EAP/SG

SENATE state of minnesota ninetieth session

S.F. No. 1652

(SENATE AUTHORS: SENJEM)					
DATE	D-PG	OFFICIAL STATUS			
03/01/2017	929	Introduction and first reading Referred to Environment and Natural Resources Policy and Legacy Finance			
03/07/2017	1130	Comm report: To pass and re-referred to Taxes			

1.1	A bill for an act
1.2 1.3	relating to taxation; sales and use; Sustainable Forest Incentive Act; modifying collection and refund provisions; allowing for disclosure of certain information
1.4	and a collection agreement between the commissioner of revenue and the
1.5	commissioner of the natural resources; modifying requirements for land enrolled
1.6	in the Sustainable Forest Incentive Act; amending Minnesota Statutes 2016, sections
1.7	84.82, subdivision 10; 84.922, subdivision 11; 86B.401, subdivision 12; 115A.1314,
1.8	subdivision 1; 270B.14, by adding a subdivision; 290C.03; proposing coding for
1.9	new law in Minnesota Statutes, chapters 290C; 297A; repealing Minnesota Statutes
1.10	2016, sections 290C.02, subdivisions 5, 9; 290C.06.
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	ARTICLE 1
1.13	SALES AND USE, AND SPECIAL TAXES
1.14	Section 1. Minnesota Statutes 2016, section 84.82, subdivision 10, is amended to read:
1.15	Subd. 10. Proof of sales tax payment; collection and refund. (a) A person applying
1.16	for initial registration of a snowmobile must provide a snowmobile purchaser's certificate,
1.17	showing a complete description of the snowmobile, the seller's name and address, the full
1.18	purchase price of the snowmobile, and the trade-in allowance, if any. The certificate must
1.19	include information showing either receipt, invoice, or other document to prove that:
1.20	(1) that the sales and use tax under chapter 297A was paid or;
1.21	(2) the purchase was exempt from tax under chapter 297A. The commissioner of public
1.22	safety, in consultation with the commissioner and the commissioner of revenue, shall
1.23	prescribe the form of the certificate. The certificate is not required if the applicant provides
1.24	a receipt, invoice, or other document that shows; or

2.1	(3) the snowmobile was purchased from a retailer that is maintaining a place of business
2.2	in this state as defined in section 297A.66, subdivision 1, and is a dealer.
2.3	(b) The commissioner or authorized deputy registrars, acting as agents of the
2.4	commissioner of revenue under an agreement between the commissioner and the
2.5	commissioner of revenue, as provided in section 297A.825:
2.6	(1) must collect use tax from the applicant if the applicant does not provide the proof
2.7	required under paragraph (a); and
2.8	(2) are authorized to issue refunds of use tax paid to them in error.
2.9	(c) Subdivision 11 does not apply to refunds under this subdivision.
2.10	EFFECTIVE DATE. This section is effective for snowmobiles registered after June
2.11	<u>30, 2017.</u>
0.10	See 2 Minneeste Statutes 2016 and in 94.022 and division 11 is smalled to use h
2.12	Sec. 2. Minnesota Statutes 2016, section 84.922, subdivision 11, is amended to read:
2.13	Subd. 11. Proof of sales tax payment; collection and refund. (a) A person applying
2.14	for initial registration in Minnesota of an all-terrain vehicle shall <u>must</u> provide a purchaser's
2.15	certificate showing a complete description of the all-terrain vehicle, the seller's name and
2.16	address, the full purchase price of the all-terrain vehicle, and the trade-in allowance, if any.
2.17	The certificate also must include information showing either receipt, invoice, or other
2.18	document to prove that:
2.19	(1) the sales and use tax under chapter 297A was paid, or:
2.20	(2) the purchase was exempt from tax under chapter 297A. The certificate is not required
2.21	if the applicant provides a receipt, invoice, or other document that shows; or
2.22	(3) the all-terrain vehicle was purchased from a retailer that is maintaining a place of
2.23	business in this state as defined in section 297A.66, subdivision 1, and is a dealer.
2.24	(b) The commissioner or authorized deputy registrars, acting as agents of the
2.25	commissioner of revenue under an agreement between the commissioner and the
2.26	commissioner of revenue, as provided in section 297A.825:
2.27	(1) must collect use tax from the applicant if the applicant does not provide the proof
2.28	required under paragraph (a); and
2.29	(2) are authorized to issue refunds of use tax paid to them in error.
2.30	(c) Subdivision 12 does not apply to refunds under this subdivision.

	02/21/17	REVISOR	EAP/SG	17-3547	as introduced
3.1	EFFECT	TIVE DATE. This	section is effecti	ve for all-terrain vehicles	registered after
3.2	June 30, 201				
3.3	Sec. 3. Min	nnesota Statutes 20	16, section 86B.	401, subdivision 12, is an	nended to read:
3.4	Subd. 12.	Proof of sales tax	x payment <u>; colle</u>	ction and refund. (a) A	person applying
3.5	for initial lice	ensing of a watercra	aft must provide a	watercraft purchaser's ee	rtificate, showing
3.6	a complete d	escription of the w	atercraft, the self	er's name and address, th	e full purchase
3.7	price of the v	watercraft, and the	trade-in allowan	ee, if any. The certificate	must include
3.8	information s	showing either rec	eipt, invoice, or o	other document to prove t	<u>hat:</u>
3.9	(1) that th	ne sales and use tax	x under chapter 2	97A was paid or :	
3.10	(2) the pu	irchase was exemp	t from tax under	chapter 297A . The comm	ssioner of public
3.11	safety, in cor	sultation with the	commissioner ar	d the commissioner of re	venue, shall
3.12	prescribe the	form of the certifi	cate. The certifica	ate is not required if the a	oplicant provides
3.13	a receipt, inv	voice, or other docu	ument that shows	; or	
3.14	(3) the wa	atercraft was purch	nased from a reta	iler <u>that is</u> maintaining a p	place of business
3.15	in this state a	s defined in sectio	n 297A.66, subd	ivision 1, and is a dealer.	
3.16	<u>(b)</u> The c	ommissioner or au	thorized deputy	registrars, acting as agent	s of the
3.17	commissione	er of revenue under	r an agreement be	etween the commissioner	and the
3.18	commissione	er of revenue, as pr	ovided in section	<u>1 297A.825:</u>	
3.19	<u>(1) must (</u>	collect use tax from	n the applicant if	the applicant does not pr	ovide the proof
3.20	required und	er paragraph (a); a	nd		
3.21	<u>(2)</u> are au	thorized to issue r	efunds of use tax	paid to them in error.	
3.22	(c) Sectio	on 86B.415, subdiv	vision 11, does no	t apply to refunds under	his subdivision.
3.23	EFFECT	TIVE DATE. This	section is effecti	ve for watercraft licensed	after June 30,
3.24	<u>2017.</u>				
3.25	Sec. 4. Mir	nnesota Statutes 20	16, section 115A		mended to read:
3.26				anufacturer who registers	
3.20				the commissioner of rev	
3.28	-		-	ribed by the commissione	
3.29	commissione	er of revenue must	aeposit the fee in	the state treasury and creaters	east the fee to the

3.30 environmental fund.

4.1	(b) The registration fee for manufacturers that sell 100 or more video display devices
4.2	to households in the state during the previous calendar year is \$2,500, plus a variable
4.3	recycling fee. The registration fee for manufacturers that sell fewer than 100 video display
4.4	devices to households in the state during the previous calendar year is a variable recycling
4.5	fee. The variable recycling fee is calculated according to the formula:
4.6	[A - (B + C)] x D, where:
4.7	A = the manufacturer's recycling obligation as determined under section 115A.1320;
4.8	B = the number of pounds of covered electronic devices recycled by a manufacturer
4.9	from households during the immediately preceding program year, as reported under section
4.10	115A.1316, subdivision 1;
4.11	C = the number of phase I or phase II recycling credits a manufacturer elects to use to
4.12	calculate the variable recycling fee; and
4.13	D = the estimated per-pound cost of recycling, initially set at \$0.50 per pound for
4.14	manufacturers who recycle less than 50 percent of the manufacturer's recycling obligation;
4.15	\$0.40 per pound for manufacturers who recycle at least 50 percent but less than 90 percent
4.16	of the manufacturer's recycling obligation; \$0.30 per pound for manufacturers who recycle
4.17	at least 90 percent but less than 100 percent of the manufacturer's recycling obligation; and
4.18	\$0.00 per pound for manufacturers who recycle 100 percent or more of the manufacturer's
4.19	recycling obligation.
4.20	(c) A manufacturer may petition the agency to waive the per-pound cost of recycling
4.21	fee, element D in the formula in paragraph (b), required under this section. The agency shall
4.22	direct the commissioner of revenue to waive the per-pound cost of recycling fee if the
4.23	manufacturer demonstrates to the agency's satisfaction a good faith effort to meet its recycling
4.24	obligation as determined under section 115A.1320. The petition must include:
4.25	(1) documentation that the manufacturer has met at least 75 percent of its recycling
4.26	obligation as determined under section 115A.1320;
4.27	(2) a list of political subdivisions and public and private collectors with whom the
4.28	manufacturer had a formal contract or agreement in effect during the previous program year
4.29	to recycle or collect covered electronic devices;
4.30	(3) the total amounts of covered electronic devices collected from both within and outside
4.31	of the 11-county metropolitan area, as defined in subdivision 2;
4.32	(4) a description of the manufacturer's best efforts to meet its recycling obligation as
4.33	determined under section 115A.1320; and

	02/21/17	REVISOR	EAP/SG	17-3547	as introduced
5.1	(5) any othe	er information re	equested by the ag	gency.	
5.2	(d) A manu	facturer may ret	ain phase I and p	hase II recycling credits t	to be added, in
5.3	whole or in part	t, to the actual v	alue of C, as repo	rted under section 115A.	1316, subdivision
5.4	2, during any su	ucceeding progr	am year, provide	d that no more than 25 pe	ercent of a
5.5	manufacturer's	recycling obliga	ation (A x B) for	any program year may be	e met with phase
5.6	I and phase II re	ecycling credits	, separately or in	combination, generated in	n a prior program
5.7	year. A manufa	cturer may sell a	any portion or all	of its phase I and phase II	recycling credits
5.8	to another many	ufacturer, at a pr	rice negotiated by	the parties, who may use	the credits in the
5.9	same manner.				
5.10	(e) For the p	urpose of calcul	ating a manufactu	rer's variable recycling fe	e under paragraph
5.11	(b), starting wit	th the program y	year beginning Ju	ly 1, 2019, and continuin	g each year
5.12	thereafter, the v	veight of covere	ed electronic devi	ces collected from house	holds located
5.13	outside the 11-c	county metropol	litan area, as defin	ned in subdivision 2, para	ıgraph (b), is
5.14	calculated at 1.	5 times their act	tual weight.		
5.15	EFFECTIV	E DATE. This	section is effecti	ve for registration fees du	ie after June 30,
5.16	<u>2017.</u>				
5.17	Sec. 5 Minne	esota Statutes 20	116 section 270B	.14, is amended by adding	a subdivision to
5.18	read:	solu Statutos 20	10, Section 270D	. i i, is unicided by udding	5 a subarvision to
- 10	G 1 1 20 D				•
5.19				s; authorized deputy reg	
5.20				information related to th	
5.21		-	ment of Natural R	esources or an authorized	1 deputy registrar
5.22	of motor vehicl	es only:			
5.23	(1) if the co	mmissioner has	an agreement wi	th the commissioner of n	atural resources
5.24	under section 2	97A.825, subdi	vision 1; and		
5.25	(2) to the ex	tent necessary f	for the Departmen	nt of Natural Resources o	r an authorized
5.26	deputy registrat	c of motor vehic	les to verify that t	he applicable sales or use	tax has been paid
5.27	or that a sales ta	x exemption app	plies, and to other	wise administer sections 8	4.82, subdivision
5.28	<u>10; 84.922, sub</u>	division 11; 86	B.401, subdivisio	n 12; and 297A.825.	
5.29	EFFECTIV	E DATE. This	section is effecti	ve the day following fina	l enactment.

6.1	Sec. 6. [297A.825] SNOWMOBILES; ALL-TERRAIN VEHICLES; WATERCRAFT;
6.2	PAYMENT OF TAXES; REFUNDS.
6.3	Subdivision 1. Agreement with commissioners of natural resources and public
6.4	safety; collection and refunds. The commissioner may enter into an agreement with the
6.5	commissioner of natural resources, in consultation with the commissioner of public safety,
6.6	that provides that:
6.7	(1) the commissioner of natural resources and authorized deputy registrars of motor
6.8	vehicles must collect use tax on snowmobiles, all-terrain vehicles, and watercraft from
6.9	persons applying for initial registration or license of the item unless the applicant provides
6.10	a receipt, invoice, or other document to prove that:
6.11	(i) sales tax was paid on the purchase;
6.12	(ii) the purchase was exempt under this chapter;
6.13	(iii) use tax was paid to the commissioner in a form prescribed by the commissioner; or
6.14	(iv) the item was purchased from a retailer that is maintaining a place of business in this
6.15	state as defined in section 297A.66, subdivision 1, and is a dealer as defined in section
6.16	84.81, subdivision 10; 84.92, subdivision 3; or 86B.005, subdivision 4; and
6.17	(2) the commissioner of natural resources and authorized deputy registrars of motor
6.18	vehicles are authorized to issue refunds of use tax paid to them in error, meaning that either
6.19	the sales or use tax had already been paid or that the purchase was exempt from tax under
6.20	this chapter.
6.21	Subd. 2. Agents. For the purposes of collecting or refunding the tax under this section,
6.22	the commissioner of natural resources and authorized deputy registrars of motor vehicles
6.23	are the agents of the commissioner and are subject to, and must strictly comply with, all
6.24	rules consistent with this chapter prescribed by the commissioner.
6.25	EFFECTIVE DATE. This section is effective the day following final enactment.
6.26	ARTICLE 2
6.27	SUSTAINABLE FOREST INCENTIVE ACT PROVISIONS
6.28	Section 1. Minnesota Statutes 2016, section 290C.03, is amended to read:
6.29	290C.03 ELIGIBILITY REQUIREMENTS.
6.30	(a) Land may be enrolled in the sustainable forest incentive program under this chapter
6.31	if all of the following conditions are met:

7.1	(1) the land consists of at least 20 contiguous acres and at least 50 percent of the land
7.2	must meet the definition of forest land in section 88.01, subdivision 7, during the enrollment;
7.3	(2) a forest management plan for the land must be (i) prepared by an approved plan
7.4	writer and implemented during the period in which the land is enrolled, and (ii) registered
7.5	with the Department of Natural Resources;
7.6	(3) timber harvesting and forest management guidelines must be used in conjunction
7.7	with any timber harvesting or forest management activities conducted on the land during
7.8	the period in which the land is enrolled;
7.9	(4) the land must be enrolled for a minimum of eight years;
7.10	(5) there are no delinquent property taxes on the land; and
7.11	(6) claimants enrolling more than 1,920 acres in the sustainable forest incentive program
7.12	must allow year-round, nonmotorized access to fish and wildlife resources and motorized
7.13	access on established and maintained roads and trails, unless the road or trail is temporarily
7.14	closed for safety, natural resource, or road damage reasons on enrolled land except within
7.15	one-fourth mile of a permanent dwelling or during periods of high fire hazard as determined
7.16	by the commissioner of natural resources-; and
7.17	(7) the land is not classified as 2c managed forest land.
7.18	(b) Claimants required to allow access under paragraph (a), clause (6), do not by that
7.19	action:
7.20	(1) extend any assurance that the land is safe for any purpose;
7.21	(2) confer upon the person the legal status of an invitee or licensee to whom a duty of
7.22	care is owed; or
7.23	(3) assume responsibility for or incur liability for any injury to the person or property
7.24	caused by an act or omission of the person.
7.25	(c) A minimum of three acres must be excluded from enrolled land when the land is
7.26	improved with a structure that is not a minor, ancillary, or nonresidential structure. If land
7.27	does not meet the definition of forest land in section 290C.02, subdivision 6, because the
7.28	land is (1) enrolled in the reinvest in Minnesota program, (2) enrolled in a state or federal
7.29	conservation reserve or easement program under sections 103F.501 to 103F.531, (3) subject
7.30	to the Minnesota agricultural property tax under section 273.111, or (4) subject to agricultural
7.31	land preservation controls or restrictions as defined in section 40A.02 or the Metropolitan

	02/21/17	REVISOR	EAP/SG	17-3547	as introduced
8.1 8.2		Preserves Act und be enrolled in th	-	the entire parcel that conta	ains the land is
8.3	EFFECT	VE DATE. The	amendment to pa	ragraph (a), clause (2), is a	effective for
8.4	certifications :	filed after July 1	, 2018. The amend	lment adding paragraph (a), clause (7), is
8.5	effective for c	ertifications and	applications due i	n 2017 and thereafter. The	e amendment
8.6	adding paragr	aph (c) is effectiv	ve the day followi	ng final enactment.	
8.7	Sec. 2. [290	C.051] VERIFI	CATION OF FO	REST MANAGEMENT	PLAN.
8.8				sioner of natural resources	
8.9	provide verific	cation that the cla	aimant has a curre	nt forest management plan	on file with the
8.10	Department of	f Natural Resour	ces.		
8.11	<u>EFFECTI</u>	VE DATE. This	section is effectiv	e for certifications filed af	ter July 1, 2018.
8.12	Sec. 3. <u>REI</u>	PEALER.			
8.13	Minnesota	Statutes 2016, s	ections 290C.02, s	subdivisions 5 and 9; and	290C.06, are
8.14	repealed.				
8.15	EFFECT	VE DATE. This	s section is effective	ve the day following final	enactment.

APPENDIX Article locations in 17-3547

ARTICLE 1SALES AND USE, AND SPECIAL TAXESPage.Ln 1.12ARTICLE 2SUSTAINABLE FOREST INCENTIVE ACT PROVISIONSPage.Ln 6.26

APPENDIX Repealed Minnesota Statutes: 17-3547

290C.02 DEFINITIONS.

Subd. 5. **Current use value.** "Current use value" means the statewide average annual income per acre, multiplied by 90 percent and divided by the capitalization rate determined under subdivision 9. The statewide net annual income shall be a weighted average based on the most recent data as of July 1 of the computation year on stumpage prices and annual tree growth rates and acreage by cover type provided by the Department of Natural Resources and the United States Department of Agriculture Forest Service North Central Research Station.

Subd. 9. Capitalization rate. By July 1 of each year, the commissioner shall determine a statewide capitalization rate for use under this chapter. The rate shall be the average annual effective interest rate for St. Paul on new loans under the Farm Credit Bank system calculated under section 2032A(e)(7)(A) of the Internal Revenue Code.

290C.06 CALCULATION OF AVERAGE ESTIMATED MARKET VALUE; MANAGED FOREST LAND.

The commissioner shall annually calculate a statewide average estimated market value per acre for class 2c managed forest land under section 273.13, subdivision 23.