MS/EH

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1367

(SENATE AUTH	ORS: COLI	EMAN and Nelson)
DATE	D-PG	
02/25/2021	544	Introduction and first reading Referred to Taxes

OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to taxation; property; political subdivisions; authorizing the creation of fire protection special taxing districts; authorizing property tax levies and issuance of bonds; amending Minnesota Statutes 2020, section 275.066; proposing coding for new law as Minnesota Statutes, chapter 2990.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 275.066, is amended to read:
1.8	275.066 SPECIAL TAXING DISTRICTS; DEFINITION.
1.9	For the purposes of property taxation and property tax state aids, the term "special taxing
1.10	districts" includes the following entities:
1.11	(1) watershed districts under chapter 103D;
1.12	(2) sanitary districts under sections 442A.01 to 442A.29;
1.13	(3) regional sanitary sewer districts under sections 115.61 to 115.67;
1.14	(4) regional public library districts under section 134.201;
1.15	(5) park districts under chapter 398;
1.16	(6) regional railroad authorities under chapter 398A;
1.17	(7) hospital districts under sections 447.31 to 447.38;
1.18	(8) St. Cloud Metropolitan Transit Commission under sections 458A.01 to 458A.15;
1.19	(9) Duluth Transit Authority under sections 458A.21 to 458A.37;
1.20	(10) regional development commissions under sections 462.381 to 462.398;

Section 1.

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2.1	(11) hou	sing and redevelopr	nent authorities u	nder sections 469.001 to	o 469.047;
2.2	(12) port	t authorities under se	ections 469.048 to	0 469.068;	
2.3	(13) econ	nomic development	authorities under	sections 469.090 to 469).1081;
2.4	(14) Met	tropolitan Council u	nder sections 473	.123 to 473.549;	
2.5	(15) Met	tropolitan Airports (Commission under	r sections 473.601 to 47	3.679;
2.6	(16) Met	tropolitan Mosquito	Control Commiss	sion under sections 473.	701 to 473.716;
2.7	(17) Mor	rison County Rural	Development Fina	ncing Authority under L	aws 1982, chapter
2.8	437, section	1;			
2.9	(18) Cro	ft Historical Park D	istrict under Laws	5 1984, chapter 502, arti	cle 13, section 6;
2.10	(19) Eas	t Lake County Med	ical Clinic Distric	t under Laws 1989, cha	pter 211, sections
2.11	1 to 6;				
2.12	(20) Floo	odwood Area Ambu	lance District und	ler Laws 1993, chapter	375, article 5,
2.13	section 39;				
2.14	(21) Mid	ldle Mississippi Riv	er Watershed Mar	nagement Organization	under sections
2.15	103B.211 ar	nd 103B.241;			
2.16	(22) eme	ergency medical serv	vices special taxin	g districts under sectior	n 144F.01;
2.17	(23) a co	unty levying under	the authority of se	ction 103B.241, 103B.2	245, or 103B.251;
2.18	(24) Sou	thern St. Louis Cou	nty Special Taxin	g District; Chris Jensen	Nursing Home
2.19	under Laws	2003, First Special	Session chapter 2	1, article 4, section 12;	
2.20	(25) an a	airport authority crea	ated under section	360.0426; and	
2.21	(26) <u>fire</u>	protection special t	axing districts unc	ler section 2990.01; and	<u>1</u>
2.22	<u>(27)</u> any	other political subdi	ivision of the state	of Minnesota, excluding	g counties, school
2.23	districts, citi	es, and towns, that l	has the power to a	dopt and certify a prope	rty tax levy to the
2.24	county audit	tor, as determined by	y the commission	er of revenue.	
2.25	EFFEC'	TIVE DATE. This	section is effective	e the day following fina	l enactment.
2.26	Sec. 2. [29	990.01] FIRE PRC	DTECTION SPE	CIAL TAXING DIST	<u>RICTS.</u>
2.27	Subdivis	tion 1. Definitions.	(a) For purposes of	of this section, the follow	ving terms have
2.28	the meaning	gs given unless the c	context clearly ind	icates otherwise.	
2.29	<u>(b)</u> "City	" means a statutory	or home rule cha	rter city.	

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3.1	(c) "Gover	ning body" mean	s for a city, the ci	ty council; for a county, the	he county board;
3.2	and for a town	n, the board of sup	pervisors.	-	
3.3	(d) "Politic	cal subdivision" n	neans a county, ci	ty, or township organized	to provide town
3.4	government.		3 /		
3.5	Subd 2 A	uthority to estat	olish. (a) Two or 1	more political subdivisior	ns may establish
3.6				l taxing district to provide	
3.7				of the district, comprising	
3.8	of each of the	political subdivis	ions forming the	district. For a county that	participates in
3.9	establishing a	district, the coun	ty's jurisdiction c	omprises the unorganized	territory of the
3.10	county that it	designates in its re	esolution for inclu	usion in the district. The a	rea of the special
3.11	taxing district	does not need to	be contiguous or	its boundaries continuous	<u>S.</u>
3.12	(b) Before	establishing a dist	rict under this sec	tion, the participating polit	tical subdivisions
3.13	must enter an	agreement that sp	becifies how any l	liabilities, other than debt	issued under
3.14	subdivision 6,	and assets of the	district will be di	istributed if the district is	dissolved. The
3.15	agreement ma	y also include oth	ner terms, includi	ng a method for apportior	ning the levy of
3.16	the district am	ong participating	political subdivis	sions under subdivision 4	, paragraph (b),
3.17	as the political	l subdivisions dete	ermine appropriat	e. The agreement must be	adopted no later
3.18	than upon pas	sage of the resolu	tion establishing	the district under paragra	ph (a), but may
3.19	be later amene	ded by agreement	of each of the po	litical subdivisions partic	ipating in the
3.20	district.				
3.21	<u>Subd. 3.</u> B	oard. The special	l taxing district es	stablished under this secti	on is governed
3.22	by a board ma	de up initially of	representatives o	f each participating politi	cal subdivision
3.23	in the proporti	ons set out in the	establishing resol	ution, subject to change a	s provided in the
3.24	district's chart	er, if any, or in the	e district's bylaws	. Each participating politi	cal subdivision's
3.25	representative	must be an electe	d member of the g	governing body of the poli	tical subdivision
3.26	and serves at	the pleasure of the	at participant's go	verning body.	
3.27	<u>Subd. 4.</u> P	roperty tax levy.	(a) The board may	y levy a tax on the taxable	real and personal
3.28	property in the	e district. The pro	ceeds of the levy	must be used as provided	l in subdivision
3.29	5. The board s	shall certify the le	vy at the times pr	ovided under section 275	.07. The board
3.30	shall provide	the county with w	hatever informat	ion is necessary to identif	y the property
3.31	that is located	within the district	. If the boundaries	s include a part of a parcel,	, the entire parcel
3.32	is included in t	the district. The co	ounty auditor must	spread, collect, and distrib	oute the proceeds
3.33	of the tax at th	e same time and i	n the same manne	er as provided by law for a	all other property
3.34	taxes.				

4.1	(b) As an alternative to paragraph (a), the board may apportion its levy among the political
4.2	subdivisions that are members of the district under a formula or method, such as population,
4.3	number of service calls, cost of providing service, the market value of improvements, or
4.4	other measure or measures, that was approved by the governing body of each of the political
4.5	subdivisions that is a member of the district. The amount of the levy allocated to each
4.6	political subdivision must be added to that political subdivision's levy and spread at the
4.7	same time and in the same manner as provided by law for other taxes. The proceeds of the
4.8	levy must be collected and remitted to the district and used as provided in subdivision 5.
4.9	Subd. 5. Use of levy proceeds. The proceeds of property taxes levied under this section
4.10	must be used to provide fire protection or emergency medical services to residents of the
4.11	district and property located in the district, as well as to pay debt issued under subdivision
4.12	6. Services may be provided by employees of the district or by contracting for services
4.13	provided by other governmental or private entities.
4.14	Subd. 6. Debt. (a) The district may incur debt under chapter 475 when the board
4.15	determines doing so is necessary to accomplish its duties.
4.16	(b) In addition, the board of the district may issue certificates of indebtedness or capital
4.17	notes under section 412.301 to purchase capital equipment. In applying section 412.301,
4.18	paragraph (e), to the district the following rules apply:
4.19	(1) the taxable property of the entire district must be used to calculate the percent of
4.20	estimated market value; and
4.21	(2) "the number of voters at the last municipal election" means the sum of the number
4.22	of voters at the last municipal election for each of the cities that is a member of the district
4.23	plus the number of registered voters in each town that is a participating member of the
4.24	district.
4.25	Subd. 7. Powers. (a) In addition to authority expressly granted in this section, a special
4.26	taxing district may exercise any power that may be exercised by any of its participating
4.27	political subdivisions and that is necessary or reasonable to support the services set out in
4.28	subdivision 5. The district may only levy the taxes authorized in subdivision 4. These powers
4.29	include, without limitation, the authority to participate in state programs and to enforce or
4.30	carry out state laws related to fire protection or emergency medical services, including
4.31	programs providing state aid, reimbursement or funding of employee benefits, authorizing
4.32	local enforcement of state standards, and similar. These include but are not limited to fire
4.33	protection related programs and political subdivision powers or responsibilities under

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5.1	chapters 299A	and 424A; section	ons 6.495 and 353	6.64; and any administrat	tive rules related
5.2	to the fire cod			· · · · ·	
5.2	(h) To the		triatla authority yr	don this sub division over	
5.3	<u></u>		•	ider this subdivision over	· · · · ·
5.4		•		litical subdivision, the ag	
5.5		• • • •		ocation of those powers of the district and may prov	•
5.6		the exercise of th		t the district and may prov	lde for resolution
5.7			iose powers.		
5.8				e board of the district ma	•
5.9			¥	district under this section	
5.10	body of the pro	posed eligible po	olitical subdivisior	n must agree to the addition	on in a resolution.
5.11	(b) A politi	cal subdivision m	nay withdraw from	a special taxing district	under this section
5.12	by resolution	of its governing b	ody. The political	subdivision must notify	the board of the
5.13	special taxing	district of the wit	thdrawal by provi	ding a copy of the resolu	tion at least two
5.14	years in advan	ice of the propose	ed withdrawal. Th	e taxable property of the	withdrawing
5.15	member is sub	pject to the proper	rty tax levy under	subdivision 4 for the two	o taxes payable
5.16	years followin	g the notice of the	e withdrawal, unle	ess the board and the with	drawing member
5.17	agree otherwis	se by a resolution	adopted by each	of their governing bodie	s. If a political
5.18	subdivision w	ithdraws from a d	listrict for which o	lebt was issued under su	bdivision 6 when
5.19	the political su	bdivision was a p	articipating mem	per of the district and whi	ich is outstanding
5.20	when the polit	cical subdivision v	withdraws from th	ne district, the taxable pro	operty of the
5.21	withdrawing p	olitical subdivisi	on remains subjec	et to the special taxing di	strict debt levy
5.22	until that outst	anding debt has b	been paid or defea	sed. If the district's prope	erty levy to repay
5.23	the debt was a	pportioned amon	g the political sub	divisions under an alterr	native formula or
5.24	method under	subdivision 4, pa	ragraph (b), the w	ithdrawing political subd	livision is subject
5.25	to the same pe	ercentage of the d	ebt levy as applie	d in the taxes payable ye	ar immediately
5.26	before its with	drawal from the	district.		
5.27	(c) Notwit	hstanding subdivi	ision 2, a special t	axing district comprised	of two political
5.28	subdivisions c	ontinues to exist	even if one of the	political subdivisions w	ithdraws.
5.29	Subd. 9. D	issolution. The sp	becial taxing distric	ct may be dissolved by res	solution approved
5.30				g district is dissolved, th	• •
5.31	liabilities may	be assigned to a	successor entity,	f any, or otherwise dispo	osed of for public
5.32	purposes as pr	ovided in the agr	eement adopted u	nder subdivision 2, parag	graph (b), or
5.33	otherwise agre	ed to by the partic	ipating political su	bdivisions. A district may	y not be dissolved
5.34	until all debt i	ssued under subd	ivision 6 has beer	n paid or defeased.	

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