EAP/DG

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4985

DATE	D-PG	OFFICIAL STATUS
03/14/2024	12269	Introduction and first reading
		Referred to Environment, Climate, and Legacy
04/15/2024	13704a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
		Joint rule 2.03, referred to Rules and Administration
04/18/2024		Comm report: Adopt previous comm report Jt rule 2.03 suspended

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to taxation; property; modifying distribution of excess proceeds from sales of tax-forfeited property; providing grants for environmental remediation of tax-forfeited property; appropriating money; amending Minnesota Statutes 2022, sections 281.23, subdivision 2; 282.01, by adding subdivisions; 282.08; proposing coding for new law in Minnesota Statutes, chapter 116.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8 1.9	Section 1. [116.996] ENVIRONMENTAL REMEDIATION; TAX-FORFEITED PROPERTIES.
1.10	Subdivision 1. Definitions. For the purposes of this section, "commissioner" means the
1.11	commissioner of the Pollution Control Agency.
1.12	Subd. 2. Forfeited properties clean-up grant program. The commissioner must
1.13	establish a program to award grants to counties to address blight conditions and remediate
1.14	environmental contamination on properties that have come under county ownership or are
1.15	being held in trust for the taxing districts by the state.
1.16 1.17	Subd. 3. Eligible expenditures. A grant awarded to a county under this section may be expended for:
1.18	(1) remediating contamination at tax-forfeited properties; or
1.19	(2) correcting blighted conditions at tax-forfeited properties.
1.20	Subd. 4. Application. A county seeking a grant under this section must file an application
1.21	with the commissioner on a form prescribed by the commissioner. The application must
1.22	contain, at a minimum:

2.1	(1) a description of the property, including documentation of its public ownership;
2.2	(2) the results of any testing or monitoring indicating the presence of a hazardous
2.3	substance or a pollutant or contaminant on the tax-forfeited property or the reason for
2.4	suspecting that a hazardous substance or a pollutant or contaminant is present on the
2.5	tax-forfeited property;
2.6	(3) proof of blight or substandard structures that create conditions of concern for public
2.7	safety, health, and the environment;
2.8	(4) a proposed remediation plan describing any assessment and removal activities
2.9	proposed;
2.10	(5) the estimated cost of the proposed remediation plan;
2.11	(6) the source and amount of any nongrant money that will be contributed to the
2.12	remediation plan; and
2.13	(7) any other information required by the commissioner.
2.14	Subd. 5. Appropriation. Beginning in fiscal year 2025, \$ is appropriated annually
2.15	from the general fund to the commissioner of the Pollution Control Agency for awarding
2.16	grants under this section.
2.17	Sec. 2. Minnesota Statutes 2022, section 281.23, subdivision 2, is amended to read:
2.18	Subd. 2. Form. The notice of expiration of redemption must contain the tax parcel
2.19	identification numbers and legal descriptions of parcels subject to notice of expiration of
2.20	redemption provisions prescribed under subdivision 1. The notice must also indicate the
2.21	names of taxpayers and fee owners of record in the office of the county auditor at the time
2.22	the notice is prepared and names of those parties who have filed their addresses according
2.23	to section 276.041 and the amount of payment necessary to redeem as of the date of the
2.24	notice. At the option of the county auditor, the current filed addresses of affected persons
2.25	may be included on the notice. The notice is sufficient if substantially in the following form:
2.26	"NOTICE OF EXPIRATION OF REDEMPTION
2.27	Office of the County Auditor
2.28	County of, State of Minnesota.
2.29	To all persons having an interest in lands described in this notice:
2.30	You are notified that the parcels of land described in this notice and located in the county
2.31	of, state of Minnesota, are subject to forfeiture to the state of Minnesota

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as introduced

3.1	because of nonpayment of delinquent property taxes, special assessments, penalties, interest,					
3.2	and costs levied on those parcels. The time for redemption from forfeiture expires if a					
3.3	redemption is not made by the later of (1) 60 days after service of this notice on all persons					
3.4	having an interest in the lands of record at the office of the county recorder or registrar of					
3.5	titles, or (2) by the second Monday in May. The redemption must be made in my office.					
3.6	IMPORTANT: If you believe that the value of your interest in the parcels, including					
3.7	any interests in iron-bearing stockpiles, minerals, or mineral interests, may exceed the total					
3.8	amount of the delinquent taxes, special assessments, penalties, interest, and costs levied on					
3.9	those parcels, you must provide notice before the expiration of the period of redemption by					
3.10	submitting a written staten	nent to the county au	ditor. If you provi	de the notice, you may be		
3.11	entitled to monetary comp	ensation after forfeit	ure. If you do not	provide the notice prior to		
3.12	expiration of the redemption	on period, all of you	r interests in the p	roperty will be subject to		
3.13	forfeiture.		ł			
3.14	Names (and Current					
3.15 3.16	Filed Addresses) for the Taxpayers and					
3.17	Fee Owners and					
3.17	Those Parties Who					
3.19	Have Filed Their		Tax	Amount Necessary to		
3.20	Addresses Pursuant	Legal	Parcel	Redeem as of Date of		
3.20	to section 276.041	Description	Number	Notice		
3.22						
3.23				•••••		
3.24	FAILURE TO RE	EDEEM THE LAND	S PRIOR TO TH	E EXPIRATION		
3.25	OF REDEMPTION	N WILL RESULT IN	N THE LOSS OF '	THE LAND AND		
3.26	FORFE	EITURE TO THE ST	CATE OF MINNE	SOTA.		
3.27	Inquiries as to these pro	ceedings can be made	e to the County Au	ditor for County,		
3.28	whose address is set forth	below.				
3.29	Witness my hand and o	official seal this	day of,			
3.30						
3.31			County	Auditor		
3.32	(OFFICIAL SEAL)					
3.33						
3.34			(Add	ress)		
3.35						
3.36			(Teleph	none)."		

4.1 The notice must be posted by the auditor in the auditor's office, subject to public
4.2 inspection, and must remain so posted until at least one week after the date of the last
4.3 publication of notice, as provided in this section. Proof of posting must be made by the
4.4 certificate of the auditor, filed in the auditor's office.

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- 4.5 Sec. 3. Minnesota Statutes 2022, section 282.01, is amended by adding a subdivision to
 4.6 read:
- Subd. 14. Public auction mandatory when a claim for surplus proceeds is filed. (a) 4.7 If any interested party files a written statement with the county auditor after service of the 4.8 4.9 notice required in section 281.23 and before expiration of the period of redemption, notwithstanding anything in this chapter, the county must auction the parcels, except for 4.10 any interests in iron-bearing stockpiles, minerals, or mineral interests, which are transferred 4.11 to the state. The county must auction the property by offering it for sale as provided in 4.12 section 282.02, except that the minimum sale price for a parcel sold pursuant to this 4.13 4.14 subdivision is the sum of the delinquent taxes, special assessments, penalties, interests, and costs levied on the parcel. If the property cannot be sold for more than the sum of the 4.15 delinquent taxes, special assessments, penalties, interest, and costs levied on those parcels, 4.16 the sale may be canceled and the parcels disposed of as otherwise provided in this chapter. 4.17 If the property is sold for more than the sum of the delinquent taxes, special assessments, 4.18 penalties, interest, and costs levied on those parcels, proceeds of the sale must be apportioned 4.19 as provided in section 282.08. 4.20 (b) If there are multiple claimants for a given property, payments under this subdivision 4.21 must be divided among the claimants according to each claimants' ownership interest in 4.22 proportion to the ownership interest of all claimants. To resolve multiple competing claims, 4.23 a county may bring an action of interpleader prior to making any payments to the claimants 4.24 under this subdivision. A county may add costs reasonably incurred in commencing and 4.25 maintaining an interpleader action to the delinquent taxes due. If a county believes that a 4.26 claimant made a claim to these proceeds in error, the county may deny the claim and the 4.27 claimant may bring a civil action in district court to challenge the county's denial. 4.28 (c) If an interested party files a written statement for a claim on surplus proceeds related 4.29
- 4.30 to the transfer of interests in iron-bearing stockpiles, minerals, or mineral interests to the
 4.31 state with the county auditor after service of the notice required in section 281.23 and before
 4.32 expiration of the period of redemption, notwithstanding anything in this chapter, the county
- 4.33 <u>must commence proceedings pursuant to subdivision 15.</u>

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5.1	(d) Prope	erty subject to pub	lic auction under th	nis subdivision may stil	l be repurchased
5.2	prior to the sale pursuant to sections 282.012 and 282.241 to 282.324.				
5.3	Sec. 4. Mi	nnesota Statutes 20	022, section 282.0	l, is amended by adding	g a subdivision to
5.4	read:				
5.5	<u>Subd. 15</u>	. Proceedings on o	claims for mineral	interests; payments; a	ppropriation. (a)
5.6	When requir	ed by subdivision 1	4, paragraph (c), a c	county must consult with	the commissioner
5.7	of natural res	sources to determin	e if the value of a cl	aimant's iron-bearing sto	ockpiles, minerals,
5.8	or mineral in	terests transferred	to the state under s	subdivision 14, paragrap	oh (a), exceeds the
5.9	sum of the d	elinquent taxes, sp	ecial assessments,	penalties, interest, and	costs levied on the
5.10	parcels. The	commissioner of	natural resources n	nust determine the value	e of the claimant's
5.11	mineral inter	rests. If the value of	of the iron-bearing	stockpiles, minerals, or	mineral rights in
5.12	a claim does	not exceed the su	m of the delinquen	t taxes, special assessm	ents, penalties,
5.13	interest, and	costs levied on the	e parcels, the clain	nant is not entitled to an	y payment under
5.14	this subdivision. If the value of the iron-bearing stockpiles, minerals, or mineral rights in a				
5.15	claim exceed	ds the sum of the d	lelinquent taxes, sp	ecial assessments, pena	lties, interest, and
5.16	costs levied	on the parcels, the	claimant is entitle	d to a payment from the	e commissioner of
5.17	natural resou	arces equal to this	excess amount.		
5.18	<u>(b) If the</u>	re are multiple clai	imants for a given	property, payments und	er this subdivision
5.19	must be divi	ded among the cla	imants according t	o each claimants' owne	rship interest in
5.20	proportion to	o the ownership int	terest of all claimar	nts. To resolve multiple	competing claims,
5.21	a county may	y bring an action o	f interpleader prior	to making any paymen	ts to the claimants
5.22	under this su	ıbdivision. A coun	ty may add costs r	easonably incurred in c	ommencing and
5.23	maintaining an interpleader action to the delinquent taxes due. If a county believes that a				
5.24	claimant ma	de a claim to these	e proceeds in error,	the county may deny the	he claim and the
5.25	claimant ma	y bring a civil acti	on in district court	to challenge the county	/'s denial.
5.26	<u>(c) An an</u>	nount necessary to	o make payments u	nder this subdivision is	annually
5.27	appropriated	from the general	fund to the commi	ssioner of natural resou	rces.
5.28	Sec. 5. Mi	nnesota Statutes 20	022, section 282.08	8, is amended to read:	
5.29	282.08 A	PPORTIONME	NT OF PROCEE	DS TO TAXING DIST	FRICTS.
5.30	<u>(a)</u> The r	et proceeds from 1	the sale or rental of	f any parcel of forfeited	land, or from the
5.31	sale of produ	acts from the forfe	ited land, must be	apportioned by the cour	nty auditor to the
5.32	taxing distri	ets interested in the	e land, as follows:		

6.1 (1) the portion required to pay any amounts included in the appraised value under section
6.2 282.01, subdivision 3, as representing increased value due to any public improvement made
6.3 after forfeiture of the parcel to the state, but not exceeding the amount certified by the
6.4 appropriate governmental authority must be apportioned to the governmental subdivision
6.5 entitled to it;

(2) the portion required to pay any amount included in the appraised value under section
282.019, subdivision 5, representing increased value due to response actions taken after
forfeiture of the parcel to the state, but not exceeding the amount of expenses certified by
the Pollution Control Agency or the commissioner of agriculture, must be apportioned to
the agency or the commissioner of agriculture and deposited in the fund from which the
expenses were paid;

6.12 (3) the portion of the remainder required to discharge any special assessment chargeable
6.13 against the parcel for drainage or other purpose whether due or deferred at the time of
6.14 forfeiture, must be apportioned to the governmental subdivision entitled to it; and

6.15 (4) any balance must be apportioned as follows:

(i) The county board may annually by resolution set aside no more than 30 percent of
the receipts remaining to be used for forest development on tax-forfeited land and dedicated
memorial forests, to be expended under the supervision of the county board. It must be
expended only on projects improving the health and management of the forest resource.

(ii) The county board may annually by resolution set aside no more than 20 percent of
the receipts remaining to be used for the acquisition and maintenance of county parks or
recreational areas as defined in sections 398.31 to 398.36, to be expended under the
supervision of the county board.

6.24 (iii) Any balance remaining must be apportioned as follows: county, 40 percent; town
6.25 or city, 20 percent; and school district, 40 percent, provided, however, that in unorganized
6.26 territory that portion which would have accrued to the township must be administered by
6.27 the county board of commissioners.

6.28 (b) If a property is sold pursuant to section 282.01, subdivision 14, after sale, and
6.29 apportionment pursuant to paragraph (a), clauses (1) to (3), any additional proceeds must
6.30 be apportioned as follows:

6.31 (1) the portion required to pay the sum of all delinquent taxes and assessments not paid
 6.32 under paragraph (a) that accrued or would have accrued if the parcel had not forfeited to

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7.1 7.2	the state, together with penalties, costs, and interest at the rate fixed by law for the respective years, must be apportioned to the governmental subdivisions entitled to it;				
7.3	(2) the portion required to pay attorney fees and costs reasonably incurred or expended				
7.4	in connection with the delinquency proceedings and tax sale must be apportioned to the				
7.5	governmental subdivision entitled to it; and				
7.6	<u>(</u> 3) any b	palance must be ret	urned to the interes	ted party making a clain	n to the proceeds.
7.7	If the count	y disputes a party's	claim to the proce	eds, it may interplead th	e funds in the
7.8	district court. Any funds returned to the county following interpleader may be apportioned				
7.9	as provided	in paragraph (a), c	lause (4). A county	may add costs reasona	bly incurred in
7.10	<u>commencin</u>	g and maintaining a	n interpleader action	on to the delinquent taxe	s due. The county

7.11 may collect these costs prior to apportioning proceeds under this clause.