CKM

S0075-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 75

1st Engrossment

(SENATE AUTI	(SENATE AUTHORS: HAWJ, Hauschild, Eichorn and Hoffman)				
DATE	D-PG	OFFICIAL STATUS			
01/09/2023	112	Introduction and first reading			
		Referred to Environment, Climate, and Legacy			
01/23/2023		Comm report: To pass as amended and re-refer to Finance			
	352	Author added Hoffman			
01/26/2023		Comm report: To pass			
	405	Second reading			
		Referred to for comparison with HF50			
02/08/2023	700	Rule 45; subst. General Orders HF50, SF indefinitely postponed			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to state lands; modifying requirements for conveying easements and leasing state lands; adding to and deleting from state forests; adding to state parks; authorizing sales and conveyances of certain land; amending Minnesota Statutes 2022, sections 84.63; 84.631; 84.632; 92.502; 282.04, subdivision 1, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 282.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 84.63, is amended to read:
1.9	84.63 CONVEYING INTERESTS IN LANDS TO STATE, FEDERAL, AND
1.10	TRIBAL GOVERNMENTS.
1.11	(a) Notwithstanding any existing law to the contrary, the commissioner of natural
1.12	resources is hereby authorized on behalf of the state to convey to the United States, to a
1.13	federally recognized Indian Tribe, or to the state of Minnesota or any of its subdivisions,
1.14	upon state-owned lands under the administration of the commissioner of natural resources,
1.15	permanent or temporary easements for specified periods or otherwise for trails, highways,
1.16	roads including limitation of right of access from the lands to adjacent highways and roads,
1.17	flowage for development of fish and game resources, stream protection, flood control, and
1.18	necessary appurtenances thereto, such conveyances to be made upon such terms and
1.19	conditions including provision for reversion in the event of non-user as the commissioner
1.20	of natural resources may determine.
1.21	(b) In addition to the fee for the market value of the easement, the commissioner of
1.22	natural resources shall assess the applicant the following fees:

1.23 (1) an application fee of \$2,000 to cover reasonable costs for reviewing the application
1.24 and preparing the easement; and

2.1 (2) a monitoring fee to cover the projected reasonable costs for monitoring the
2.2 construction of the improvement for which the easement was conveyed and preparing special
2.3 terms and conditions for the easement. The commissioner must give the applicant an estimate
2.4 of the monitoring fee before the applicant submits the fee.

2.5 (c) The applicant shall pay these fees to the commissioner of natural resources. The
2.6 commissioner shall not issue the easement until the applicant has paid in full the application
2.7 fee, the monitoring fee, and the market value payment for the easement.

(d) Upon completion of construction of the improvement for which the easement was
conveyed, the commissioner shall refund the unobligated balance from the monitoring fee
revenue. The commissioner shall not return the application fee, even if the application is
withdrawn or denied.

(e) Money received under paragraph (b) must be deposited in the land management
account in the natural resources fund and is appropriated to the commissioner of natural
resources to cover the reasonable costs incurred for issuing and monitoring easements.

2.15 (f) A county or joint county regional railroad authority is exempt from all fees specified
2.16 under this section for trail easements on state-owned land.

(g) In addition to fees specified in this section, the applicant must reimburse the state
for costs incurred for cultural resources review, monitoring, or other services provided by
the Minnesota Historical Society under contract with the commissioner of natural resources
or the State Historic Preservation Office of the Department of Administration in connection
with the easement application, preparing the easement terms, or constructing the trail,
highway, road, or other improvements.

2.23 (h) Notwithstanding paragraphs (a) to (g), the commissioner of natural resources may

2.24 elect to assume the application fee under paragraph (b), clause (1), and waive or assume

2.25 some or all of the remaining fees and costs imposed under this section if the commissioner

2.26 determines that issuing the easement will benefit the state's land management interests.

2.27 Sec. 2. Minnesota Statutes 2022, section 84.631, is amended to read:

2.28 **84.631 ROAD EASEMENTS ACROSS STATE LANDS.**

(a) Except as provided in section 85.015, subdivision 1b, the commissioner of natural
resources, on behalf of the state, may convey a road easement across state land under the
commissioner's jurisdiction to a private person requesting an easement for access to property
owned by the person only if the following requirements are met:

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3.1	(1) there ar	e no reasonable alte	ernatives to ob	tain access to the prope	erty; and
3.2	(2) the exer	cise of the easemen	nt will not caus	se significant adverse e	nvironmental or
3.3	natural resourc	e management imp	acts.		
3.4	(b) The cor	nmissioner shall:			
3.5	(1) require	the applicant to pay	the market va	lue of the easement;	
3.6	(2) limit the	e easement term to :	50 years if the	road easement is acros	s school trust land;
3.7	(3) provide	that the easement r	everts to the st	tate in the event of non	use; and
3.8	(4) impose	other terms and cor	nditions of use	as necessary and appro	opriate under the
3.9	circumstances.				
3.10	(c) An appl	icant shall submit a	n application	fee of \$2,000 with each	application for a
3.11	road easement	across state land. Th	e application f	èe is nonrefundable, ev	en if the application
3.12	is withdrawn o	r denied.			
3.13	(d) In addit	ion to the payment	for the market	value of the easement	and the application
3.14	fee, the commi	ssioner of natural re	esources shall	assess the applicant a r	nonitoring fee to
3.15	cover the project	cted reasonable costs	s for monitorin	g the construction of the	e road and preparing
3.16	special terms a	nd conditions for th	ne easement. T	he commissioner must	give the applicant
3.17	an estimate of	the monitoring fee l	before the app	licant submits the fee.	The applicant shall
3.18	pay the applica	tion and monitoring	g fees to the co	ommissioner of natural	resources. The
3.19	commissioner	shall not issue the ea	asement until t	he applicant has paid in	full the application
3.20	fee, the monito	oring fee, and the ma	arket value pa	yment for the easement	t.
3.21	(e) Upon co	ompletion of constru	uction of the re	oad, the commissioner	shall refund the
3.22	unobligated ba	lance from the mon	itoring fee rev	zenue.	
3.23	(f) Fees col	lected under paragra	aphs (c) and (d) must be credited to th	e land management
3.24	account in the	natural resources fu	and and are app	propriated to the comm	issioner of natural
3.25	resources to co	over the reasonable of	costs incurred	under this section.	
3.26	(g) In addit	ion to fees specified	d in this section	n, the applicant must re	eimburse the state
3.27	for costs incur	red for cultural reso	urces review,	monitoring, or other se	rvices provided by
3.28	the Minnesota	Historical Society u	nder contract v	with the commissioner	of natural resources
3.29	or the State His	storic Preservation C	Office of the D	epartment of Administr	ration in connection
3.30	with the easem	ent application, pre	paring the eas	ement terms, or constru	ucting the road.
3.31	(h) Notwith	nstanding paragraph	us (a) to (g), the	e commissioner of natu	aral resources may
3.32	elect to assume	e the application fee	under paragra	ph (c) and waive or as	sume some or all of

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4.1	the remain	ing fees and costs imp	osed under this	section if the commis	sioner determines
4.2	that issuing	g the easement will be	nefit the state's	land management inte	rests.
				A	
4.3		Iinnesota Statutes 202			
4.4	84.632	CONVEYANCE OF	UNNEEDED	STATE EASEMENT	S.
4.5	(a) Not	withstanding section 9	2.45, the comm	nissioner of natural res	sources may, in the
4.6	name of th	e state, release all or p	art of an easem	ent acquired by the sta	ate upon application
4.7	of a landov	wner whose property is	burdened with	the easement if the ease	sement is not needed
4.8	for state pu	irposes.			
4.9	(b) All	or part of an easement	t may be release	ed by payment of the r	narket value of the
4.10	easement.	The release must be in	a form approv	ed by the attorney gen	eral.
4.11	(c) Mor	ney received under par	ragraph (b) mus	t be credited to the ac	count from which
4.12	money was	s expended for purchas	e of the easemer	nt. If there is no specific	c account, the money
4.13	must be cre	edited to the land acqu	isition account	established in section	94.165.
4.14	(d) In a	ddition to payment un	der paragraph (b), the commissioner	of natural resources
4.15	shall asses	s a landowner who ap	plies for a releas	se under this section a	n application fee of
4.16	\$2,000 for	reviewing the applica	tion and prepari	ng the release of ease	ment. The applicant
4.17	shall pay tl	he application fee to th	ne commissione	r of natural resources.	The commissioner
4.18	shall not is	sue the release of ease	ment until the aj	oplicant has paid the aj	oplication fee in full.
4.19	The comm	issioner shall not retur	n the applicatio	n fee, even if the appl	ication is withdrawn
4.20	or denied.				
4.21	(e) Mor	ney received under para	agraph (d) must	be credited to the land 1	nanagement account
4.22	in the natu	ral resources fund and	is appropriated	to the commissioner	of natural resources
4.23	to cover th	e reasonable costs inc	urred under this	section.	
4.24	<u>(f)</u> Not	withstanding paragrap	hs (a) to (e), the	e commissioner of nat	ural resources may
4.25	elect to ass	sume the application fe	e under paragra	ph (d) and waive or a	ssume some or all of
4.26	the remain	ing fees and costs imp	osed under this	section if the commis	sioner determines
4.27	that issuing	g the easement release	will benefit the	state's land managem	ent interests.
4.28	Sec. 4. N	Iinnesota Statutes 202	2, section 92.50	2, is amended to read	:
4.29	92.502	LEASING TAX-FO	RFEITED AN	D STATE LANDS.	
4.30	(a) Not	withstanding section 2	282.04 or other	law to the contrary. St	. Louis County mav
4.31		year lease of tax-forfe		•	5 5
				* *	
	Sec. 4.		4		

(b) The commissioner of natural resources may enter a 30-year lease of land administered
by the commissioner for a wind energy project.

(c) The commissioner of natural resources may enter a 30-year lease of land administered 5.3 by the commissioner for recreational trails and or facilities. The commissioner may assess 5.4 the lease applicant a monitoring fee to cover the projected reasonable costs of monitoring 5.5 construction of the recreational trail or facility and preparing special terms and conditions 5.6 of the license to ensure proper construction. The commissioner must give the applicant an 5.7 estimate of the monitoring fee before the applicant is required to submit the fee. Upon 5.8 completion of construction of the trail or facility, the commissioner must refund the 5.9 unobligated balance from the monitoring fee revenue. 5.10

(d) Notwithstanding section 282.04 or other law to the contrary, Lake and St. Louis
Counties may enter into 30-year leases of tax-forfeited land for recreational trails and
facilities.

5.14 Sec. 5. Minnesota Statutes 2022, section 282.04, subdivision 1, is amended to read:

Subdivision 1. Timber sales; land leases and uses. (a) The county auditor, with terms 5.15 and conditions set by the county board, may sell timber upon any tract that may be approved 5.16 by the natural resources commissioner. The sale of timber shall be made for cash at not less 5.17 than the appraised value determined by the county board to the highest bidder after not less 5.18 than one week's published notice in an official paper within the county. Any timber offered 5.19 at the public sale and not sold may thereafter be sold at private sale by the county auditor 5.20 at not less than the appraised value thereof, until the time as the county board may withdraw 5.21 the timber from sale. The appraised value of the timber and the forestry practices to be 5.22 followed in the cutting of said timber shall be approved by the commissioner of natural 5.23 resources. 5.24

(b) Payment of the full sale price of all timber sold on tax-forfeited lands shall be made 5.25 in cash at the time of the timber sale, except in the case of oral or sealed bid auction sales, 5.26 the down payment shall be no less than 15 percent of the appraised value, and the balance 5.27 shall be paid prior to entry. In the case of auction sales that are partitioned and sold as a 5.28 single sale with predetermined cutting blocks, the down payment shall be no less than 15 5.29 percent of the appraised price of the entire timber sale which may be held until the satisfactory 5.30 completion of the sale or applied in whole or in part to the final cutting block. The value of 5.31 each separate block must be paid in full before any cutting may begin in that block. With 5.32 the permission of the county contract administrator the purchaser may enter unpaid blocks 5.33 and cut necessary timber incidental to developing logging roads as may be needed to log 5.34

other blocks provided that no timber may be removed from an unpaid block until separately
scaled and paid for. If payment is provided as specified in this paragraph as security under
paragraph (a) and no cutting has taken place on the contract, the county auditor may credit
the security provided, less any down payment required for an auction sale under this
paragraph, to any other contract issued to the contract holder by the county under this chapter
to which the contract holder requests in writing that it be credited, provided the request and
transfer is made within the same calendar year as the security was received.

6.8 (c) The county board may sell any timber, including biomass, as appraised or scaled. Any parcels of land from which timber is to be sold by scale of cut products shall be so 6.9 designated in the published notice of sale under paragraph (a), in which case the notice shall 6.10 contain a description of the parcels, a statement of the estimated quantity of each species 6.11 of timber, and the appraised price of each species of timber for 1,000 feet, per cord or per 6.12 piece, as the case may be. In those cases any bids offered over and above the appraised 6.13 prices shall be by percentage, the percent bid to be added to the appraised price of each of 6.14 the different species of timber advertised on the land. The purchaser of timber from the 6.15 parcels shall pay in cash at the time of sale at the rate bid for all of the timber shown in the 6.16 notice of sale as estimated to be standing on the land, and in addition shall pay at the same 6.17 rate for any additional amounts which the final scale shows to have been cut or was available 6.18 for cutting on the land at the time of sale under the terms of the sale. Where the final scale 6.19 of cut products shows that less timber was cut or was available for cutting under terms of 6.20 the sale than was originally paid for, the excess payment shall be refunded from the forfeited 6.21 tax sale fund upon the claim of the purchaser, to be audited and allowed by the county board 6.22 as in case of other claims against the county. No timber, except hardwood pulpwood, may 6.23 be removed from the parcels of land or other designated landings until scaled by a person 6.24 or persons designated by the county board and approved by the commissioner of natural 6.25 resources. Landings other than the parcel of land from which timber is cut may be designated 6.26 6.27 for scaling by the county board by written agreement with the purchaser of the timber. The county board may, by written agreement with the purchaser and with a consumer designated 6.28 by the purchaser when the timber is sold by the county auditor, and with the approval of 6.29 the commissioner of natural resources, accept the consumer's scale of cut products delivered 6.30 at the consumer's landing. No timber shall be removed until fully paid for in cash. Small 6.31 amounts of timber not exceeding 500 cords in appraised volume may be sold for not less 6.32 than the full appraised value at private sale to individual persons without first publishing 6.33 notice of sale or calling for bids, provided that in case of a sale involving a total appraised 6.34 value of more than \$200 the sale shall be made subject to final settlement on the basis of a 6.35

7.1

scale of cut products in the manner above provided and not more than two of the sales,

7.2 directly or indirectly to any individual shall be in effect at one time.

(d) As directed by the county board, the county auditor may lease tax-forfeited land to 7.3 individuals, corporations or organized subdivisions of the state at public or private sale, and 7.4 at the prices and under the terms as the county board may prescribe, for use as cottage and 7.5 camp sites and for agricultural purposes and for the purpose of taking and removing of hay, 7.6 stumpage, sand, gravel, clay, rock, marl, and black dirt from the land, and for garden sites 7.7 and other temporary uses provided that no leases shall be for a period to exceed ten 25 years; 7.8 provided, further that any leases involving a consideration of more than \$12,000 \$50,000 7.9 per year, except to an organized subdivision of the state shall first be offered at public sale 7.10 in the manner provided herein for sale of timber. Upon the sale of any leased land, it shall 7.11 remain subject to the lease for not to exceed one year from the beginning of the term of the 7.12 lease. Any rent paid by the lessee for the portion of the term cut off by the cancellation shall 7.13 be refunded from the forfeited tax sale fund upon the claim of the lessee, to be audited and 7.14 allowed by the county board as in case of other claims against the county. 7.15

(e) As directed by the county board, the county auditor may lease tax-forfeited land to 7.16 individuals, corporations, or organized subdivisions of the state at public or private sale, at 7.17 the prices and under the terms as the county board may prescribe, for the purpose of taking 7.18 and removing for use for road construction and other purposes tax-forfeited stockpiled 7.19 iron-bearing material. The county auditor must determine that the material is needed and 7.20 suitable for use in the construction or maintenance of a road, tailings basin, settling basin, 7.21 dike, dam, bank fill, or other works on public or private property, and that the use would 7.22 be in the best interests of the public. No lease shall exceed ten years. The use of a stockpile 7.23 for these purposes must first be approved by the commissioner of natural resources. The 7.24 request shall be deemed approved unless the requesting county is notified to the contrary 7.25 by the commissioner of natural resources within six months after receipt of a request for 7.26 approval for use of a stockpile. Once use of a stockpile has been approved, the county may 7.27 continue to lease it for these purposes until approval is withdrawn by the commissioner of 7.28 7.29 natural resources.

(f) The county auditor, with the approval of the county board is authorized to grant
permits, licenses, and leases to tax-forfeited lands for the depositing of stripping, lean ores,
tailings, or waste products from mines or ore milling plants, or to use for facilities needed
to recover iron-bearing oxides from tailings basins or stockpiles, or for a buffer area needed
for a mining operation, upon the conditions and for the consideration and for the period of

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- time, not exceeding 25 years, as the county board may determine. The permits, licenses, or
 leases are subject to approval by the commissioner of natural resources.
- 8.3

8.4

(g) Any person who removes any timber from tax-forfeited land before said timber has been scaled and fully paid for as provided in this subdivision is guilty of a misdemeanor.

- 8.5 (h) The county auditor may, with the approval of the county board, and without first offering at public sale, grant leases, for a term not exceeding 25 years, for the removal of 8.6 peat and for the production or removal of farm-grown closed-loop biomass as defined in 8.7 section 216B.2424, subdivision 1, or short-rotation woody crops from tax-forfeited lands 8.8 upon the terms and conditions as the county board may prescribe. Any lease for the removal 8.9 8.10 of peat, farm-grown closed-loop biomass, or short-rotation woody crops from tax-forfeited lands must first be reviewed and approved by the commissioner of natural resources if the 8.11 lease covers 320 or more acres. No lease for the removal of peat, farm-grown closed-loop 8.12 biomass, or short-rotation woody crops shall be made by the county auditor pursuant to this 8.13 section without first holding a public hearing on the auditor's intention to lease. One printed 8.14 notice in a legal newspaper in the county at least ten days before the hearing, and posted 8.15 notice in the courthouse at least 20 days before the hearing shall be given of the hearing. 8.16
- (i) Notwithstanding any provision of paragraph (c) to the contrary, the St. Louis County
 auditor may, at the discretion of the county board, sell timber to the party who bids the
 highest price for all the several kinds of timber, as provided for sales by the commissioner
 of natural resources under section 90.14. Bids offered over and above the appraised price
 need not be applied proportionately to the appraised price of each of the different species
 of timber.
- (j) In lieu of any payment or deposit required in paragraph (b), as directed by the county 8.23 board and under terms set by the county board, the county auditor may accept an irrevocable 8.24 bank letter of credit in the amount equal to the amount otherwise determined in paragraph 8.25 8.26 (b). If an irrevocable bank letter of credit is provided under this paragraph, at the written request of the purchaser, the county may periodically allow the bank letter of credit to be 8.27 reduced by an amount proportionate to the value of timber that has been harvested and for 8.28 which the county has received payment. The remaining amount of the bank letter of credit 8.29 after a reduction under this paragraph must not be less than 20 percent of the value of the 8.30 timber purchased. If an irrevocable bank letter of credit or cash deposit is provided for the 8.31 down payment required in paragraph (b), and no cutting of timber has taken place on the 8.32 contract for which a letter of credit has been provided, the county may allow the transfer 8.33 of the letter of credit to any other contract issued to the contract holder by the county under 8.34 this chapter to which the contract holder requests in writing that it be credited. 8.35

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9.1	(k) As d	irected by the county	board, the coun	ty auditor may lease ta	x-forfeited land
9.2	<u></u>			county board for the p	
9.3				ation easements that pr	
9.4	services.				
9.5	Sec. 6. Mi	nnesota Statutes 2022	2, section 282.04	4, is amended by addin	g a subdivision to
9.6	read:				
9.7	Subd. 4b	<u>Conservation ease</u>	ements. The cou	nty auditor, with prior	review and
9.8	<u>consultation</u>	with the commission	ner of natural res	ources and under the ter	rms and conditions
9.9	prescribed b	y the county board, i	ncluding reversi	on in the event of nonu	ise, may convey
9.10	conservation	n easements as define	ed in section 840	C.01 on tax-forfeited la	nd.
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9.11	-	<u>32.41] SALE OF TA</u>	X-FORFEITEI	D LEASED LANDS; S	<u>ST. LOUIS</u>
9.12	<u>COUNTY.</u>				
9.13	Subdivis	sion 1. Sale authoriz	ed; applicabilit	y. Notwithstanding sec	tions 92.45 and
9.14	<u>282.018, su</u>	bdivision 1, and the p	ublic sale provis	ions of this chapter, St.	Louis County may
9.15	in its sole di	scretion sell tax-forfe	eited lakeshore l	ots that are currently le	ased. St. Louis
9.16	County may	also sell other adjace	ent tax-forfeited	lands under this section	that are necessary
9.17	for roadway	access and for creati	ing conforming	ot sizes. This section a	pplies only to St.
9.18	Louis Coun	<u>ty.</u>			
9.19	<u>Subd. 2.</u>	Method of sale. (a)	The leaseholder	of a leased parcel may	purchase at private
9.20	sale the leas	sed parcel and any oth	ner lands allocate	ed to the parcel by the	county under
9.21	subdivision	6 that is offered for s	ale under this se	ction. The purchase pri	ce is the appraised
9.22	value of the	land under subdivisio	on 3 exclusive of	improvements on it. To	purchase a parcel,
9.23	<u>a leaseholde</u>	er must pay in cash to	the county an a	mount equal to the app	raised value of the
9.24	land within	180 days from the da	te of mailing to	or service of notice of	appraised value to
9.25	the leasehol	der by the county. Th	ne 180-day perio	d runs from the date th	e county mails a
9.26	copy of the	appraisal to the lease	holder at the add	lress shown upon the n	nost recent lease
9.27	agreement b	between the parties, ex	xclusive of the d	ate of mailing or servic	e. The county may
9.28	use any alte	rnative method of no	tice under the M	innesota Rules of Civi	l Procedure for the
9.29	service of a	summons and compl	aint.		
9.30	<u>(b)</u> If the	e leaseholder does no	t purchase the pa	arcel so offered, the co	unty may offer the
9.31	lands for sa	le at public auction u	nder section 282	.01, subdivision 3. If a	person other than
9.32	the leasehol	der purchases the par	cel, the purchase	er must make payment	in full to the

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10.1	leaseholder	r in the manner provid	led in section 92	.06, subdivision 4, for	the value of any
10.2		ents as determined und			
10.3	(c) Fail	ure of a purchaser to c	comply with the	terms of payment voic	ls the sale, and the
10.4		y reoffer the property :			
10.5	Subd 3	Annraisal (a) An ai	ppraisal must be	made in accordance v	with section 282.01
10.5				sion. Improvements th	
10.7		t be appraised separate			
10.8				appraiser selected mus	at most the minimal
10.8	<u> </u>			rmers Home Administr	
10.9				ler section 82B.03, to a	
10.10	to be sold.		t de neensed une	ter section 620.05, to a	property
10.11					
10.12				raisal to the lots offere	
10.13				the county for the appra	
10.14	to the lot p	urchased. If no one pu	rchases a lot, th	e county is responsible	e for the appraisal
10.15	<u>cost.</u>				
10.16	<u>(d) If a</u>	leaseholder disagrees	with the apprais	sed value of the leasehouse	old improvements,
10.17	the leaseho	lder may select an app	praiser that mee	ts the qualifications in	paragraph (b) to
10.18	reappraise	the improvements. Th	e leaseholder m	ust give notice of inter	nt to object to the
10.19	appraised v	value of the improvem	ents within ten	days of the date of the	mailing or service
10.20	of notice up	nder subdivision 2, pa	ragraph (a). The	e leaseholder must deli	ver the reappraisal
10.21	to the coun	ty auditor within 60 da	ays of the date o	f mailing or service of	notice of appraised
10.22	value unde	r subdivision 2, parag	raph (a). If the r	eappraisal is not delive	ered to the county
10.23	auditor acc	ording to this paragray	ph, the initial ap	praisal is conclusive.	The leaseholder is
10.24	responsible	for the costs of the re	eappraisal. If the	parcel is reappraised	within the time
10.25	required in	this paragraph and the	e county and the	e leaseholder fail to ag	ree on the value of
10.26	the improv	ements by a date set b	y the county, ea	ch of the appraisers m	ust agree upon the
10.27	selection of	f a third appraiser to c	onduct a third a	ppraisal that is conclus	sive as to the value
10.28	of the impr	ovements. The cost of	the third apprai	sal must be paid equall	y by the county and
10.29	the leaseho	lder.			
10.30	Subd. 4	. Proceeds. (a) Excep	t as provided in	paragraph (b), the cour	nty must deposit the
10.31	proceeds fr	om the sale of land de	escribed in subd	ivision 1 into an enviro	onmental trust fund
10.32	as provided	l in Laws 1998, chapt	er 389, article 1	6, section 31, subdivisi	ion 4, as amended.
10.33	<u>(b) The</u>	following amounts m	ay be withheld b	by the county board and	d not deposited into
10.34	an environ	mental trust fund:			

Sec. 7.

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11.1	<u>(1) the c</u>	costs of appraisal, abs	tracts, and survey	<u> </u>	
11.2	<u>(2) mon</u>	ey received from a sa	le that is attribut	able to land owned by	y the county in fee;
11.3	<u>(3) amo</u>	unts the county paid	to lessees for imp	provements; and	
11.4	(4) the c	osts of sale to lessees	or other parties, in	ncluding the costs of a	advertising, realtors,
11.5	and closing	services.			
11.6	Subd. 5.	Survey. (a) Before of	offering a lot for s	ale, St. Louis County	must have each lot
11.7	surveyed by	a licensed surveyor.	<u>.</u>		
11.8	<u>(b)</u> The	county must allocate	the costs of the s	urvey to the lots offe	red for sale, and the
11.9	successful p	ourchaser on each lot	must reimburse t	he county for the sur	vey costs allocated
11.10	to the lot pu	urchased. If no one pu	urchases the lot, t	he county is responsi	ble for the survey
11.11	costs. All st	arveying must be con	ducted by a licen	sed surveyor.	
11.12	Subd. 6	Adding lands; zoni	ng conformance	Any lands to be sol	d under this section
11.13	must be con	sidered lots of record	for zoning purpo	ses. Whenever possib	le, St. Louis County
11.14	may add land to the lots offered for sale to permit conformance with zoning requirements.				
11.15	The added lands must be included in the appraised value of the lot.				
11.16	Subd. 7.	Roadways. St. Loui	is County may de	signate whether road	s within minor
11.17	subdivision	s under the county pl	atting and subdiv	rision ordinance are p	oublic or private.
11.18	<u>Subd. 8.</u>	Opt out; continuing	glease. The lease	older may elect not to	purchase the leased
11.19	parcel if off	ered for sale under th	is section and inst	tead continue in the ar	nnual lease program
11.20	with the con	unty, not to exceed th	e lifetime of the l	easeholder. The fee f	or a lease under this
11.21	subdivision	must include the am	ount of the estimation	ated property tax on t	the parcel if it had
11.22	been return	ed to private ownersh	nip.		
11.23	EFFEC	TIVE DATE. This s	ection is effective	e retroactively from A	April 28, 2022.
11.24	Sec. 8. <u>Al</u>	DDITION TO STAT	<u>`E PARK.</u>		
11.25	[85.012]	[[Subd. 27.] Myre-I	Big Island State	Park, Freeborn Cou	n ty. The following
11.26	area is adde	d to Myre-Big Island	State Park, Freeb	oorn County: all that p	part of the Northeast
11.27	Quarter of t	he Southeast Quarter	of Section 11, To	wnship 102 North, R	ange 21 West of the
11.28	5th principa	l meridian, lying Sou	th of the Chicago,	Milwaukee, St. Paul	and Pacific Railway,
11.29	and subject	to road easement on	the easterly side	thereof.	

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12.1	Sec. 9. <u>DE</u>	LETION FROM S	STATE FOREST	·	
12.2	[89.021]	[Subd. 13.] Cloque	t Valley State Fo	rest. The following are	eas are deleted from
12.3	Cloquet Vall	ley State Forest:			
12.4	(1) those	parts of St. Louis C	ounty in Townsh	ip 52 North, Range 16	West. described as
12.5	follows:	1	5		
12.6	(i) Gover	mment Lots 1 2 3 /	1 and 5 and the S	outheast Quarter of the	Southeast Quarter
12.0				outhwest Quarter of the	
12.8	Section 21;				
12.0		rnment Lats 2 3 A	56780 and	10 and the Northeast	Quarter of the
12.9 12.10				10 and the Northeast Northwest Quarter, Se	
		<u>`</u>			<u></u>
12.11	<u>(111)</u> Gov	ernment Lot 3, Sect	<u>ion 23;</u>		
12.12	<u>(iv) Gov</u>	ernment Lot 2, Sect	ion 24;		
12.13	(v) Gove	ernment Lots 1, 4, 5,	6, 7, 8, 9, and 10	, Section 25;	
12.14	(vi) Gov	ernment Lot 1, Sect	ion 26;		
12.15	<u>(vii) Gov</u>	vernment Lots 2 and	7, Section 26;		
12.16	(viii) Go	vernment Lots 3 and	d 4, Section 27, re	eserving unto grantor a	and grantor's
12.17	successors a	nd assigns a 66-foot	-wide access road	l easement across said	Government Lot 3
12.18	for the purpo	ose of access to grar	ntor's or grantor's	successor's or assign's	land and grantor's
12.19	presently ow	rned land that may be	e sold, assigned, or	r transferred in Govern	ment Lot 1, Section
12.20	27, said acce	ess road being meas	ured 33 feet from	each side of the cente	rline of that road
12.21	that is present	ntly existing at vario	ous widths and ru	nning in a generally	
12.22	southwester	ly-northeasterly dire	ection;		
12.23	<u>(ix) Gove</u>	ernment Lots 1 and	2, Section 28;		
12.24	(x) Gove	rnment Lots 1, 2, 3,	and 5 and the No.	ortheast Quarter of the	Northeast Quarter
12.25	and Southwe	est Quarter of the No	ortheast Quarter,	Section 29;	
12.26	(xi) Gov	ernment Lots 1, 2, 3	, and 4, Section 3	1, reserving unto gran	ntor and grantor's
12.27	successors a	nd assigns a 66-foot	t-wide access roa	d easement across said	l Government Lots
12.28	1, 2, and 3 fo	or the purpose of acc	ess to grantor's or	grantor's successor's	or assign's land and
12.29	grantor's pre	esently owned lands	that may be sold,	assigned, or transferr	ed in Government
12.30	Lot 4, Sectio	on 29, said access ro	ad being measure	ed 33 feet from each si	de of the centerline
12.31	of that road t	that is presently exis	ting at various wi	dths and running in a g	enerally East-West

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13.1	direction ar	nd any future extensi	ons thereof as ma	y be reasonably neces	ssary to provide the
13.2	access cont	emplated herein;		-	
13.3	<u>(xii) Go</u>	overnment Lots 5, 7,	8, and 9, Section	31;	
13.4	(xiii) Go	overnment Lots 1 and	l 2, an undivided t	wo-thirds interest in th	e Northeast Quarter
13.5	of the Nort	hwest Quarter, an un	divided two-third	s interest in the South	east Quarter of the
13.6	Northwest	Quarter, and an undi	vided two-thirds i	nterest in the Southwe	est Quarter of the
13.7	Northwest	Quarter, Section 32,	reserving unto gra	intor and grantor's suc	cessors and assigns
13.8	an access re	oad easement across	the West 66 feet of	of the North 66 feet of	said Government
13.9	Lot 1 for th	e purpose of access	to grantor's or gra	ntor's successor's or a	ssign's land and
13.10	grantor's pr	esently owned land	that may be sold,	assigned, or transferre	ed in Government
13.11	Lot 4, Sect	ion 29; and			
13.12	(xiv) the	e Northeast Quarter	of the Northeast Q	Quarter, Section 35;	
13.13	<u>(2) thos</u>	e parts of St. Louis C	County in Townsh	ip 53 North, Range 13	West, described as
13.14	follows:				
13.15	<u>(i) all th</u>	at part of the Northw	vest Quarter of the	Northwest Quarter ly	ing North and West
13.16	of the Little	e Cloquet River, Sec	tion 4;		
13.17	<u>(ii)</u> Gov	ernment Lots 1, 2, 3,	4, and 5 and the N	ortheast Quarter of the	e Northeast Quarter,
13.18	Northwest	Quarter of the North	east Quarter, Sout	hwest Quarter of the	Northeast Quarter,
13.19	Northeast (Quarter of the Northy	west Quarter, Sout	heast Quarter of the N	Jorthwest Quarter,
13.20	Northeast Q	Quarter of the Southw	est Quarter, and Sc	outhwest Quarter of the	Northwest Quarter,
13.21	Section 5;				
13.22	(iii) Gov	vernment Lots 1, 2, a	and 4 and the Nor	thwest Quarter of the	Southeast Quarter,
13.23	Southeast (Quarter of the Southe	east Quarter, Soutl	nwest Quarter of the S	outheast Quarter,
13.24	Southeast Q	Quarter of the Southw	est Quarter, and Sc	outhwest Quarter of the	Southwest Quarter,
13.25	Section 6;				
13.26	<u>(iv) Gov</u>	vernment Lots 1, 2, 3	3, 4, 5, 6, and 7 an	d the Northwest Quar	ter of the Northeast
13.27	Quarter, No	ortheast Quarter of th	ne Northwest Qua	rter, Northwest Quarte	er of the Northwest
13.28	Quarter, So	outheast Quarter of th	ne Northwest Qua	rter, Southwest Quarte	er of the Northwest
13.29	Quarter, So	utheast Quarter of the	e Southeast Quarte	er, and Northeast Quar	ter of the Southwest
13.30	Quarter, Se	ction 7;			
13.31	<u>(v)</u> Gov	ernment Lots 1 and	2 and the Northea	st Quarter of the Nort	heast Quarter,
13.32	Northwest	Quarter of the North	east Quarter, Sout	heast Quarter of the N	Jortheast Quarter,
13.33	Southwest	Quarter of the North	east Quarter, Nort	heast Quarter of the S	Southwest Quarter,

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14.1	Northwest	Quarter of the South	west Quarter, and	l Southwest Quarter o	f the Southwest
14.2	Quarter, S	ection 8; and			
14.3	(vi) the	Northeast Quarter of	the Northwest Qu	uarter, Northwest Quar	ter of the Northwest
14.4	Quarter, So	outheast Quarter of the	Northwest Quart	er, and Southwest Qua	rter of the Northwest
14.5	Quarter, S	ection 17;			
14.6	(3) those	se parts of St. Louis C	County in Townsh	ip 54 North, Range 13	3 West, described as
14.7	follows:				
14.8	<u>(i)</u> Gov	vernment Lots 1, 4, 5,	6, and 7, Section	20;	
14.9	<u>(ii) Gov</u>	vernment Lots 3, 4, 6,	7, and 8 and the S	outheast Quarter of the	e Southwest Quarter,
14.10	Section 21	<u>.</u>			
14.11	<u>(iii) Go</u>	overnment Lots 1, 2, 3	3, 4, 5, and 7, Sec	etion 29;	
14.12	<u>(iv)</u> Go	overnment Lots 1, 2, 3	3, 4, 9, and 10, Se	ection 30; and	
14.13	<u>(v) Go</u>	vernment Lots 5, 6, a	nd 7 and the Nort	heast Quarter of the N	Jortheast Quarter,
14.14	Northwest	Quarter of the North	east Quarter, Sou	thwest Quarter of the	Northeast Quarter,
14.15	Southeast	Quarter of the Northw	est Quarter, and N	lorthwest Quarter of th	e Southeast Quarter,
14.16	Section 31	;			
14.17	<u>(4) tho</u>	se parts of St. Louis C	County in Townsh	ip 54 North, Range 10	5 West, described as
14.18	follows:				
14.19	<u>(i) Gov</u>	vernment Lots 2, 3, ar	nd 4 and the North	hwest Quarter of the S	Southwest Quarter,
14.20	Southeast	Quarter of the Northy	west Quarter, Sou	theast Quarter of the 1	Northeast Quarter,
14.21	and South	west Quarter of the N	ortheast Quarter,	Section 1;	
14.22	<u>(ii) Go</u>	vernment Lots 1, 2, 3	, 4, 6, 7, and 8 an	d the Northwest Quar	ter of the Southeast
14.23	Quarter, N	ortheast Quarter of th	ne Southeast Quar	rter, Southwest Quarte	er of the Southeast
14.24	Quarter, S	outheast Quarter of th	ne Southeast Quar	rter, Southeast Quarter	r of the Southwest
14.25	Quarter, an	nd Southeast Quarter	of the Northeast	Quarter, Section 2;	
14.26	<u>(iii)</u> all	that part of Governm	ent Lot 9 lying S	outh of the Whiteface	River and West of
14.27	County Ro	oad 547, also known a	as Comstock Lake	e Road, Section 3; and	<u>1</u>
14.28	<u>(iv) Go</u>	overnment Lots 3 and	4 and the Southe	ast Quarter of the Nor	rtheast Quarter and
14.29	Southwest	Quarter of the North	east Quarter, Sec	tion 10;	
14.30	<u>(5) tho</u>	se parts of St. Louis C	County in Townsh	ip 55 North, Range 15	5 West, described as
14.31	follows:				

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15.1	<u>(i)</u> Gove	ernment Lots 1 and 2,	Section 11;		
15.2	<u>(ii) Gov</u>	ernment Lot 9, except	the Highway 4	right-of-way, Section	<u>11;</u>
15.3	<u>(iii) Go</u> r	vernment Lot 10, exce	pt the Highway	4 right-of-way, Sectio	<u>n 11;</u>
15.4	<u>(iv)</u> Gov	vernment Lots 2, 3, 4,	5, 6, and 7, Sec	tion 15;	
15.5	<u>(v)</u> Gov	ernment Lots 2, 3, 5, 6	5, 7, and 8 and 1	he Northeast Quarter of	of the Southwest
15.6	Quarter, Se	ction 21;			
15.7	(vi) the	Southwest Quarter of t	he Northeast Q	uarter, reserving unto g	rantor and grantor's
15.8	successors	and assigns a 66-foot-	wide access eas	sement across said Sou	thwest Quarter of
15.9	the Northea	st Quarter for the purpe	ose of access to	grantor's or grantor's su	ccessor's or assign's
15.10	land and gr	antor's presently owne	ed land that may	v be sold, assigned, or t	ransferred in
15.11	Governmer	nt Lot 4, Section 21, To	ownship 55 Nor	th, Range 15 West, said	d access road being
15.12	measured 3	3 feet on each side of	the centerline c	of that road that is prese	ently existing and
15.13	<u>known as tl</u>	he Whiteface Truck Tr	ail, Section 21;		
15.14	(vii) Go	overnment Lots 1, 2, ar	nd 3, Section 22	<u>.</u>	
15.15	<u>(viii) G</u>	overnment Lots 1 and	2 and the North	neast Quarter of the No	rthwest Quarter,
15.16	Section 28;				
15.17	(ix) Gov	vernment Lots 1, 4, 6, 8	, and 9 and the 1	Northeast Quarter of the	Northeast Quarter,
15.18	Northeast Q	Juarter of the Southeast	t Quarter, and N	orthwest Quarter of the	Southwest Quarter,
15.19	Section 29;				
15.20	<u>(x)</u> Gov	ernment Lots 3 and 4	and the Northe	ast Quarter of the South	neast Quarter,
15.21	Northeast Q	Quarter of the Southwes	st Quarter, and S	outheast Quarter of the	Southwest Quarter,
15.22	Section 30;				
15.23	<u>(xi) Gov</u>	vernment Lots 2, 3, 4,	5, 6, 8, 9, 10, a	nd 11 and the Northeas	t Quarter of the
15.24	Southwest	Quarter, Section 31; an	nd		
15.25	<u>(xii) Go</u>	vernment Lot 1, Section	on 32; and		
15.26	<u>(6) thos</u>	e parts of St. Louis Co	ounty in Townsh	iip 55 North, Range 16	West, described as
15.27	follows:				
15.28	<u>(i) the S</u>	outhwest Quarter of th	ne Southeast Qu	arter, reserving unto g	antor and grantor's
15.29	successors	and assigns a 66-foot-	wide access roa	d easement across said	Southwest Quarter
15.30	of the South	heast Quarter for the p	ourpose of acces	ss to grantor's or granto	r's successor's or
15.31	assign's lan	d and grantor's presen	tly owned land	that may be sold, assig	ned, or transferred
15.32	in Governn	nent Lot 5, Section 1,	Township 54 N	orth, Range 16 West, S	ection 35; and

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16.1	(ii) the S	Southeast Quarter of	the Southeast Qu	arter, reserving unto	grantor and grantor's
16.2	successors	and assigns a 66-foot	-wide access roa	d easement across sai	d Southeast Quarter
16.3	of the Sout	heast Quarter for the	purpose of acces	s to grantor's or grant	or's successor's or
16.4	assign's lan	d and grantor's prese	ntly owned land	that may be sold, assi	gned, or transferred
16.5	in Governn	nent Lot 5, Section 1,	Township 54 N	orth, Range 16 West,	Section 35.
16.6	Sec. 10. <u>A</u>	ADDITION TO STA	TE FOREST.		
16.7	[89.021] [Subd. 42a.] River	lands State For	est. Those parts of St.	Louis County
16.8	described a	s follows are added t	o Riverlands Sta	te Forest:	
16.9	(1) the 1	Northwest Quarter of	the Northwest Q	Quarter, Section 16, To	ownship 50 North,
16.10	Range 17 V	Vest;			
16.11	<u>(2)</u> Gov	ernment Lot 9, Section	on 26, Township	50 North, Range 17	West;
16.12	(3) the 1	Northeast Quarter of	the Southeast Qu	arter, Section 30, Toy	vnship 51 North,
16.13	Range 19 V	Vest;			
16.14	<u>(4)</u> Gov	ernment Lot 6, Section	on 22, Township	51 North, Range 20 V	West; and
16.15	<u>(5) Gov</u>	ernment Lot 9, Section	on 24, Township	52 North, Range 20	West.
16.16	Sec. 11. H	PRIVATE SALE OF	TAX-FORFEI	TED LAND; BELTH	RAMI COUNTY.
16.17	(a) Noty	withstanding the publ	ic sale provision	s of Minnesota Statut	es, chapter 282, or
16.18	<u> </u>		-	sell by private sale the	
16.19		n paragraph (c).			
16.20	(b) The	conveyance must be	in a form approx	ved by the attorney ge	meral The attorney
16.21				n to correct errors and	
16.22	<u> </u>	•	•	er 45.00258.00 descrite	•
16.23 16.24		described as follows	-	orth, Range 31 West,	Benrann County,
10.24	winnesota,	described as follows	<u>.</u>		
16.25				Section 31; thence No	<u> </u>
16.26			0	e Beltrami County Co	.
16.27		· · · · · · · · · · · · · · · · · · ·		ion 31, a distance of 9	<u> </u>
16.28	North 0	1 degrees 00 minutes	40 seconds Wes	at a distance of 2,116.	07 feet to the point
16.29	of begin	nning of land to be de	scribed, said poi	nt designated by an in	on pipe, 1/2 inch in
16.30	diamete	r, stamped LS 15483	; thence continue	e North 01 degree 00	minutes 40 seconds
16.31	West a c	listance of 108.00 fee	t to a point desig	nated by an iron pipe,	1/2 inch in diameter,

17.1	stamped LS 15483; thence North 88 degrees 59 minutes 20 seconds East a distance of
17.2	60.00 feet to the intersection with the east line of said Government Lot 3; thence South
17.3	01 degree 00 minutes 40 seconds East, along said east line of Government Lot 3, a
17.4	distance of 108.00 feet to the intersection with a line bearing North 88 degrees 59 minutes
17.5	20 seconds East from the point of beginning; thence South 88 degrees 59 seconds 20
17.6	minutes West, along said line, a distance of 60.00 feet to the point of beginning (0.15
17.7	<u>acre).</u>
17.8	(d) The county has determined that the county's land management interests would best
17.9	be served if the lands were returned to private ownership.
17.10	Sec. 12. PUBLIC SALE OF SURPLUS STATE LAND BORDERING PUBLIC
17.11	WATER; CASS COUNTY.
17.10	(a) Notwithstanding Minnagota Statutes, spatian 02.45, the commissioner of natural
17.12	(a) Notwithstanding Minnesota Statutes, section 92.45, the commissioner of natural
17.13	resources may sell by public sale the surplus land bordering public water that is described
17.14	in paragraph (c).
17.15	(b) The commissioner may make necessary changes to the legal description to correct
17.16	errors and ensure accuracy.
17.17	(c) The land that may be sold is located in Cass County and is described as:
17.18	(1) the West 970 feet of the Northeast Quarter of the Southwest Quarter of Section 32,
17.19	Township 135 North, Range 29 West, Cass County, Minnesota, EXCEPT therefrom a
17.20	rectangular piece in the southeast corner thereof 370 feet North and South by 420 feet East
17.21	and West; and
17.22	(2) that part of Government Lot 6 of said Section 32, described as follows: beginning
17.23	at the northwest corner of said Government Lot 6; thence East along the north line of said
17.24	Government Lot 6 550 feet; thence South 30 degrees West 528 feet, more or less, to shoreline
17.25	of Agate Lake; thence northwest along said shoreline of Agate Lake to the west line of said
17.26	Government Lot 6; thence northerly along said west line 260 feet, more or less, to the point
17.27	of beginning.
17.28	(d) The land borders Agate Lake and is not contiguous to other state lands. The
17.29	Department of Natural Resources has determined that the land is not needed for natural
17.30	resource purposes and that the state's land management interests would best be served if
17.31	the land was returned to private ownership.

CKM

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1st Engrossment

SF75

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18.1	Sec. 13. <u>P</u>	RIVATE SALE OF	SURPLUS LAN	ND; CROW WING (COUNTY.
18.2	(a) Notw	ithstanding Minneso	ta Statutes, sectio	ons 94.09 and 94.10, th	ne commissioner of
18.3				lus land that is describe	
10.4	(h) The e			anage to the legal dec	amintian to compact
18.4	<u> </u>		lake necessary cr	nanges to the legal des	cription to correct
18.5		nsure accuracy.			
18.6	<u>(c)</u> The la	and that may be conv	veyed is located in	n Crow Wing County	and is described as:
18.7	that part of C	Government Lot 2, S	ection 11, Towns	ship 44, Range 28, Cro	ow Wing County,
18.8	Minnesota, o	lescribed as follows:	Commencing at	the southeast corner of	of said Government
18.9	Lot 2; thence	e South 89 degrees (08 minutes 05 sec	conds West, assumed b	bearing along the
18.10	south line of	said Government L	ot 2 a distance of	203.73 feet to the we	sterly right-of-way
18.11	of State Hig	hway No. 18; thence	North 24 degree	s 13 minutes 27 secon	ds West, along said
18.12	westerly rigl	nt-of-way 692.40 fee	et, to the point of	beginning; thence cor	ntinuing North 24
18.13	degrees 13 n	ninutes 27 seconds V	West along said w	vesterly right-of-way 7	70.31 feet; thence
18.14	North 89 deg	grees 25 minutes 27	seconds West 90	.00 feet; thence South	11 degrees 16
18.15	minutes 29 s	seconds East 87.00 f	eet; thence North	78 degrees 43 minute	es 31 seconds East
18.16	103.84 feet t	to the point of begins	ning. Said parcel	contains 0.17 acres of	land, more or less,
18.17	and is subject	ct to existing easeme	ents of record.		
18.18	<u>(d)</u> The I	Department of Natura	al Resources has	determined that the lar	nd is not needed for
18.19	natural resou	arce purposes and the	at the state's land	management interest	s would best be
18.20	served if the	land were returned	to private owners	ship.	
18.21	Sec. 14. P	UBLIC SALE OF S	SURPLUS STAT	TE LAND BORDER	ING PUBLIC
18.22		ILLMORE COUN			
18.23	<u></u>	0		on 92.45, the commiss	
18.24			-	bordering public wat	
18.25	in paragraph	(c), subject to the st	tate's reservation	of trout stream and ac	cess easements.
18.26	<u>(b)</u> The c	commissioner may m	nake necessary cl	nanges to the legal des	cription to correct
18.27	errors and en	nsure accuracy.			
18.28	(c) The la	and that may be sold	is located in Fillm	nore County and is des	cribed as: the South
18.29	13 acres, exc	cept the East 2 acres 1	thereof, of the No	orthwest Quarter of the	Southeast Quarter,
18.30	Section 21, 7	Cownship 103, Range	10 West, Fillmor	e County, Minnesota, e	excepting therefrom

18.31 the Harmony-Preston Valley State Trail corridor, formerly the Chicago, Milwaukee, St.

18.32 Paul and Pacific Railroad Company right-of-way.

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19.1	(d) The land	d borders the Root Ri	ver and Watson Cre	eek and is not contig	guous to other
19.2	state lands. The	Department of Natur	al Resources has de	etermined that the lar	nd is not needed

19.3 for natural resource purposes, provided that trout stream and access easements are reserved

19.4 on the Root River and Watson Creek, and that the state's land management interests would

19.5 best be served if the land was returned to private ownership.

19.6 Sec. 15. <u>CONVEYANCE OF TAX-FORFEITED LAND BORDERING PUBLIC</u> 19.7 <u>WATER; GOODHUE COUNTY.</u>

- (a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1, and
 the public sale provisions of Minnesota Statutes, chapter 282, Goodhue County may convey
 to the city of Wanamingo for no consideration the tax-forfeited land bordering public water
 that is described in paragraph (c).
- 19.12 (b) The conveyance must be in a form approved by the attorney general and provide

19.13 that the land reverts to the state if the city of Wanamingo stops using the land for the public

19.14 purpose described in paragraph (d). The attorney general may make changes to the land

- 19.15 description to correct errors and ensure accuracy.
- 19.16 (c) The land to be conveyed is located in Goodhue County and is described as: That part of the Southeast Quarter of Section 30, Township 110 North, Range 16 West, Goodhue 19.17 County, Minnesota, described as follows: Commencing at the northeast corner of Lot 7, 19.18 Block 2, Axelson's Hillcrest Addition, according to the recorded plat thereof; thence South 19.19 89 degrees 48 minutes 15 seconds East (assuming that the east line of Axelson's Hillcrest 19.20 Addition also being the west line of the Southeast Quarter of said Section 30, has a bearing 19.21 of North 00 degrees 11 minutes 45 seconds East), a distance of 30.00 feet; thence North 00 19.22 degrees 11 minutes 45 seconds East, a distance of 342.00 feet to the point of beginning; 19.23 thence South 89 degrees 48 minutes 15 seconds East, a distance of 60.00 feet; thence North 19.24 00 degrees 11 minutes 45 seconds East, a distance of 280.00 feet; thence South 89 degrees 19.25 48 minutes 15 seconds East, a distance of 60.00 feet; thence North 00 degrees 11 minutes 19.26 45 seconds East, a distance of 394 feet, more or less to the north line of the Southeast Quarter 19.27 19.28 of said Section 30; thence westerly, along said north line, a distance of 150.00 feet, more or less, to the northwest corner of said Southeast Quarter; thence South 00 degrees 11 19.29 minutes 45 seconds West, along the west line of said Southeast Quarter, a distance of 674 19.30 feet, more or less, to an intersection with a line bearing North 89 degrees 48 minutes 15 19.31 seconds West from said point of beginning; thence South 89 degrees 48 minutes 15 seconds 19.32
- 19.33 East, a distance of 30.00 feet to the point of beginning. EXCEPT that part of the above
- 19.34 description now platted as Emerald Valley (parcel number 70.380.0710).

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20.1	(d) The co	ounty has determin	ed that the land is	s needed for a park trai	extension.
20.2	EFFECT	IVE DATE. This s	section is effectiv	e the day following fin	al enactment.
20.3	Sec. 16. PR	RIVATE SALE OF	SURPLUS LA	ND BORDERING PU	BLIC WATER;
20.4	HENNEPIN	COUNTY.			
20.5	(a) Notwi	thstanding Minnes	ota Statutes, sect	ions 92.45, 94.09, and 9	94.10, the
20.6	commissione	r of natural resourc	es may sell by pri	vate sale the surplus lan	d bordering public
20.7	water that is o	described in paragr	aph (c) to a local	unit of government for	r less than market
20.8	value.				
20.9	<u>(b)</u> The co	ommissioner may r	nake necessary c	hanges to the legal desc	cription to correct
20.10	errors and en	sure accuracy.			
20.11	<u>(c)</u> The la	nd that may be con	veyed is located	in Hennepin County ar	nd is described as:
20.12	all those parts	s of Government L	ot 5, Section 35,	Township 118, Range 2	23, lying northerly
20.13	and northwes	terly of East Long	Lake Road, as it	existed in 2021, easter	ly of a line drawn
20.14	parallel with	and distant 924.88	feet westerly of the	ne east line of said Gove	ernment Lot 5, and
20.15	southerly of a	a line drawn wester	ly at a right angl	e to the east line of said	l Government Lot
20.16	5 from a poin	t distant 620 feet S	South of the north	east corner of said Gov	vernment Lot 5.
20.17	<u>(d)</u> The la	nd borders Long L	ake. The Departn	nent of Natural Resource	es has determined
20.18	that the land i	s not needed for nat	ural resource pur	poses and that the state's	s land management
20.19	interests wou	ld best be served if	the land were co	onveyed to a local unit	of government.
20.20	Sec. 17. PU	BLIC SALE OF	SURPLUS STA	FE LAND BORDERI	NG PUBLIC
20.21		ASCA COUNTY.			
20.22	(a) Notwi	thstanding Minnes	ota Statutes, sect	ion 92.45, the commiss	ioner of natural
20.23	resources ma	y sell by public sal	e the surplus land	l bordering public wate	er that is described
20.24	in paragraph	<u>(c).</u>			
20.25	<u>(b) The co</u>	ommissioner may r	nake necessary c	hanges to the legal deso	cription to correct
20.26	errors and en	sure accuracy.			
20.27	(c) The la	nd that may be sold	d is located in Ita	sca County and is desc	ribed as:
20.28	<u>(1) the No</u>	orth 1,050.00 feet of	Government Lor	t 1, Section 16, Townshi	ip 55 North, Range
20.29	24 West of the	e fourth principal m	eridian, except th	nat part described as foll	lows: commencing
20.30	at the southea	ast corner of said G	overnment Lot 1	; thence North 0 degree	es 46 minutes 09
20.31	seconds East,	bearing assumed,	along the east lin	e thereof, a distance of	280.00 feet to the

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21.1	point of beginning; thence North 89 degrees 13 minutes 51 seconds West, a distance of
21.2	345.00 feet; thence South 0 degrees 46 minutes 09 seconds West, a distance of 21.60 feet
21.3	to its intersection with the south line of the North 1,050.00 feet of said Government Lot 1;
21.4	thence South 89 degrees 08 minutes 51 seconds East along the south line of the North
21.5	1,050.00 feet of said Government Lot 1, a distance of 345.00 feet to the east line of said
21.6	Government Lot 1; thence North 0 degrees 46 minutes 09 seconds East, along the east line
21.7	of said Government Lot 1, a distance of 22.10 feet to the point of beginning. Subject to an
21.8	easement for ingress and egress over 66.00 feet in width, over, under, and across part of
21.9	Government Lot 1, Section 16, Township 55, Range 24. The centerline of said easement is
21.10	described as follows: commencing at the northeast corner of said Government Lot 1; thence
21.11	South 0 degrees 46 minutes 09 seconds West, bearing assumed, along the east line thereof,
21.12	a distance of 750.00 feet to the point of beginning of the centerline to be described; thence
21.13	North 89 degrees 08 minutes 51 seconds West, a distance of 845.00 feet; thence South 7
21.14	degrees 18 minutes 51 seconds East, a distance of 302.89 feet, and there terminating; and
21.15	(2) Lots 1 through 4 of Block 2 and Outlot "B," Loons Landing, according to the plat
21.16	thereof on file and of record in the Office of the Itasca County Recorder.
21.17	(d) The land borders Trout Lake. The Department of Natural Resources has determined
21.18	that the land is not needed for natural resource purposes and that the state's land management
21.19	interests would best be served if the land was returned to private ownership.
21.20	Sec. 18. PRIVATE SALE OF SURPLUS STATE LAND; PINE COUNTY.
21.21	(a) Notwithstanding Minnesota Statutes, sections 94.09 and 94.10, the commissioner of
21.22	natural resources may sell by private sale the surplus land that is described in paragraph (c),
21.23	subject to the state's reservation of a perpetual flowage easement.
21.24	(b) The commissioner may make necessary changes to the legal description to correct
21.25	errors and ensure accuracy.
21.26	(c) The land that may be sold is located in Pine County and is described as: the north 2
21.27	rods of the Southeast Quarter of Section 10, Township 38 North, Range 22 West, Pine
21.28	County, Minnesota.
21.29	(d) The Department of Natural Resources has determined that the land is not needed for
21.30	natural resource purposes and that the state's land management interests would best be
21.31	served if the land was returned to private ownership.

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22.1	Sec. 19. <u>I</u>	LAND EXCHANGE	; ST. LOUIS CO	DUNTY.		
22.2	(a) Notv	withstanding Minneso	ota Statutes, secti	on 92.461, and the ri	parian restrictions in	
22.3	Minnesota	Statutes, section 94.34	42, subdivision 3	, St. Louis County ma	ay, with the approval	
22.4	of the Land	l Exchange Board as 1	required under th	e Minnesota Constitu	ution, article XI,	
22.5	section 10,	and according to the re	emaining provision	ons of Minnesota Stat	utes, sections 94.342	
22.6	<u>to 94.347, e</u>	exchange the land des	cribed in paragra	aph (c).		
22.7	<u>(b) The</u>	conveyance must be i	in the form appro	oved by the attorney g	general. The attorney	
22.8	general may	y make necessary cha	inges to the legal	description to correc	et errors and ensure	
22.9	accuracy.					
22.10	<u>(c)</u> The	lands that may be cor	nveyed are locate	ed in St. Louis Count	y and are described	
22.11	<u>as:</u>					
22.12	<u>(1) Sect</u>	tions 1 and 2, Townsh	ip 53 North, Rar	ige 18 West;		
22.13	<u>(2) Sect</u>	tions 19, 20, 29, 30, 3	1, and 32, Towns	ship 54 North, Range	17 West;	
22.14	(3) Sections 24, 25, 26, and 35, Township 54 North, Range 18 West;					
22.15	<u>(4) Sect</u>	tions 22, 23, 26, and 2	27, Township 54	North, Range 19 Wes	st; and	
22.16	<u>(5) Sect</u>	ions 8, 9, 17, and 18,	Township 55 No	orth, Range 18 West.		
22.17	Sec. 20. <u>I</u>	LAND ACQUISITIC	ON TRUST FUN	ND; ST. LOUIS CO	UNTY.	
22.18	Notwith	nstanding Minnesota S	Statutes, chapter	282, and any other la	w relating to the	
22.19	apportionm	ent of proceeds from	the sale of tax-for	rfeited land, St. Louis	County may deposit	
22.20	proceeds fr	om the sale of tax-for	feited lands into	a tax-forfeited land a	equisition trust fund	
22.21	established	by St. Louis County u	under this sectior	n. The principal and in	nterest from the fund	
22.22	may be spe	nt on the purchase of	lands better suit	ed for retention and r	nanagement by St.	
22.23	Louis Cour	nty. Lands purchased	with money fron	n the land acquisition	trust fund must:	
22.24	<u>(1) becc</u>	ome subject to a trust i	n favor of the go	vernmental subdivisi	on wherein the lands	
22.25	lie and all l	aws related to tax-for	feited lands; and			
22.26	<u>(2) be u</u>	sed for forestry, mine	ral management.	or environmental se	rvices.	
22.27	Sec. 21. <u>I</u>	PRIVATE SALE OF	TAX-FORFEI	<u>FED LANDS; ST. L</u>	OUIS COUNTY.	
22.28	<u>(a) Notv</u>	withstanding the publi	ic sale provision	s of Minnesota Statut	tes, chapter 282, or	
22.29	other law to	o the contrary, St. Lou	uis County may s	ell by private sale the	e tax-forfeited lands	
22.30	described in	n paragraph (c).				

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23.1	(b) The c	conveyances must be	e in a form appro	ved by the attorney g	eneral. The attorney
23.2	general may	make changes to the	e land descriptio	ns to correct errors ar	nd ensure accuracy.
23.3	<u>(c) The l</u>	ands to be sold are lo	ocated in St. Lou	is County and are de	scribed as:
23.4	<u>(1) Lots</u>	23 through 30, inclu	ding part of adja	cent vacant alley, Blo	ock 54, Bay View
23.5	Addition to	Duluth No. 2, Towns	hip 49, Range 15	, Section 11 (parcel ic	lentification number
23.6	010-0230-03	3300); and			
23.7	<u>(2)</u> Lot 2	, except the South 76	60 feet, Townshi	p 62, Range 20, Secti	on 18 (part of parcel
23.8	identificatio	n number 430-0010-	02916).		
23.9	(d) The c	county has determine	ed that the count	y's land management	interests would best
23.10	be served if	the lands were return	ned to private ow	vnership.	
23.11	Sec 22 P	RIVATE SALE OF	SURPLUS LA	ND BORDERING P	HIRLIC WATER.
23.12		NE COUNTY.	<u>Sera Les Lit</u>		
				00.45.04.00	104.10 1
23.13				ons 92.45, 94.09, and	
23.14				vate sale the surplus la	and bordering public
23.15	water that 1s	described in paragra	aph (c) for less th	nan market value.	
23.16	<u>(b)</u> The c	commissioner may m	nake necessary c	hanges to the legal de	scription to correct
23.17	errors and en	nsure accuracy.			
23.18	<u>(c)</u> The l	and that may be con	veyed is located	in Sherburne County	and is described as:
23.19	that part of t	the North 595.50 fee	t of Government	Lot 6, Section 31, To	wnship 34 North,
23.20	Range 27 W	est, Sherburne Coun	ty, Minnesota, ly	ving southerly of the	following described
23.21	line: comme	encing at a Minnesota	a Department of	Conservation monum	ent on the south line
23.22	of the said N	orth 595.50 feet; the	nce North 89 deg	grees 38 minutes 17 se	conds West, bearing
23.23	per plat of E	agle Lake Estates B	oundary Registra	ation, along said soutl	n line 71.28 feet to a
23.24	Judicial Lan	d Mark; thence North	n 21 degrees 51 m	ninutes 43 seconds We	st, along the easterly
23.25	line of Outlo	ot A of said Eagle La	ike Estates Boun	dary Registration 27.	5 feet to the point of
23.26	beginning; t	hence North 80 degr	ees East 72 feet,	more or less, to the s	horeline of Eagle
23.27	Lake and the	ere terminating.			
23.28	<u>(d) The I</u>	Department of Natura	al Resources has	determined that the la	and is not needed for
23.29	natural reso	urce purposes and th	at the state's land	l management interes	ts would best be
23.30	served if the	e land were returned	to private owner	<u>ship.</u>	

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24.1	Sec. 23. <u>AU</u>	THORIZATION OI	F ADJUTANT GE	NERAL TO EXCI	HANGE
24.2	SURPLUS PR	ROPERTY WITHIN	N THE CITY OF F	ROSEMOUNT.	
24.3	(a) Notwith	standing Minnesota	Statutes, sections 94	4.3495 and 193.36,	the adjutant
24.4	general of the	Minnesota National (Guard may, with the	e approval of the La	nd Exchange
24.5	Board as requi	red under the Minnes	sota Constitution, a	rticle XI, section 10	, exchange the
24.6	surplus land de	escribed in paragraph	(b) for an equal an	nount of land owned	1 by the city of
24.7	Rosemount, re	gardless of a differer	ice in market value.		
24.8	(b) The lan	d to be exchanged is	within the city of R	osemount adjacent	to a Minnesota

24.9 <u>National Guard field maintenance shop.</u>