form appro	ved by the attorney ge	neral and provide			
8.22	that the land	d reverts to the state in	f the city of Rus	sh City stops using the	e land for the public			
8.23	purpose des	scribed in paragraph (d). The attorney	y general may make cl	nanges to the legal			
8.24	description	to correct errors and	ensure accuracy	<u>/.</u>				
8.25	<u>(c)</u> The	land to be conveyed i	s located in Chi	sago County and is de	escribed as: that part			
8.26	of the South	h Half of the Northeas	st Quarter descr	ibed as follows: begin	ning at the point 30			
8.27	feet East of	the southeast corner of	of Lot 12, Block	26, of the recorded pl	at of village of Rush			
8.28	City; thence	e South to the center of	of Rush Creek;	thence southeasterly a	nd southwesterly			
8.29	down cente	r of creek to a point d	irectly South of	f the east line of Lot 5	, Block 25, of the			
8.30	recorded pl	at of village of Rush (City; thence No	rth to the center line o	f the railroad			
8.31	right-of-wa	y; thence southwester	ly along center	line of right-of-way to	o the east line of			

9.1	Avenue E; thence South on the east line thereof to a point directly East of the point of
9.2	beginning; thence West to the point of beginning (parcel identification number 17.00490.00).
9.3	(d) The county has determined that the land is needed by the city of Rush City for a
9.4	public park.
9.5	Sec. 15. CONVEYANCE OF TAX-FORFEITED LAND BORDERING PUBLIC
9.6	WATER; CHISAGO COUNTY.
9.7	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and
9.8	the public sale provisions of Minnesota Statutes, chapter 282, Chisago County may convey
9.9	the tax-forfeited land described in paragraph (c) to the city of Harris for no consideration,
9.10	under the remaining provisions of Minnesota Statutes, chapter 282.
9.11	(b) The conveyance must be in a form approved by the attorney general and provide
9.12	that the land reverts to the state if the city of Harris stops using the land for the public
9.13	purpose described in paragraph (d). The attorney general may make changes to the legal
9.14	description to correct errors and ensure accuracy.
9.15	(c) The land to be conveyed is located in Chisago County and is described as: Block 5
9.16	of Harris except the North 150 feet thereof (parcel identification number 14.00342.00).
9.17	(d) The county has determined that the land is needed by the city of Harris for any or
9.18	all of the following: a public park, public trails, or a public parking lot.
9.19	Sec. 16. CONVEYANCE OF TAX-FORFEITED LAND BORDERING PUBLIC
9.20	WATER; GOODHUE COUNTY.
9.21	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and
9.22	the public sale provisions of Minnesota Statutes, chapter 282, Goodhue County may convey
9.23	to Goodhue County for no consideration the tax-forfeited land bordering public water that
9.24	is described in paragraph (c).
9.25	(b) The conveyance must be in a form approved by the attorney general and provide
9.26	that the land reverts to the state if Goodhue County stops using the land for the public
9.27	purpose described in paragraph (d). The attorney general may make changes to the land
9.28	description to correct errors and ensure accuracy.
9.29	(c) The land to be conveyed is located in Goodhue County and is described as: the West
9.30	4 chains and 78 links of the North 33 chains of the Southwest Quarter of Section 7, Township
9.31	109 North, Range 18 West, also described as Lot 11 of Auditor's Subdivision of the

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10.1	Southwest (Quarter of said Section	n 7, except all	that part of said tract v	vhich lies South of
10.2	the south ba	ank of the Zumbro Riv	ver (parcel nur	nber 36.150.0090).	
10.3	<u>(d) The</u>	county has determine	d that the land	is needed for a county	park.
10.4	Sec. 17. <u>P</u>	RIVATE SALE OF	TAX-FORFE	ITED LANDS BORD	DERING PUBLIC
10.5	WATER; H	IENNEPIN COUNT	<u>'Y.</u>		
10.6	<u>(a) Notw</u>	vithstanding Minnesot	ta Statutes, sec	tions 92.45 and 282.01	8, subdivision 1, and
10.7	the public s	ale provisions of Min	nesota Statute	s, chapter 282, Hennep	in County may sell
10.8	by private sa	ale the tax-forfeited la	nds bordering	public water that are de	scribed in paragraph
10.9	(c) under the	e remaining provisior	ns of Minnesot	a Statutes, chapter 282	<u></u>
10.10	<u>(b)</u> The	conveyances must be	in a form app	roved by the attorney g	general. The attorney
10.11	general may	make changes to the	land descripti	ons to correct errors ar	nd ensure accuracy.
10.12	<u>(c)</u> The l	lands to be sold are lo	cated in Henne	epin County and are de	escribed as: Outlot 2,
10.13	Paradise Va	lley, subject to a railro	oad right-of-w	ay over the West Half	of the Southwest
10.14	Quarter, Sec	ction 4, Township 116	, Range 22 (p	arcel identification nur	nber 04-116-22 32
10.15	<u>0031).</u>				
10.16	<u>(d)</u> The	county has determine	d that the cour	nty's land management	interests would best
10.17	be served if	the lands were return	ed to private of	ownership.	
10.18	Sec. 18. <u>P</u>	RIVATE SALE OF	TAX-FORFE	ITED LAND; ITASC	A COUNTY.
10.19	(a) Notw	vithstanding the publi	c sale provisio	ns of Minnesota Statut	es, chapter 282, or
10.20	other law to	the contrary, Itasca C	County may se	ll by private sale the ta	x-forfeited land
10.21	described in	n paragraph (c).			
10.22	<u>(b)</u> The	conveyances must be	in a form app	coved by the attorney g	general. The attorney
10.23	general may	make changes to the	land descripti	ons to correct errors ar	nd ensure accuracy.
10.24	<u>(c)</u> The l	land to be sold is loca	ted in Itasca C	ounty and is described	as: that part of
10.25	Governmen	t Lot 1, Section 30, T	ownship 60 N	orth, Range 24 West, c	ommencing at the
10.26	northwest c	orner of said Governr	ment Lot 1; the	ence on an assumed bea	aring of South 02
10.27	degrees 25 1	minutes 17 seconds W	Vest, along the	west line of said Gove	ernment Lot 1, a
10.28	distance of 2	270.00 feet to the actu	al point of beg	inning of the tract of la	nd herein described;
10.29	thence conti	inuing South 02 degre	es 25 minutes	17 seconds West, along	g last described west
10.30	line, a distar	nce of 353.00 feet; ther	nce North 57 de	egrees 27 minutes 46 se	conds East a distance
10.31	<u>of 68.64 fee</u>	et; thence North 67 de	grees 47 minu	tes 47 seconds East a c	listance of 131.59
10.32	feet; thence	North 67 degrees 07	minutes 23 sec	conds East a distance of	f 261.19 feet; thence

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11.1	North 53 degre	es 05 minutes 42 s	seconds East a d	istance of 174.36 feet;	thence North 44		
11.2	degrees 56 minutes 54 seconds East a distance of 101.85 feet to the intersection with a line						
11.3	bearing North 8	38 degrees 51 minu	utes 33 seconds	East from said point of	beginning; thence		
11.4	South 88 degre	es 51 minutes 33 s	seconds West a d	listance of 616.93 feet	to said point of		
11.5	beginning.						
11.6 11.7		nty has determined		's land management in ership.	terests would best		
11.8	Sec. 19. <u>PUB</u>	LIC SALE OF T	AX-FORFEITI	ED LAND BORDER	ING PUBLIC		
11.9	WATER; KAN	NDIYOHI COUN	<u>TY.</u>				
11.10	(a) Notwith	standing Minnesot	ta Statutes, section	ons 92.45 and 282.018	, subdivision 1,		
11.11	Kandiyohi Cou	inty may sell the ta	ax-forfeited land	described in paragrap	h (c) under the		
11.12	remaining prov	visions of Minneso	ta Statutes, chap	oter 282.			
11.13	(b) The con	veyances must be	in a form approv	ved by the attorney gen	neral for not less		
11.14	than the apprai	sed value of the la	nd. The attorney	general may make ch	anges to the legal		
11.15	descriptions to	correct errors and	ensure accuracy	<u>'.</u>			
11.16	(c) The land	ls to be sold are lo	cated in Kandiy	ohi County and are des	scribed as:		
11.17	(1) PID nur	nber 17-026-0120;	and				
11.18	(2) PID nur	nber 23-005-0520.	<u>.</u>				
11.19	(d) The cou	nty has determined	d that the county	's land management in	iterests would be		
11.20	best served if the	he lands were return	rned to private o	wnership.			
11.21	Sec. 20. PUB	LIC SALE OF T	AX-FORFEITI	ED LAND BORDER	ING PUBLIC		
11.22	WATER; LAF						
	,						

(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,

11.24 Lake County may sell the tax-forfeited land described in paragraph (c) by public sale under

- 11.25 the remaining provisions of Minnesota Statutes, chapter 282.
- 11.26 (b) The conveyances must be in a form approved by the attorney general for not less
- 11.27 than the appraised value of the land. The attorney general may make changes to the legal
- 11.28 descriptions to correct errors and ensure accuracy.
- 11.29 (c) The lands to be sold are located in Lake County and are described as:
- 11.30 (1) PID number 25-5711-20790;

	SF1124	REVISOR	СКМ	S1124-2	2nd Engrossment		
12.1	<u>(2)</u> PID	number 26-5700-35	850; and				
12.2	(3) PID	number 26-5700-35	910.				
12.3	<u>(d)</u> The	county has determin	ed that the count	y's land management	interests would be		
12.4	best served	if the lands were ret	urned to private	ownership.			
12.5	Sec. 21. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC</u> WATER; LAKE COUNTY.						
12.6	<u>WAIEK; L</u>	ARE COUNTY.					
12.7	(a) Notw	vithstanding Minnes	ota Statutes, sect	tions 92.45 and 282.01	8, subdivision 1,		
12.8	Lake Count	y may sell the tax-fo	rfeited land desc	ribed in paragraph (c)	by public sale under		
12.9	the remaining	ng provisions of Mir	nnesota Statutes,	chapter 282.			
12.10	<u>(b)</u> The	conveyances must b	e in a form appro	oved by the attorney g	eneral for not less		
12.11	than the app	praised value of the l	and. The attorne	y general may make c	hanges to the legal		
12.12	descriptions to correct errors and ensure accuracy. Before each sale, the commissioner of						
12.13	revenue mu	st grant a permanent	conservation ea	sement according to N	Ainnesota Statutes,		
12.14	section 282.	.37. The easements r	nust be 75 feet in	width on each side of	the designated trout		
12.15	stream, excl	uding existing roads	and trails, to pro	ovide riparian protectio	on and angler access.		
12.16	(c) The 1	ands to be sold are	ocated in Lake (County and are describ	bed as:		
12.17	<u>(1) PID</u>	number 25-5711-29	<u>130;</u>				
12.18	(2) PID	number 25-5711-29	<u>610;</u>				
12.19	<u>(3)</u> PID	number 26-5607-03	<u>070;</u>				
12.20	<u>(4)</u> PID	number 27-5707-33	250;				
12.21	<u>(5)</u> PID	number 29-5410-30	610; and				
12.22	<u>(6)</u> PID	number 29-5410-35	070.				
12.23	(d) The	county has determin	ed that the count	ty's land management	interests would be		
12.24	best served	if the lands were ret	urned to private	ownership.			
12.25	Sec. 22. <u>P</u>	RIVATE SALE OF	TAX-FORFEI	TED LAND BORDE	ERING PUBLIC		
12.26	WATER; L	AKE COUNTY.					
12.27	<u>(a) Notw</u>	vithstanding Minnes	ota Statutes, sect	ions 92.45 and 282.018	8, subdivision 1, and		
12.28	the public s	ale provisions of Mi	nnesota Statutes	, chapter 282, Lake Co	ounty may sell the		

- 12.29 <u>tax-forfeited land described in paragraph (c) by private sale under the remaining provisions</u>
- 12.30 of Minnesota Statutes, chapter 282.

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13.1	(b) The	conveyance must be i	n a form approv	ad by the attorney gen	aral for not lass than			
13.1		(b) The conveyance must be in a form approved by the attorney general for not less than the appraised value of the land. The attorney general may make changes to the legal						
13.3		description to correct errors and ensure accuracy.						
13.4	(c) The land to be sold is located in Lake County and is described as: the South Half of the South Half of the Northwest Quarter of the Northeast Quarter, Section 6, Township 53,							
13.5		all of the Northwest	Quarter of the N	ortheast Quarter, Sect	tion 6, Township 53,			
13.6	Range 11.							
13.7	<u>(d)</u> The	county has determine	ed that the count	y's land management	interests would be			
13.8	best served	if the lands were retu	rned to private	ownership.				
12.0	Soc 22 D		τε ς αι ε σε τ	X-FORFEITED LA				
13.9 13.10		VATER; PINE COU		XA-FORFEITED LA	<u>AND BORDERING</u>			
15.10	I UBLIC W	MIER, I INE COU	<u>1111.</u>					
13.11				ons 92.45 and 282.01				
13.12	the public s	ale provisions of Min	mesota Statutes,	chapter 282, Pine Co	ounty may sell the			
13.13	tax-forfeited	d land described in pa	aragraph (c) by p	public or private sale	under the remaining			
13.14	provisions of Minnesota Statutes, chapter 282.							
13.15	<u>(b)</u> The o	conveyance must be i	n a form approv	ed by the attorney gen	eral for not less than			
13.16	the appraise	d value of the land.	The attorney gen	eral may make chang	tes to the legal			
13.17	description	to correct errors and	ensure accuracy	Prior to the sale of the	ne land described in			
13.18	paragraph (c), clause (3), the com	missioner of rev	enue shall grant a peri	manent conservation			
13.19	easement ac	cording to Minnesot	a Statutes, section	on 282.37, to provide	for a 75-foot-wide			
13.20	easement fre	om the centerline on e	each side of Croo	ked Creek and from t	he centerline of each			
13.21	side Bang's	Brook for riparian pr	rotection, angler	access, and future res	storation work.			
13.22	<u>(c)</u> The 1	lands to be sold are lo	ocated in Pine C	ounty and are describ	ed as:			
13.23	(1) that	part of the Northeast	Quarter of the N	ortheast Quarter lyin	g northwesterly of			
13.24	State Highw	vay 23 and described	as follows: begi	nning at the northwes	st corner of the			
13.25	Northeast Q	Quarter of the Northea	st Quarter; then	ce East along section	line 417 feet to the			
13.26	point of beg	inning; thence South	470 feet; thence	East to westerly right	-of-way of highway;			
13.27	thence north	neasterly along weste	rly right-of-way	of State Highway 23	470 feet to the north			
13.28	section line	of Section 8; thence	West along secti	on line 500 feet to the	e point of beginning.			
13.29	Section 8, T	Cownship 45, Range 1	7 (PIN 21.0188	.001);				
13.30	(2) that	part of the Northwest	Quarter of the 1	Northeast Quarter des	cribed as follows:			
13.31	commencin	g at the northeast corr	ner of said North	west Quarter of North	neast Quarter; thence			
13.32	North 89 de	grees 42 minutes Wes	st (assumed bear	ing) along the north li	ne of said Northwest			
13.33	Quarter of N	Northeast Quarter, a c	listance of 200.0	0 feet to the actual po	oint of beginning;			

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14.1	thence continue North 89 degrees 42 minutes West along said north line, a distance of
14.2	465.00 feet; thence South 00 degrees 31 minutes 30 seconds East, a distance of 468.43 feet;
14.3	thence South 89 degrees 42 minutes East, a distance of 465.00 feet; thence North 00 degrees
14.4	31 minutes 30 seconds West, a distance of 468.43 feet to the point of beginning. Subject to
14.5	the right-of-way of Pine County Highway Number 24 over the North 33 feet thereof. Section
14.6	5, Township 41, Range 17 (PIN 23.0097.002);
14.7	(3) the South 100 feet of the Southwest Quarter of the Southwest Quarter, Section 20,
14.8	Township 41, Range 17 (PIN 23.0221.000);
14.9	(4) the West 580 feet of the Northwest Quarter of the Northwest Quarter lying North of
14.10	the centerline of County Highway 7, subject to a nonexclusive easement for ingress and
14.11	egress to the Snake River for the plat of West Shoreview 1st Addition, less Lots 1, 2, 4, and
14.12	5, Block 1, Section 6, Township 38, Range 21 (PIN 26.0208.000); and
14.13	(5) the South 467 feet of the West 467 feet of the Southeast Quarter of the Southeast
14.14	Quarter, Section 4, Township 39, Range 22 (PIN 28.0545.000).
14.15	(d) The county has determined that the county's land management interests would be
14.16	best served if the lands were returned to private ownership.
	G., M. DUDI ICCALE OF TAX FORFEITED I ANDO DODDEDINO DUDI IC
14.17	Sec. 24. PUBLIC SALE OF TAX-FORFEITED LANDS BORDERING PUBLIC
14.18	WATER; POLK COUNTY.
14.19	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, Polk
14.20	County may sell the tax-forfeited lands bordering public water that are described in paragraph
14.21	(c) under the remaining provisions of Minnesota Statutes, chapter 282.
14.22	(b) The conveyances must be in a form approved by the attorney general. The attorney
14.23	general may make changes to the land descriptions to correct errors and ensure accuracy.
14.24	(c) The land to be sold is located in Polk County and is described as:
14.25	(1) Lots 1, 2, 3, and 4, subject to railway easement, Block 54, Carman Townsite, city
14.26	of Crookston (parcel number 82.02352.00);
14.27	(2) Lots 5 and 6, Block 54, Carman Townsite, city of Crookston (parcel number
14.28	<u>82.02352.01);</u>
14.29	(3) the North 7.30 acres of the East 13.60 acres of Lot 3, Section 26, Township 150,
14.30	Range 48 (parcel number 24.00170.00);

14.32 **45.00504.00); and**

Sec. 24.

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15.1	(5) part o	of Government Lot 9	, Section 36, To	ownship 150, Range 47	7 (parcel number
15.2	82.00129.00		, , , , , , , , , , , , , , , , , , , ,		
15.2			ad that the cours	try's land management	interacta would heat
15.3	<u> </u>	the lands were retur		ty's land management	interests would best
15.4		the failes were retur		whership.	
15.5	Sec. 25. <u>C</u>	ONVEYANCE OF	LAND; REDV	WOOD COUNTY.	
15.6	(a) Notw	ithstanding Minneso	ota Statutes, sec	tions 16A.695 and 16E	3.281 to 16B.298, or
15.7	any other law	w to the contrary, the	e Minnesota His	storical Society may co	onvey to the Lower
15.8	Sioux Indian	Community in the	state of Minnes	ota for no consideratio	n the surplus land
15.9	that is descri	ibed in paragraph (c	<u>).</u>		
15.10	<u>(b)</u> The c	conveyance must be	in a form appro	ved by the attorney ge	neral. The attorney
15.11	general may	make changes to th	e land description	on to correct errors and	l ensure accuracy.
15.12	<u>(c)</u> The la	and to be conveyed	is located in Red	dwood County and is o	lescribed as:
15.13	(1) That	part of the NE quart	er of the NW qu	uarter of Section 8, Toy	wnship 112, Range
15.14	34, Redwood	d County, Minnesota	a, described as f	follows; Beginning at t	he Northeast corner
15.15	of said NE q	uarter of the NW qu	arter; thence or	an assumed bearing c	of S 00 degrees 20
15.16	minutes 07 s	seconds E along the	East line of said	l NE quarter of the NW	V quarter, a distance
15.17	of 569.40 fee	et; thence on a beari	ng of S 79 degr	ees 56 minutes 34 seco	onds W, 170.15 feet;
15.18	thence on a b	pearing of S 26 degre	ees 08 minutes 5	59 seconds W, 640.67 f	eet to the center line
15.19	of County St	ate Aid Highway No	o. 2 as shown on	REDWOOD COUNT	Y RIGHT OF WAY
15.20	PLAT NO. 3	COUNTY STATE A	AID HIGHWAY	NUMBER 2 as of pub	lic record, Redwood
15.21	County, Min	nesota; thence on a	bearing of N 13	degrees 35 minutes 11	seconds W, 618.69
15.22	feet; thence	on a bearing of S 89	degrees 40 mir	nutes 12 seconds W, 28	.75 feet; thence on
15.23	a bearing of	S 00 degrees 19 mir	nutes 48 seconds	s E, 28.75 feet; thence	on a bearing of S 63
15.24	degrees 45 n	ninutes 49 seconds	W, 776.48 feet t	o a point on the center	line of said County
15.25	State Aid Hi	ghway No. 2, said p	oint also being	on the West line of sai	d NE quarter of the
15.26	NW quarter;	thence on a bearing	of N 00 degree	s 10 minutes 02 second	ls W along the West
15.27	line of said N	NE quarter of the NV	V quarter, a dista	ance of 941.91 feet to the	he Northwest corner
15.28	of said NE q	uarter of the NW qu	arter; thence or	a bearing of N 89 deg	rees 51 minutes 56
15.29	seconds E al	ong the North line o	f said NE quarte	er of the NW quarter, a	distance of 1319.72
15.30	feet to the po	oint of beginning. Su	ubject to easeme	ents of record;	
15.31	(2) That	part of the NW quar	ter of the NW q	uarter of Section 8, To	wnship 112, Range
15.32	34, Redwood	d County, Minnesota	, lying South of	the following describe	d line: Commencing

15.33 <u>at the Northwest corner of said Section 8; thence on an assumed bearing of S 00 degrees</u>

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16.1	
	00 minutes 00 seconds E along the West line of said Section 8, a distance of 696.45 feet to
16.2	the center line of County State Aid Highway No. 2 as shown on REDWOOD COUNTY
16.3	RIGHT OF WAY PLAT NO. 3 COUNTY STATE AID HIGHWAY NUMBER 2 as of
16.4	public record, Redwood County, Minnesota, said point being the point of beginning of the
16.5	following described line; thence on a bearing of S 62 degrees 28 minutes 55 seconds E
16.6	along last said center line, 25.95 feet; thence Southeasterly 571.04 feet along last said center
16.7	line, along a tangent curve concave to the Northeast, having a radius of 1432.4 feet and a
16.8	central angle of 22 degrees 50 minutes 30 seconds; thence on a bearing of S 00 degrees 00
16.9	minutes 00 seconds E, not-tangent to last said curve, 123.98 feet; thence on a bearing of N
16.10	89 degrees 54 minutes 50 seconds E, 729.36 feet to the East line of said NW quarter of the
16.11	NW quarter and said line there terminating.
16.12	Subject to easements of record; Subject to the rights of the public in County State Aid
16.13	Highway No. 2; and
16.14	(3) Government Lots 5 and 6, Section 5, Township 112 North, Range 34 West.
16.15	(d) The Minnesota Historical Society has determined that the state's land management
16.16	interests and interpretive program interests would best be served if portions of the Lower
16.17	Sioux Agency Historic Site were conveyed to the Lower Sioux Indian Community in the
16.18	state of Minnesota to operate as a historic site open to the public.
16.19	Sec. 26. PUBLIC OR PRIVATE SALE OF CONSOLIDATED CONSERVATION
16.19 16.20	Sec. 26. <u>PUBLIC OR PRIVATE SALE OF CONSOLIDATED CONSERVATION</u> LAND BORDERING PUBLIC WATER; ROSEAU COUNTY.
16.20	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY.
16.20 16.21	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes,
16.20 16.21 16.22	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau
16.2016.2116.2216.23	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are
16.20 16.21 16.22	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau
16.2016.2116.2216.23	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are
 16.20 16.21 16.22 16.23 16.24 	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are described in paragraph (c).
 16.20 16.21 16.22 16.23 16.24 16.25 	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are described in paragraph (c). (b) The conveyance must be in a form approved by the attorney general. The attorney
 16.20 16.21 16.22 16.23 16.24 16.25 16.26 	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are described in paragraph (c). (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure
 16.20 16.21 16.22 16.23 16.24 16.25 16.26 16.27 	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are described in paragraph (c). (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy. The consideration for the conveyance must be for no less than the survey costs
 16.20 16.21 16.22 16.23 16.24 16.25 16.26 16.27 16.28 	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are described in paragraph (c). (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy. The consideration for the conveyance must be for no less than the survey costs and appraised value of the land and timber. Proceeds must be disposed of according to
 16.20 16.21 16.22 16.23 16.24 16.25 16.26 16.27 16.28 16.29 	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are described in paragraph (c). (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy. The consideration for the conveyance must be for no less than the survey costs and appraised value of the land and timber. Proceeds must be disposed of according to Minnesota Statutes, chapter 84A.
 16.20 16.21 16.22 16.23 16.24 16.25 16.26 16.27 16.28 16.29 16.30 	LAND BORDERING PUBLIC WATER; ROSEAU COUNTY. (a) Notwithstanding the classification and public sale provisions of Minnesota Statutes, chapters 84A and 282, and notwithstanding Minnesota Statutes, section 92.45, Roseau County may sell by public or private sale the consolidated conservation lands that are described in paragraph (c). (b) The conveyance must be in a form approved by the attorney general. The attorney general may make necessary changes to the legal description to correct errors and ensure accuracy. The consideration for the conveyance must be for no less than the survey costs and appraised value of the land and timber. Proceeds must be disposed of according to Minnesota Statutes, chapter 84A. (c) The lands that may be sold are located in Roseau County and are described as:

	SF1124	REVISOR	СКМ	S1124-2	2nd Engrossment
17.1	(2) that f	part of Government I	Lot 1 south of rai	lroad, Section 4, Tow	vnship 162 North,
17.2	Range 36 W	Vest, containing one a	cre, more or less	<u>;</u>	
17.3	(3) the N	Jorthwest Quarter of	the Northeast Qu	uarter, Section 21, To	wnship 162 North,
17.4	Range 36 W	Vest, containing 40 ac	cres, more or less	<u>;</u>	
17.5	(4) the S	outheast Quarter of t	he Northeast Qu	arter, Section 28, Toy	wnship 162 North,
17.6	Range 36 W	lest, containing 40 ac	cres, more or less	2	
17.7	(5) the S	outheast Quarter of t	he Southwest Qu	uarter, the Northwest	Quarter of the
17.8	Southeast Q	uarter, and the South	west Quarter of th	ne Southeast Quarter,	Section 2, Township
17.9	163 North, 1	Range 37 West, conta	aining 120 acres,	more or less, subject	t to reservation of a
17.10	perpetual ac	ccess easement in fav	or of the Northea	ast Quarter of the Sou	uthwest Quarter,
17.11	Section 2, T	òwnship 163 North,	Range 37 West f	or ingress and egress	purposes over and
17.12	across the S	outheast Quarter of t	he Southwest Qu	uarter, Section 2, Tow	nship 163 North,
17.13	Range 37 W	/est;			
17.14	<u>(6) the S</u>	outheast Quarter of t	he Northeast Qu	arter, Section 19, Tov	wnship 163 North <u>,</u>
17.15	Range 37 W	Vest, containing 40 ac	eres, more or less	<u>;</u>	
17.16	<u>(7) that p</u>	part of the Northeast (Quarter of the No	ortheast Quarter north	of highway, Section
17.17	10, Townsh	ip 162 North, Range	38 West, contain	ing six acres, more o	r less;
17.18	<u>(8) the N</u>	Jortheast Quarter of t	he Northwest Qu	uarter, Section 25, To	wnship 163 North,
17.19	Range 38 W	Vest, containing 40 ac	eres, more or less	5	
17.20	<u>(9) the S</u>	outhwest Quarter of	the Northwest Q	uarter, Section 34, To	ownship 163 North <u>,</u>
17.21	Range 38 W	Vest, containing 40 ac	eres, more or less		
17.22	<u>(10)</u> Gov	vernment Lot 4, Sect	ion 1, Township	159 North, Range 39	West, containing
17.23	48.55 acres,	, more or less;			
17.24	<u>(11) the</u>	Southwest Quarter of	f the Southwest (Quarter, Section 10, T	°ownship 159 North,
17.25	Range 39 W	Vest, containing 40 ac	eres, more or less	<u>;</u>	
17.26	(12) the	Northwest Quarter o	f the Northwest (Quarter, Section 15, T	Township 159 North <u>,</u>
17.27	Range 39 W	Vest, containing 40 ac	eres, more or less	<u>.</u>	
17.28	(13) the	Northeast Quarter of	the Northeast Q	uarter and the Southe	east Quarter of the
17.29	Northeast Q	uarter, Section 16, T	ownship 159 No	rth, Range 39 West, c	containing 80 acres,
17.30	more or less	<u>;</u>			
17.31	(14) the	South Half of the No	ortheast Quarter,	Section 28, Township	o 159 North, Range
17.32	<u>39 West, co</u>	ntaining 80 acres, mo	ore or less;		

18.1	(15) the South 10 acres of the Southeast Quarter of the Northwest Quarter, Section 34,
18.2	Township 159 North, Range 39 West, containing 10 acres, more or less;
18.3	(16) that part of the Southeast Quarter of the Southwest Quarter north and east of river,
18.4	Section 30, Township 163 North, Range 39 West, containing 38 acres, more or less.
18.5	(d) The Department of Natural Resources has determined that the lands are not needed
18.6	for natural resource purposes.
18.7	Sec. 27. PUBLIC SALE OF TAX-FORFEITED LANDS BORDERING PUBLIC
18.8	WATER; ROSEAU COUNTY.
18.9	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
18.10	Roseau County may sell the tax-forfeited lands bordering public water that are described
18.11	in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
18.12	(b) The conveyances must be in a form approved by the attorney general. The attorney
18.13	general may make changes to the land descriptions to correct errors and ensure accuracy.
18.14	(c) The land to be sold is located in Roseau County and is described as:
18.15	(1) the part of the Southeast Quarter of the Southwest Quarter, lying South of the River,
18.16	less the East 174 feet in Section 8, Township 160, Range 39;
18.17	(2) the Northeast Quarter of the Southwest Quarter in Section 30, Township 161, Range
18.18	<u>39; and</u>
18.19	(3) the Southwest Quarter of the Southwest Quarter and Southeast Quarter of the
18.20	Southwest Quarter, Section 8, Township 160, Range 40.
18.21	(d) The county has determined that the county's land management interests would best
18.22	be served if the lands were returned to private ownership.
	G., 20. CONVENANCE OF STATE LAND DODDEDING DUDI IC WATED, ST
18.23	Sec. 28. <u>CONVEYANCE OF STATE LAND BORDERING PUBLIC WATER; ST.</u>
18.24	LOUIS COUNTY.
18.25	(a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the
18.26	commissioner of natural resources may convey the surplus land bordering public water that
18.27	is described in paragraph (c). The land was previously tax-forfeited land and was sold to
18.28	the state, acting through the commissioner of natural resources, pursuant to Laws 2008,
18.29	chapter 368, article 1, section 56. The sale transaction may be reversed, with the land to be
18.30	conveyed to the state and held in trust in favor of the respective taxing districts.

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19.1	(b) Notwithstanding Minnesota Statutes, sections 94.10, 94.16, and 97A.056, the
19.2	commissioner of natural resources may sell the land at the value paid in 2011, plus sale
19.3	expenses. The commissioner must deposit in the outdoor heritage fund the amount paid for
19.4	the value of the land. Any payment for sale expenses in excess of the land value must be
19.5	deposited into the account from which the expenses were paid.
19.6	(c) The land that may be conveyed is located in St. Louis County and is described as
19.7	Lot 7, Klimek's Addition to Grand Lake, according to the plat thereof on file and of record
19.8	in the Office of the County Recorder, St. Louis County.
19.9	(d) The county has requested use of the land to allow snowmobile traffic to connect
19.10	between Little Grand Lake and Grand Lake.
19.11	Sec. 29. PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC
19.12	WATER; ST. LOUIS COUNTY.
19.13	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, St.
19.14	Louis County may sell the tax-forfeited land bordering public water that is described in
19.15	paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
19.16	(b) The conveyances must be in a form approved by the attorney general. The attorney
19.17	general may make changes to the land descriptions to correct errors and ensure accuracy.
19.18	Before the sale of the lands described in paragraph (c), clauses (1), (3) to (7), (10), and (12),
19.19	the commissioner of revenue must grant a permanent conservation easement according to
19.20	Minnesota Statutes, section 282.37, to provide for a 75-foot-wide easement from the
19.21	centerline on each side of the streams for riparian protection, angler access, and future
19.22	restoration work.
19.23	(c) The lands to be sold are located in St. Louis County and are described as:
19.24	(1) Lot 3, Decker Road Addition to city of Duluth, Township 50, Range 14, Section 19
19.25	(parcel number 010-0825-00030);
19.26	(2) Lots 7, 8, and 9, including part of vacant street, Bailey Rearrangement of Block 29,
19.27	Hunter's Grassy Point Addition to city of Duluth, Township 49, Range 15, Section 13 (parcel
19.28	number 010-2390-00070);
19.29	(3) the South Half of the West 3-1/3 acres of the North Half of the Northwest Quarter
19.30	of the Southeast Quarter, city of Duluth, Township 50, Range 14, Section 19 (parcel number
19.31	010-2710-05590);

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20.1	(4) the N	North 3-1/3 acres of the	ne Southwest Q	Quarter of the Northwest	st Quarter of the
20.2	Southeast Q	Quarter, city of Duluth	i, Township 50	, Range 14, Section 19	(parcel number
20.3	010-2710-0	<u>5600);</u>			
20.4	(5) the N	North 2-1/2 acres of the second secon	ne South 6-2/3	acres of the Southwest	t Quarter of the
20.5	Northwest (Quarter of the Southea	st Quarter, city	of Duluth, Township 5	0, Range 14, Section
20.6	19 (parcel n	umber 010-2710-056	510);		
20.7	(6) the S	South $1-2/3$ acres of the	ne Southwest (Duarter of the Northwe	st Quarter of the
20.7	<u> </u>			, Range 14, Section 19	
20.9	010-2710-0	· · · · ·	<u>, 10 whomp 50</u>	, Runge 11, Section 19	
20.9					
20.10	<u>(7) the E</u>	East 5/6 of the North	Half of the Sou	thwest Quarter of the S	Southeast Quarter,
20.11	except 8 act	res at the northeast co	orner and excep	t the South 261-28/100) feet of the East
20.12	522-44/100	feet and except the w	esterly 166 feet	of the easterly 688-44/	100 feet lying South
20.13	of the north	erly 396 feet and exc	ept a 110.44-fc	ot by 124.99-foot parc	el abutting the east
20.14	line of Lot s	5, Decker Road Addi	tion located in	the Northwest Quarter	of the Southwest
20.15	Quarter of the	he Southeast Quarter,	city of Duluth,	Township 50, Range 1	4, Section 19 (parcel
20.16	number 010	-2710-05670);			
20.17	<u>(8)</u> a one	e-acre square in the sc	outhwest corner	of the Southwest Quar	rter of the Southwest
20.18	Quarter of t	he Southwest Quarter	; city of Duluth	, Township 54, Range	17, Section 3 (parcel
20.19	number 305	5-0020-00460);			
20.20	<u>(9)</u> Lot 5	5, town of Cotton, To	wnship 54, Rai	nge 17, Section 10 (par	rcel number
20.21	305-0020-0	1590);			
20.22	(10) the	South Half of the No	orthwest Ouarte	r of the Southeast Qua	arter, except 5 acres
20.23	<u> </u>			ip 52, Range 12, Sectio	· · ·
20.24	315-0020-0			F - <i>J</i> - <i>J</i> - <i>J</i>	
20.25	(11) Lot	5, except the part sul	pject to flowage	e rights, town of Frede	nberg, Township 52,
20.26	Range 15, S	Section 28 (parcel nur	nber 365-0010	-05100); and	
20.27	(12) the	Northeast Quarter of	the Southeast	Quarter, town of Norm	anna, Township 52,
20.28		Section 32 (parcel nur			
20.29	(d) The	county has determine	d that the cour	ty's land management	interests would best
		the lands were return			morests would best
20.30		the failus were fetull	ica io private 0	whership.	

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21.1 Sec. 30. <u>PRIVATE OR PUBLIC SALE OF TAX-FORFEITED LANDS BORDERING</u> 21.2 PUBLIC WATER; ST. LOUIS COUNTY.

21.3 (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and

- 21.4 the public sale provisions of Minnesota Statutes, chapter 282, St. Louis County may sell by
- 21.5 private or public sale the tax-forfeited lands bordering public water that are described in
- 21.6 paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- 21.7 (b) The conveyances must be in a form approved by the attorney general. The attorney
- 21.8 general may make changes to the land descriptions to correct errors and ensure accuracy.
- 21.9 (c) The lands to be sold are located in St. Louis County and are described as:
- 21.10 (1) the Northwest Quarter of the Southeast Quarter, except beginning at the northeast
- 21.11 corner of the forty; thence West 200 feet; thence South 435.60 feet; thence East 200 feet;
- 21.12 thence North 435.60 feet to the point of beginning and except that part lying westerly of
- 21.13 the easterly 200 feet, town of Fayal, Township 57, Range 17, Section 29 (parcel number
- 21.14 <u>340-0010-05320);</u>
- 21.15 (2) the West 660 feet of Lot 5, town of Grand Lake, Township 51, Range 16, Section
 21.16 19 (parcel number 380-0010-03970);
- 21.17 (3) the South Half of the North Half of the Southeast Quarter of the Northeast Quarter,
- 21.18 town of Morcom, Township 61, Range 21, Section 15 (parcel number 460-0010-02376);
- 21.19 <u>and</u>
- 21.20 (4) the East Half of the Northwest Quarter of the Northeast Quarter, town of Owens,
- 21.21 <u>Township 62, Range 18, Section 23 (parcel number 495-0010-02890).</u>
- 21.22 (d) The county has determined that the county's land management interests would best
 21.23 be served if the lands were returned to private ownership.

21.24 Sec. 31. PRIVATE SALE OR CONVEYANCE OF TAX-FORFEITED LANDS 21.25 BORDERING PUBLIC WATER; ST. LOUIS COUNTY.

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and
- 21.27 the public sale provisions of Minnesota Statutes, chapter 282, St. Louis County may sell by
- 21.28 private sale or may convey the tax-forfeited lands bordering public water described in
- 21.29 paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.
- (b) The conveyances must be in a form approved by the attorney general. The
- 21.31 <u>conveyances may be for less than the appraised value of the lands. The attorney general</u>
- 21.32 may make changes to the land descriptions to correct errors and ensure accuracy.

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22.1	<u>(c)</u> The	lands to be sold are lo	ocated in St. Lou	is County and are de	escribed as:
22.2	<u>(1) Lot</u>	1, Block 29, Bailey Ro	earrangement of	Block 29, Hunter's G	rassy Point Addition
22.3	to city of D	uluth, Township 49, 1	Range 15, Sectio	on 13 (parcel number	010-2390-00010);
22.4	and				
22.5	(2) Lot 2	2, Block 29, Bailey Ro	earrangement of	Block 29, Hunter's G	rassy Point Addition
22.6	to city of D	uluth, Township 49, 1	Range 15, Sectio	n 13 (parcel number	010-2390-00020).
22.7	<u>(d)</u> The	county has determine	ed that the count	y's land management	interests would best
22.8	be served if	f the lands were return	ned to private ow	vnership or conveyed	l to a governmental
22.9	subdivision	<u></u>			
22.10	Sec. 32. <u>F</u>	PRIVATE SALE OF	TAX-FORFEI	<u>FED LANDS; ST. L</u>	<u>OUIS COUNTY.</u>
22.11	<u>(a) Notv</u>	withstanding the publi	ic sale provision	s of Minnesota Statu	tes, chapter 282, or
22.12	other law to	the contrary, St. Lou	iis County may s	sell by private sale th	e tax-forfeited lands
22.13	described in	n paragraph (c).			
22.14	<u>(b)</u> The	conveyances must be	in a form appro	ved by the attorney g	general. The attorney
22.15	general may	y make changes to the	e land descriptio	ns to correct errors a	nd ensure accuracy.
22.16	<u>(c)</u> The	lands to be sold are lo	ocated in St. Lou	is County and are de	scribed as:
22.17	(1) Lot :	5, except the northerly	y 3 feet and exce	ept the southerly 10 f	eet, West Duluth 5th
22.18	Division, T	ownship 49, Range 14	4, Section 7 (par	cel number 010-4510	<u>0-06740);</u>
22.19	(2) the I	East Half of Lot 6, Blo	ock 21, city of T	ower, Township 62, I	Range 15, Section 32
22.20	(parcel num	nber 080-0010-02470	<u>);</u>		
22.21	<u>(3) part</u>	of the southerly 66 fe	et of the Northe	ast Quarter of the No	orthwest Quarter, city
22.22	of Mountai	n Iron, Township 58,	Range 18, Section	on 22 (parcel number	c 175-0071-03002);
22.23	(4) part (of the West Half of the	Southeast Quart	er of the Northwest Q	uarter lying northerly
22.24	of the south	nerly 200 feet, exempt	t 10 acres taconi	te, city of Mountain	lron, Township 58,
22.25	Range 18, S	Section 22 (parcel nur	nber 175-0071-0)3032);	
22.26	(5) part	of the West 250 feet o	f the Southeast Q	uarter of the Southea	st Quarter, Township
22.27	56, Range	17, Section 34 (parcel	number 690-00	10-05735);	
22.28	<u>(6) part</u>	of the Northeast Qua	rter, Township 6	4, Range 17, Section	24 (parcel number
22.29	<u>699-0010-0</u>	03590); and			

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23.1	(7) all oi	r part of the South 16	6 feet of the Nor	th 516 feet of the No	rtheast Quarter of the
23.2		Quarter, city of Auror			
23.3	100-0080-0	1186).			
23.4	(d) The	county has determine	ed that the count	v's land managemen	t interests would best
23.5	<u> </u>	the lands were return			<u> </u>
				<u>i</u>	
23.6	Sec. 33. <u>P</u>	RIVATE SALE OF	TAX-FORFEI	TED LANDS BOR	DERING PUBLIC
23.7	WATER; S	T. LOUIS COUNT	<u>Y.</u>		
23.8	<u>(a) Notw</u>	vithstanding Minnesc	ta Statutes, secti	ons 92.45 and 282.0	18, subdivision 1, and
23.9	the public sa	ale provisions of Min	nesota Statutes,	chapter 282, St. Lou	is County may sell by
23.10	private sale	the tax-forfeited land	ds bordering put	olic water that are deal	scribed in paragraph
23.11	(c) under th	e remaining provisio	ns of Minnesota	Statutes, chapter 28	2.
23.12	<u>(b)</u> The	conveyances must be	e in a form appro	oved by the attorney	general. The attorney
23.13	general may	make changes to the	e land description	ons to correct errors a	nd ensure accuracy.
23.14	Before the s	sale of the land descr	ibed in paragrap	h (c), clause (1), the	commissioner of
23.15	revenue mu	st grant a permanent	conservation ea	sement according to	Minnesota Statutes,
23.16	section 282	.37, to provide for a	75-foot-wide eas	sement from the cent	erline on each side of
23.17	the stream f	or riparian protection	n, angler access,	and future restoration	n work.
23.18	<u>(c) The </u>	lands to be sold are le	ocated in St. Lou	uis County and are de	escribed as:
23.19	<u>(1) part (</u>	of the Southeast Qua	rter of the South	west Quarter beginn	ing 658.95 feet North
23.20	of the south	east corner; thence V	Vest 996.51 feet	thence South 658.9	5 feet; thence East 50
23.21	feet; thence	North 508.95 feet; th	nence East 946.5	51 feet; thence North	150 feet to the point
23.22	of beginning	g, city of Rice Lake,	Township 51, R	ange 14, Section 25	(parcel number
23.23	<u>520-0016-0</u>	2470);			
23.24	(2) Lot	15, Block 29, includi	ng part of vacan	t street, Bailey Rearr	angement of Block
23.25	29, Hunter's	s Grassy Point Additi	on to city of Du	luth, Township 49, F	Range 15, Section 13
23.26	(parcel num	ber 010-2390-00150	<u>);</u>		
23.27	(3) Lot 1	16, Block 29, includi	ng part of vacan	t street, Bailey Rearr	angement of Block
23.28	29, Hunter's	s Grassy Point Additi	on to city of Du	luth, Township 49, F	Range 15, Section 13
23.29	(parcel num	ber 010-2390-00160); and		
23.30	<u>(4)</u> Lot 3	3, town of Gnesen, To	ownship 52, Rar	nge 14, Section 36 (p	arcel number
23.31	<u>375-0010-0</u>	7490) <u>.</u>			

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24.1	(d) The co	ounty has determine	d that the coun	ty's land management	interests would best
24.2	be served if t	he lands were return	ed to private o	wnership.	
24.3				TED LAND BORDE	RING PUBLIC
24.4	WATER; IF	RAVERSE COUNT	<u>Y.</u>		
24.5	<u>(a) Notwi</u>	thstanding Minnesot	ta Statutes, sec	tions 92.45 and 282.0	18, subdivision 1,
24.6	Traverse County may sell the tax-forfeited land bordering public water that is described in				
24.7	paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.				
24.8	(b) The conveyance must be in a form approved by the attorney general. The attorney				
24.9	general may	make changes to the	land description	on to correct errors an	d ensure accuracy.
24.10	<u>(c) The la</u>	nd to be sold is locat	ted in Traverse	County and is describ	bed as: Lots 2, 3, and
24.11	4 in the South Side Addition in the city of Browns Valley, Traverse County, Minnesota				
24.12	(parcel numb	er 20-0427000).			
24.13	(d) The co	ounty has determined	d that the coun	ty's land management	interests would best
24.14	be served if t	he lands were return	ed to private o	wnership.	
24.15				TED LAND BORD	ERING PUBLIC
24.16	WATER; WA	ASHINGTON COU	JNTY.		
24.17	<u>(a) Notwi</u>	thstanding Minnesot	a Statutes, sect	ions 92.45 and 282.01	8, subdivision 1, and
24.18	the public sal	e provisions of Minr	nesota Statutes,	chapter 282, Washing	gton County may sell
24.19				by the county board, t	he tax-forfeited land
24.20	bordering put	blic water that is des	cribed in parag	graph (c).	
24.21	<u>(b)</u> The co	onveyance must be ir	n a form approv	red by the attorney ger	neral for not less than
24.22	the market va	lue. The attorney ge	neral may mak	e changes to the land	description to correct
24.23	errors and en	sure accuracy.			
24.24	<u>(c)</u> The la	nd to be conveyed is	s located in Wa	shington County and	is described as:
24.25	Government	Lot 1, Section 32, To	ownship 32N, 1	Range 20W (PID 32.0	032.20.33.0001).
24.26	(d) The p	roperty described in	paragraph (c) o	loes not have access t	o a public road and
24.27	the county ha	s determined that it	should be sold	by private sale to an	adjacent land owner.

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Sec. 36. <u>P</u>	UBLIC SALE OF 7	TAX-FORFEIT	ED LANDS BORDE	RING PUBLIC
WATER; W	VATONWAN COUN	NTY.		
<u>(a) Notw</u>	vithstanding Minnesc	ota Statutes, sect	ions 92.45 and 282.01	8, subdivision 1,
Watonwan C	County may sell the ta	x-forfeited land	s bordering public wat	er that are described
n paragraph	n (c) under the remai	ning provisions	of Minnesota Statutes	, chapter 282.
(b) The	conveyances must be	in a form appro	oved by the attorney g	eneral. The attorney
			ns to correct errors an	
			wan County and are d	
<u>(1) Lot 2</u>	2 of Auditor's Subdiv	ision of Govern	ment Lot 13, Section	18, Township 105,
Range 31; a	nd			
<u>(2) Lot 7</u>	of Berndt's Subdivi	sion, Section 8,	Township 105, Range	31.
(d) The county has determined that the county's land management interests would best				interests would best
be served if	the lands were return	ned to private ov	vnership.	
		TAX-FORFEIT	ED LAND BORDE	RING PUBLIC
WATER; V	<u>VILKIN COUNTY.</u>			
<u>(a)</u> Notw	vithstanding Minnesc	ota Statutes, sect	ions 92.45 and 282.01	8, subdivision 1,
Wilkin Cou	nty may sell the tax-	forfeited land bo	rdering public water t	hat is described in
paragraph (o	c) under the remaining	ng provisions of	Minnesota Statutes, c	hapter 282.
<u>(b)</u> The o	conveyance must be	in a form approv	ved by the attorney ge	neral. The attorney
general may	make changes to the	e land descriptio	n to correct errors and	l ensure accuracy.
<u>(c)</u> The l	and to be sold is loca	ated in Wilkin C	ounty and is described	l as: all that part of
the Northwe	est Quarter of the No	rtheast Quarter,	Section 11, Township	134 North, Range
48 West of t	the 5th principal mer	idian, described	as follows: commence	ing at the northeast
corner of Lo	ot 11 of Block 5 in th	e village of Ken	t; thence in a northeas	sterly direction to a
point where	the north line of said	l Lot 11 would i	ntersect Whiskey Cre	ek if extended and
projected in	a northeasterly direc	ction to said cree	k; running thence in a	southwesterly
direction alo	ong and meandering	said creek to a po	oint where the north li	ne of Lot 1 of Block
6 of the villa	ge of Kent would inte	ersect said creek	if extended and project	ted in a northeasterly
direction to	said creek; running t	hence in a south	westerly direction to	the northeast corner

- 25.30 of said Lot 1 of said Block 6 of the village of Kent; running thence in a northwesterly
- 25.31 direction and at right angles to said last mentioned line to the point of beginning; excepting
- 25.32 therefrom that certain tract of land conveyed to the village of Kent by warranty deed dated

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26.1 26.2				11, in Book 152 of Dee Minnesota (parcel nu	
26.3	<u>(d)</u> The co	unty has determine	ed that the count	y's land management	nterests would best
26.4	be served if the	ne lands were retur	ned to private ov	vnership.	
26.5	Sec. 38. <u>WA</u>	ASHINGTON JUI	DICIAL DITCH	I 6; DRAINAGE AU	THORITY.
26.6	If the Boar	d of Water and Soil	Resources appro	oves a boundary correc	tion that is requested
26.7	by the Rice C	reek and Comfort	Lake-Forest Lak	e Watershed Districts	to place the
26.8	Washington J	udicial Ditch 6 dra	inage system wit	thin the hydrologic bo	undaries of the
26.9	Comfort Lake	-Forest Lake Water	shed District, the	n the Comfort Lake-Fo	rest Lake Watershed
26.10	District is the	drainage authority	, as defined unde	er Minnesota Statutes,	section 103E.005,
26.11	subdivision 9	, for the Washingto	on Judicial Ditch	6 drainage system.	
26.12	Sec. 39. <u>EF</u>	FECTIVE DATE	<u>.</u>		

26.13 <u>This act is effective the day following final enactment.</u>