SF886

NB

S0886-2

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

S.F. No. 886

(SENATE AUTHORS: HAWJ, Saxhaug, Koenen, Scalze and Hoffman)

DATE	D-PG	OFFICIAL STATUS
02/28/2013	450	Introduction and first reading Referred to Environment and Energy
04/02/2013	1441a	Comm report: To pass as amended and re-refer to Finance
05/01/2013		Comm report: To pass as amended Second reading
05/08/2013		HF substituted on General Orders HF740

1.1 1.2 1.3 1.4 1.5 1.6	A bill for an act relating to state lands; modifying landowners' bill of rights; modifying land acquisition account; adding to and deleting from state parks and forests; authorizing certain exchanges and sales of state lands; conveyance of certain tax-forfeited lands; amending Minnesota Statutes 2012, sections 84.0274, subdivision 6; 94.165.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2012, section 84.0274, subdivision 6, is amended to read:
1.9	Subd. 6. State's responsibilities. When the state proposes to purchase land for
1.10	natural resources purposes, the commissioner of natural resources and, where applicable,
1.11	the commissioner of administration shall have the following responsibilities:
1.12	(a) The responsibility to deal fairly and openly with the landowner in the purchase of
1.13	property;
1.14	(b) The responsibility to refrain from discussing price with the landowner before
1.15	an appraisal has been made. In addition, the same person shall not both appraise and
1.16	negotiate for purchase of a tract of land. This paragraph does not apply to the state when
1.17	discussing with a landowner the trout stream easement payment determined under section
1.18	84.0272, subdivision 2, the native prairie bank easement payment determined under
1.19	section 84.96, subdivision 5, or the Camp Ripley's Army compatible use buffer easement
1.20	payment determined under section 84.0277, subdivision 2;
1.21	(c) The responsibility to use private fee appraisers to lower the state's acquisition
1.22	costs to the greatest extent practicable; and
1.23	(d) The responsibility to acquire land in as expeditious a manner as possible. No
1.24	option shall be made for a period of greater than two months if no survey is required or for
1.25	nine months if a survey is required, unless the landowner, in writing, expressly requests

2.1	a longer period of time. Provided that, if county board approval of the transaction is
2.2	required pursuant to section 97A.145, no time limits shall apply. If the state elects not
2.3	to purchase property upon which it has an option, it shall pay the landowner \$500 after
2.4	the expiration of the option period. If the state elects to purchase the property, unless the
2.5	landowner elects otherwise, payment to the landowner shall be made no later than 90 days
2.6	following the state's election to purchase the property provided that the title is marketable
2.7	and the owner acts expeditiously to complete the transaction.
2.8	Sec. 2. Minnesota Statutes 2012, section 94.165, is amended to read:
2.9	94.165 LAND ACQUISITION ACCOUNT.
2.10	Subdivision 1. Creation of account. There is created in the state treasury a land
2.11	acquisition account.
2.12	Subd. 2. Appropriation. Money in the account is appropriated to the commissioner
2.13	of natural resources for:
2.14	(1) the acquisition of natural resource lands or interests in lands within the outdoor
2.15	recreation system established in chapter 86A:
2.16	(2) payment of expenses incurred by the commissioner in rendering saleable any
2.17	state-owned property administered by the commissioner; and
2.18	(3) payment of expenses incurred by the commissioner in exchanging any
2.19	state-owned property administered by the commissioner.
2.20	Subd. 3. Report. The commissioner must file a report to the house of representatives
2.21	Ways and Means and the senate Finance committees and the Environment and Natural
2.22	Resources committees of the senate and house of representatives by October 1 of each
2.23	year indicating all purchases and sales from this account.
2.24	Sec. 3. ADDITIONS TO STATE PARKS.
2.25	Subdivision 1. [85.012][Subd. 16.] Flandrau State Park, Brown County. The
2.26	following area is added to Flandrau State Park: West 130 feet by 272.25 feet of Lot B
2.27	of Outlot 304, City of New Ulm.
2.28	Subd. 2. [85.012][Subd. 38a.] Lake Vermilion State Park, St. Louis County.
2.29	The following areas are added to Lake Vermilion State Park:
2.30	(1) that part of the Northwest Quarter of the Northeast Quarter of Section 29,
2.31	Township 62, Range 15, that lies southeasterly of Miettunen Plat Road and northeasterly
2.32	of McKinley Park Road;
2.33	(2) that part of the Northwest Quarter of the Southwest Quarter of Section 28,
2.34	Township 62, Range 15, that lies easterly of McKinley Park Road;

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3.1	(3) G	overnment Lot 7, Sect	ion 14, Town	ship 62, Range 15;	
3.2		overnment Lot 5, Sect			
3.3		ose islands in Lake Ve			ly extension of
3.4		ne of Government Lot			
3.5		nt Lot 8, and east of the			
3.6		ction 13, Township 62			
3.7	(6) th	at part of the Southeas	st Quarter of	he Southwest Quarter	of Section 26,
3.8	Township 6	52, Range 15, that lies	south of the s	outh right-of-way line	of State Highway
3.9	169; and				
3.10	<u>(7) th</u>	e East 845 feet of the S	outhwest Qua	arter of the Southwest (Quarter of Section 26,
3.11	Township 6	52, Range 15, lying sou	uth of the sour	h right-of-way line of	State Highway 169.
3.12	Subd	. 3. [85.012][Subd. 53	.] Sibley Stat	e Park, Kandiyohi Co	ounty. The following
3.13	area is adde	ed to Sibley State Park	: the Southea	st Quarter of Section	12, Township 121,
3.14	Range 35, e	except a square area of	land containi	ng two acres located in	the southeast corner
3.15	of the Nort	heast Quarter of the Sc	outheast Quar	ter of Section 12, Town	nship 121, Range 35.
3.16	Sec. A	DELETIONS FROM	[STATE DA]	DK8	
3.17		ivision 1. [85.012][Su			ark St Louis
3.18		he following areas are	-		
3.19	_	at part of the Northeas			
3.20	<u> </u>	52, Range 15, that lies		2	ź
3.21	· · · · · ·	at part of the Northeas			
3.22	<u> /</u>	52, Range 15, that lies		3	<u>_</u>
3.23		. 2. [85.012][Subd. 59			
3.24		rea is deleted from Wh			
3.25		est Quarter of Section		•	
3.26		mencing at the southea			
3.27	Quart	ter; thence on an assum	ned bearing o	f North 00 degrees 29	minutes 31 seconds
3.28	West,	along the east line of s	aid Southeast	Quarter of the Northw	vest Quarter, 1,146.55
3.29	feet to	o the point of beginning	g of the parcel	to be described; thence	e continuing North 00
3.30	degre	es 29 minutes 31 secor	nds West, alor	ng said east line, 254.9.	3 feet to the northeast
3.31	corne	er of said Southeast Qu	arter of the N	orthwest Quarter; then	ce South 88 degrees
3.32	<u>26 m</u>	inutes 03 seconds Wes	t, along the ne	orth line of said South	east Quarter of the
3.33	North	nwest Quarter, 643.06 f	eet; thence So	outh 18 degrees 36 min	utes 33 seconds East,
3.34	<u>31.00</u>	feet; thence South 84	degrees 32 m	inutes 47 seconds Eas	t, 229.91 feet; thence
3.35	South	n 65 degrees 23 minute	s 08 seconds	East, 446.86 feet, to th	e point of beginning.

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4.1	Sec. 5. A	DDITION TO STA	TE FOREST	•	
4.2				- e Forest. The following	g area is added to the
4.3	Snake River	State Forest: Section	23, Townshi	p 42 North, Range 23 V	West.
4.4	Sec. 6. <u>C</u>	ONVEYANCE OF	TAX-FORFI	CITED LANDS; ANO	KA COUNTY.
4.5	<u>(a) Not</u>	withstanding Minnes	sota Statutes,	section 282.01, subdiv	ision 1a, Anoka
4.6	County shall	convey to the Lino L	akes Econon	nic Development Autho	rity the tax-forfeited
4.7	lands describ	ed in paragraph (d) a	according to t	his section.	
4.8	<u>(b) No</u>	monetary compensat	tion or consid	eration is required for,	and no conditions
4.9	attach to, the	conveyance except a	as provided in	n this paragraph. The d	eed for the lands
4.10	described in	paragraph (d) must co	ontain a restrie	ctive covenant providin	g that upon resale by
4.11	the Lino Lak	es Economic Develop	pment Author	rity of all or any portion	of those parcels to a
4.12	nongovernme	ental entity, the Lino	Lakes Econo	mic Development Auth	ority shall pay to the
4.13	county ten pe	ercent of the gross sa	le proceeds fi	om the sale. "Gross sa	le proceeds" means
4.14	the purchase	price negotiated bety	ween the Linc	Lakes Economic Deve	elopment Authority
4.15	and the buye	r, excluding the amor	unt of special	assessments reinstated	by the city of Lino
4.16	Lakes and pa	yable by the buyer up	oon or after c	osing and excluding an	y other closing costs
4.17	payable by th	e buyer. Anoka Cour	nty shall apply	y the proceeds received	from the Lino Lakes
4.18	Economic De	evelopment Authority	y according to	Minnesota Statutes, se	ection 282.08, clause
4.19	(4). The rest	rictive covenant for a	ny parcel exp	bires 30 years after the o	date of the deed.
4.20	<u>(c)</u> The	commissioner of rev	venue must re	lease the tax-forfeited	ands from the trust
4.21	in favor of th	e taxing district and	convey the p	roperty on behalf of the	state by quitclaim
4.22	deed. The co	mmissioner shall del	iver the deed	s for conveyance of the	property described
4.23	in paragraph	(d) to Anoka County	for recordin	g no later than 90 days	after the effective
4.24	date of this a	<u>.ct.</u>			
4.25	<u>(d)</u> The	ands to be conveye	d are located	in Anoka County and a	re described as:
4.26	<u>(1) par</u>	cel 17-31-22-11-0002	<u>2;</u>		
4.27	<u>(2) par</u>	cel 17-31-22-12-005	<u>1;</u>		
4.28	<u>(3) pare</u>	cel 17-31-22-12-0053	3;		
4.29	<u>(4) pare</u>	cel 17-31-22-12-0059	9;		
4.30	<u>(5) par</u>	cel 17-31-22-12-0060	<u>0;</u>		
4.31	<u>(6)</u> pare	cel 17-31-22-12-006.	3;		
4.32	<u>(7)</u> par	cel 17-31-22-13-0049	9;		
4.33	<u>(8)</u> par	cel 17-31-22-13-0053	<u>3;</u>		
4.34	<u>(9)</u> par	cel 17-31-22-13-0054	<u>4;</u>		
4.35	<u>(10)</u> pa	rcel 17-31-22-13-00	<u>55;</u>		

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5.1	(11) parc	el 17-31-22-13-005	56;		
5.2	<u> </u>	el 17-31-22-13-005			
5.3		el 17-31-22-24-006			
5.4	· · · ·	el 17-31-22-24-006			
5.5	(15) parc	el 17-31-22-24-006	64.		
5.6				ective the day after the	
5.7		*		c Development Author	
5.8			heir complia	nce with Minnesota Sta	atutes, section
5.9	<u>645.021, subdi</u>	visions 2 and 3.			
5.10				ITED LAND BORDE	ERING PUBLIC
5.11		RLTON COUNTY	_		
5.12	<u>(a) Notw</u>	ithstanding Minnes	ota Statutes,	sections 92.45 and 282	.018, subdivision 1,
5.13	Carlton County	may sell the tax-fo	orfeited lands	bordering public wate	er that are described
5.14	in paragraph (c	c), under the remain	ing provisior	s of Minnesota Statute	es, chapter 282.
5.15	<u>(b)</u> The c	onveyances must be	in a form app	proved by the attorney g	general. The attorney
5.16	general may m	ake changes to the	land descript	ions to correct errors an	nd ensure accuracy.
5.17	<u>(c)</u> The la	ands to be sold are	located in Ca	rlton County and are de	escribed as:
5.18	<u>(1) Gove</u>	rnment Lot 1, Secti	on 6, Towns	nip 49 North, Range 18	8 West (parcel ID
5.19	number 92-010)-0900);			
5.20	(2) Gove	rnment Lot 3, Secti	on 6, Towns	nip 49 North, Range 18	8 West (parcel ID
5.21	number 92-010)-0960);			
5.22	(3) the N	ortheast Quarter of	the Northwe	st Quarter or Governm	ent Lot 3, Section
5.23	31, Township 4	19 North, Range 18	West (parce)	ID number 92-034-57	<u>'90);</u>
5.24	<u>(4) that p</u>	art of the Northeast	Quarter of t	ne Southwest Quarter,	Section 3, Township
5.25	48 North, Rang	ge 21 West, describ	ed as: comm	encing at the northwest	st corner of the
5.26	Northeast Quar	rter of the Southwe	st Quarter; th	ence South 800 feet; t	hence East 150
5.27	feet; thence No	orth 800 feet; thence	e West 150 fe	eet to the point of begin	nning, subject to
5.28	Highway 210 e	easement, Section 3	, Township 4	8 North, Range 21 Wes	st (parcel ID number
5.29	29-140-0240);	and			
5.30	(5) Lots (1 to 4, Block 1, Tan	narack Acres	Section 10, Township	48 North, Range 21
5.31	West (parcel II	D numbers 57-230-0	0020, 57-230	-0040, 57-230-0060, ai	nd 57-230-0080).
5.32	<u>(d)</u> The c	ounty has determin	ed that the co	ounty's land manageme	ent interests would
5.33	best be served	if the lands were re	turned to pri	vate ownership.	

5.34 Sec. 8. FOND DU LAC RESERVATION LANDS; CARLTON COUNTY.

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6.1	(a) If a parcel of land subject to sale under Minnesota Statutes, sections 282.01 to
6.2	282.13, includes land within the Fond du Lac Indian Reservation, the Carlton County
6.3	auditor shall first offer the land to the Fond du Lac band of Lake Superior Chippewa for
	sale at the appraised value. The cost of any survey or appraisal must be added to and made
6.4	
6.5	a part of the appraised value. To determine whether the band wants to buy the land, the Coelter County suditor shall give written notice to the hand. If the hand wants to
6.6	the Carlton County auditor shall give written notice to the band. If the band wants to
6.7	buy the land, the band shall submit a written offer to the Carlton County auditor within
6.8	two weeks after receiving the notice. If the offer is for at least the appraised value, the
6.9	Carlton County auditor shall accept it.
6.10	(b) The following parcels are exempt from the requirements of paragraph (a):
6.11	(1) Government Lot 4, Section 5, Township 49 North, Range 18 West (parcel ID
6.12	<u>number 92-010-0790);</u>
6.13	(2) the Northwest Quarter of the Southwest Quarter or Government Lot 11, Section
6.14	5, Township 49 North, Range 18 West (parcel ID number 92-010-0830); and
6.15	(3) the Southeast Quarter of the Southwest Quarter, Section 4, Township 49 North,
6.16	Range 18 West (parcel ID number 92-010-0670).
6.17	EFFECTIVE DATE. This section is effective the day after the governing body of
6.18	Carlton County and its chief clerical officer timely comply with Minnesota Statutes,
6.19	section 645.021.
6.20	Sec. 9. SALE OF TAX-FORFEITED LAND BORDERING PUBLIC WATERS;
6.21	CASS COUNTY.
6.22	(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
6.23	Cass County may sell the tax-forfeited land bordering public waters that is described in
6.24	paragraph (c).
6.25	(b) The conveyance must be in a form approved by the attorney general. The
6.26	attorney general may make necessary changes to the legal description to correct errors
6.27	and ensure accuracy.
6.28	(c) The land to be sold is in Cass County and is described as: Lot 3, Block 1, Jack Pine
6.29	Shores in Section 28, Township 140 North, Range 31 West (Parcel ID No. 16-470-0130).
6.30	(d) The county has determined that the county's land management interests would be
6.31	best served if the land was returned to private ownership.
6.32	EFFECTIVE DATE. This section is effective the day following final enactment.

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Sec. 10.	PRIVATE SALE O	F TAX-FORFI	EITED LAND BOH	RDERING PUBLIC
WATERS;	CROW WING CO	UNTY.		
(a) No	otwithstanding Minne	sota Statutes, s	ections 92.45 and 28	32.018, and the public
ale provisi	ions of Minnesota Sta	tutes, chapter 2	82, Crow Wing Cou	unty may sell by
rivate sale	to the adjoining land	owner the tax-f	forfeited lands borde	ering public waters
hat are des	cribed in paragraph (c), under the rer	naining provisions of	of Minnesota Statutes,
hapter 282	2.			
<u>(b)</u> Tl	he conveyances must	be in a form ap	proved by the attorn	ney general. The
ttorney ge	neral may make neces	ssary changes to	o the legal description	ons to correct errors
and ensure	accuracy.			
<u>(c)</u> Tł	ne lands to be sold are	in Crow Wing	County and are des	cribed as:
<u>(1)</u> pa	arcel ID No. 0603542	02B00009;		
<u>(2)</u> pa	arcel ID No. 0603543	03A00009;		
<u>(3)</u> pa	arcel ID No. 0603543	04CA0009; and	<u>d</u>	
<u>(4)</u> pa	arcel ID No. 1010300	100AA009.		
<u>(d)</u> Tł	he county has determi	ned that the cou	unty's land managem	nent interests would be
best served	if the lands were retu	rned to private	ownership.	
	ECTIVE DATE. This			
	PUBLIC SALE OF		ITED LAND BOR	DERING PUBLIC
	CROW WING CO		tion = 02 45 and 29	
	otwithstanding Minne			
	ing County may sell t	ne tax-torrettec	i land bordering pub	one waters that is
	n paragraph (c).	a in a form on	around by the attorn	ay gaparal. The
	he conveyance must b neral may make neces			
		ssary changes w	o the legal description	
	00011r001/			
	<u>accuracy.</u>	n Crow Wing (Sounty and is describ	ad as: parcel ID
<u>(c)</u> Th	ne land to be sold is in	n Crow Wing C	County and is describ	oed as: parcel ID
<u>(c) Tł</u> No. 84006	ne land to be sold is in 3205100009.			
<u>(c) Th</u> No. 840063 <u>(d) Th</u>	he land to be sold is in 3205100009. he county has determi	ned that the cou	inty's land managem	bed as: parcel ID
<u>(c) Th</u> No. 84006 <u>(d) Th</u>	ne land to be sold is in 3205100009.	ned that the cou	inty's land managem	

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8.1	(a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the
8.2	commissioner of natural resources may sell by public or private sale the surplus land
8.3	bordering public water that is described in paragraph (c).
8.4	(b) The conveyance must be in a form approved by the attorney general. The
8.5	attorney general may make necessary changes to the legal description to correct errors
8.6	and ensure accuracy.
8.7	(c) The land that may be sold is located in Crow Wing County and is described as:
8.8	(1) that part of Government Lot 1 of Section 12, Township 44 North, Range 28
8.9	West, lying and being south of that certain stream or creek running from Borden Lake into
8.10	Mille Lacs Lake; subject to the right-of-way of existing highway, excepting therefrom that
8.11	part of said parcel lying easterly of said existing highway;
8.12	(2) that portion of Government Lots 2 and 3 of Section 12, Township 44 North,
8.13	Range 28 West, which lies between a line parallel to and 700 feet distant northwesterly
8.14	from the following described line:
8.15	From a point on the east line of said Section 12, distant 1,385.9 feet South of the
8.16	northeast corner thereof, run southwesterly at an angle of 36 degrees 10 minutes
8.17	with said east section line for a distance of 244 feet; thence deflect to the left at an
8.18	angle of 2 degrees 27 minutes for a distance of 1,522.8 feet; thence deflect to the
8.19	left at an angle of 16 degrees 19 minutes for a distance of 550 feet to the point
8.20	of beginning of line to be described; thence continue southwesterly along the last
8.21	above-described course for a distance of 35.7 feet; thence deflect to the right on
8.22	a 3 degree 00 minute curve, delta angle 17 degrees 10 minutes for a distance of
8.23	572.2 feet; thence on tangent to said curve for a distance of 907.1 feet and there
8.24	terminating. Subject to the easement on that portion taken by the Department of
8.25	Highways, State of Minnesota, for highway purposes; and
8.26	(3) that portion of Government Lots 2 and 3 of Section 12, Township 44 North,
8.27	Range 28 West, which lies between two lines parallel with and distant 700 feet and 775
8.28	feet northwesterly of the following described line:
8.29	From a point on the east line of said Section 12, distant 1,385.9 feet South of the
8.30	northeast corner thereof, run southwesterly at an angle of 36 degrees 10 minutes with
8.31	said east section line for a distance of 244 feet; thence deflect to the left at an angle
8.32	of 2 degrees 27 minutes for a distance of 1,522.8 feet; thence deflect to the left at an
8.33	angle of 16 degrees 19 minutes for a distance of 550 feet to the point of beginning of
8.34	line to be described; thence continue southwesterly along the last above-described
8.35	course for a distance of 35.7 feet; thence deflect to the right on a 3 degree 00 minute

9.1	curve, delta angle 17 degrees 10 minutes for a distance of 572.2 feet; thence on
9.2	tangent to said curve for a distance of 907.1 feet and there terminating.
9.3	Containing 24.7 acres, more or less.
9.4	(d) The land borders the Garrison Creek diversion channel that drains into Mille
9.5	Lacs Lake. The Department of Natural Resources has determined that the land is no
9.6	longer needed for fisheries production and that the state's land management interests
9.7	would best be served if the land were sold. The strip of land east of Highway 169 and
9.8	bordering Mille Lacs Lake will be retained for natural resources purposes.
9.9	Sec. 13. PRIVATE SALE OF SURPLUS STATE LAND BORDERING PUBLIC
9.10	WATER; DAKOTA COUNTY.
9.11	(a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the
9.12	commissioner of natural resources may sell by private sale the surplus land bordering
9.13	public water that is described in paragraph (c).
9.14	(b) The conveyance must be in a form approved by the attorney general. The attorney
9.15	general may make necessary changes to the legal description to correct errors and ensure
9.16	accuracy. The commissioner may sell the land to a local unit of government for less than the
9.17	value of the land as determined by the commissioner, but the conveyance must provide that
9.18	the land described in paragraph (c) be used for the public and reverts to the state if the local
9.19	unit of government fails to provide for public use or abandons the public use of the land.
9.20	(c) The land that may be sold is located in Dakota County and is described as: all
9.21	that part of Government Lot One, Section 25, Township 114 North, Range 21 West of the
9.22	5th Principal Meridian and Sullivan's First Addition to Marion Heights as surveyed and
9.23	platted by J. E. Hill, September 23, 1910, and on file with the Register of Deeds Office,
9.24	Dakota County, Minnesota, bounded by the following described lines: beginning on the
9.25	north quarter line of said section, 433.0 feet South of the north quarter corner thereof;
9.26	thence North 57 degrees 00 minutes East, 291.2 feet; thence North 63 degrees 05 minutes
9.27	East, 404.9 feet; thence South 78 degrees 30 minutes East, 329.9 feet; thence South 73
9.28	degrees 50 minutes East, 227.3 feet; thence South 24 degrees 54 minutes West, 193.3 feet;
9.29	thence South 08 degrees 57 minutes West, 134.0 feet; thence South 09 degrees 25 minutes
9.30	East, 161.1 feet; thence North 89 degrees 30 minutes West, 292.9 feet; thence North 50
9.31	degrees 13 minutes West, 209.8 feet; thence North 87 degrees 31 minutes West, 87.5 feet;
9.32	thence South 45 degrees 35 minutes West, 189.6 feet; thence South 83 degrees 11 minutes
9.33	West, 261.7 feet; thence North 68 degrees 06 minutes West, 146.8 feet to the north quarter
9.34	line of said Section 25; thence North 00 degrees 32 minutes East, 222.3 feet along the

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10.1	north quarte	r line of said section	to the point of	beginning. Including	all riparian rights to		
10.2	the containe	d 11.21 acres more o	or less and subje	ct to existing road ea	sements.		
10.3	<u>(d)</u> Th	e land borders Mario	on Lake, with a	portion of the land flo	ooded due to control		
10.4	of lake eleva	ation. The Departme	ent of Natural Re	esources has determir	ned that the land is		
10.5	not needed f	for natural resource p	ourposes and that	at the state's land man	nagement interests		
10.6	would best b	be served if the land	were conveyed	to a local unit of gove	ernment for inclusion		
10.7	in a city par		z	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
	2						
	Sec. 14. PRIVATE SALE OF SURPLUS STATE LAND; DAKOTA COUNTY.						
10.8	Sec. 14.	PRIVATE SALE O	F SURPLUS S	TATE LAND; DAK	OTA COUNTY.		
10.8 10.9				,	OTA COUNTY.		
	<u>(a) No</u>	twithstanding Minne	esota Statutes, se	ections 94.09 and 94.1			
10.9	<u>(a) No</u>	twithstanding Minne	esota Statutes, se	ections 94.09 and 94.1	10, the commissioner		
10.9 10.10	(a) No of natural re (c).	twithstanding Minne sources may sell by	esota Statutes, se private sale the	ections 94.09 and 94.1 surplus land that is de	10, the commissioner		
10.9 10.10 10.11	<u>(a) No</u> of natural re (c). (b) Th	twithstanding Minne sources may sell by e conveyance must b	esota Statutes, se private sale the e in a form appr	ections 94.09 and 94.1 surplus land that is de	10, the commissioner escribed in paragraph general. The attorney		
10.9 10.10 10.11 10.12	(a) No of natural re (c). (b) Th general may	twithstanding Minne sources may sell by e conveyance must b make necessary cha	esota Statutes, se private sale the se in a form appr anges to the lega	ections 94.09 and 94.1 surplus land that is de oved by the attorney g l description to correc	10, the commissioner escribed in paragraph general. The attorney		
10.9 10.10 10.11 10.12 10.13	(a) No of natural re (c). (b) Th general may accuracy. Th	twithstanding Minne sources may sell by e conveyance must b make necessary cha he commissioner may	esota Statutes, se private sale the le in a form appr inges to the lega y sell the land to	ections 94.09 and 94.1 surplus land that is de oved by the attorney g l description to corre- a local unit of govern	10, the commissioner escribed in paragraph general. The attorney ct errors and ensure ment for less than the		
10.9 10.10 10.11 10.12 10.13 10.14	(a) No of natural re (c). (b) Th general may accuracy. Th value of the	twithstanding Minne sources may sell by e conveyance must b make necessary cha he commissioner may land as determined b	esota Statutes, se private sale the se in a form appr anges to the lega y sell the land to by the commission	ections 94.09 and 94.1 surplus land that is de oved by the attorney g l description to corre- a local unit of govern- oner, but the conveyar	10, the commissioner escribed in paragraph general. The attorney ct errors and ensure		

(c) The land that may be sold is located in Dakota County and is described as: Block
9, Lots 6, 7, and 8; Block 10, Lots 4, 5, 6, 7, and 8; Block 11, Lots 5, 6, 7, 8, 9, 14, 15, 16,
17, 18, 19, and 27; Block 12, Lots 1, 2, and 3; Block 13, Lots 1, 2, 3, 4, 10, 11, 12, and 14;

10.21 Block 15, Lots 14, 15, 16, and 17; Block 18, Lots 1, 2, 3, 4, 5, 6, and 7; Block 7, Lots

10.22 <u>5 and 10, all lying in Lyndale Lakes Club Second Addition, Section 11, Township 114,</u>

10.23 Range 21, containing approximately 4.4 acres, more or less.

(d) The Department of Natural Resources has determined that the land is not needed
 for natural resources purposes and that the state's land management interests would best be
 served if the land were conveyed to a local unit of government for public use.

10.27 Sec. 15. EXCHANGE OF STATE LAND WITHIN RICHARD J. DORER 10.28 MEMORIAL HARDWOOD STATE FOREST; FILLMORE COUNTY.

10.29 (a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342,

10.30 subdivision 3, the commissioner of natural resources may, with the approval of the Land

10.31 Exchange Board as required under the Minnesota Constitution, article XI, section 10, and

10.32 according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347,

10.33 exchange the land described in paragraph (b).

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11.1	<u>(b)</u> T	The state land that may	be exchange	d is located in Fillmore	e County and is		
11.2	described	as:					
11.3	<u>(1) tl</u>	hat part of the Southea	st Quarter of	the Southeast Quarter	of Section 12,		
11.4	Township	104 North, Range 11 V	Vest, lying so	utherly of the Root Riv	ver; and		
11.5	(2) that part of the Southwest Quarter of the Southwest Quarter of Section 7,						
11.6	Township	104 North, Range 10 V	West, lying so	utherly of the Root Riv	ver. Containing a		
11.7	total of 21	.3 acres, more or less.					
11.8	<u>(c)</u> T	he state land borders th	ne Root River	, but there is no land ac	cess to the state land.		
11.9	The land to	o be acquired in the exe	change will ir	nprove access to adjace	ent state forest lands.		
11.10	Sec. 16	. SALE OF TAX-FO	RFEITED L	AND BORDERING P	UBLIC WATERS;		
11.11	FREEBO	RN COUNTY.					
11.12	<u>(a)</u> N	lotwithstanding Minne	sota Statutes,	sections 92.45 and 282	2.018, subdivision 1,		
11.13	Freeborn C	County may sell the tax	-forfeited lan	d bordering public wat	ers that is described		
11.14	in paragra	ph (c).					
11.15	<u>(b)</u> T	The conveyance must b	e in a form a	pproved by the attorne	y general. The		
11.16	attorney ge	eneral may make neces	ssary changes	to the legal description	n to correct errors		
11.17	and ensure	e accuracy.					
11.18	<u>(c)</u> T	The land to be sold is in	Freeborn Co	ounty and is described a	as: Parcel ID No.		
11.19	25.040.004	40 in Section 34, Town	ship 104 Nor	th, Range 23 West.			
11.20	<u>(d)</u> T	The county has determined	ned that the co	ounty's land manageme	ent interests would be		
11.21	best served	d if the land was return	ed to private	ownership.			
11.22	EFF	ECTIVE DATE. This	section is eff	ective the day followin	g final enactment.		
11.23	Sec. 17	. <u>SALE OF TAX-FO</u>	RFEITED LA	AND BORDERING P	UBLIC WATERS;		
11.24	ITASCA	COUNTY.					
11.25	<u>(a)</u> N	lotwithstanding Minne	sota Statutes,	sections 92.45 and 282	2.018, subdivision 1,		
11.26	Itasca Cou	nty may sell the tax-fo	rfeited land b	ordering public waters	that is described in		
11.27	paragraph	<u>(c).</u>					
11.28	<u>(b)</u> T	The conveyance must b	e in a form a	pproved by the attorne	y general. The		
11.29	attorney ge	eneral may make neces	sary changes	to the legal description	n to correct errors		
11.30	and ensure	e accuracy.					
11.31	<u>(c)</u> T	he land to be sold is in	Itasca County	y and is described as: the	ne East Half of Lot 2,		
11.32	Section 23	, Township 60 North, I	Range 27 Wes	st (property number 38	.123.1301).		
11.33	<u>(d)</u> T	The county has determined	ned that the co	ounty's land manageme	ent interests would be		
11.34	best served	d if the land was return	ed to private	ownership.			

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<u>EFFEC</u>	TIVE DATE. This	s section is effe	ective the day follow	ing final enactment.
Sec. 18. P	RIVATE SALE O	F TAX-FORF	FEITED LAND; ITA	ASCA COUNTY.
(a) Noty	vithstanding the pu	blic sale and t	he timber value appra	aisal provisions of
linnesota Sta	tutes, chapter 282,	, Itasca County	may sell by private	sale to the adjoining
landowner the	tax-forfeited land	s that were res	erved in a previous ta	ax-forfeited land sale
and that are d	escribed in paragra	uph (c), under	the remaining provisi	ons of Minnesota
Statutes, chap	ter 282. Notwithsta	anding Minnes	sota Statutes, section	282.01, subdivision 3,
oaragraph (b)	, the land may be s	old for the app	braised value without	an appraisal of the
imber value.				
<u>(b)</u> The	conveyance must l	be in a form ap	pproved by the attorn	ey general. The
attorney gene	ral may make nece	ssary changes	to the legal description	on to correct errors
and ensure ac	curacy.			
<u>(c)</u> The	lands to be sold are	e lands reserve	ed from previous tax-	forfeited land sales
that are within	n 50 feet of the cen	terline of any	legal highway or any	legal roadway with
public use.				
<u>(d)</u> The	county has determ	ined that the co	ounty's land managen	nent interests would
be best served	l if the lands were	returned to priv	vate ownership. The	lands to be sold have
not been treat	ed as separate parc	els and have b	een taxed as private l	and since they were
reserved from	sale.			
Sec. 19. <u>P</u>	RIVATE SALE O	F TAX-FORI	FEITED LAND BOI	RDERING PUBLIC
WATER; ITA	ASCA COUNTY.			
<u>(a) Notv</u>	vithstanding Minne	esota Statutes,	sections 92.45 and 28	32.018, subdivision 1,
and the public	sale provisions of	Minnesota Sta	atutes, chapter 282, It	asca County may sell
by private sale	e the undivided par	rtial interest to	the owner of the rem	naining interest the
tax-forfeited 1	and that is describe	ed in paragrap	h (c), under the remain	ining provisions of
Minnesota Sta	atutes, chapter 282	<u>-</u>		
<u>(b) The</u>	conveyance must l	be in a form ap	pproved by the attorn	ey general. The
attorney gener	ral may make nece	ssary changes	to the legal description	on to correct errors
and ensure ac	curacy.			
(c) The	land to be sold is in	n Itasca Count	y and is described as:	an undivided 1/128
interest in Go	vernment Lot 3, in	Section 23, To	ownship 56, Range 24	<u>4.</u>
<u>(d)</u> The	county has determi	ined that the co	ounty's land managem	nent interests would be
best served if	the partial interest	was returned t	to private ownership.	
EFFEC	TIVE DATE. This	s section is effe	ective the day follow	ing final enactment.

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13.1	Sec. 20.	PUBLIC SALE OF	TAX-FORF	EITED LAND BORD	DERING PUBLIC
13.2	WATER; k	KOOCHICHING CO	DUNTY.		
13.3	<u>(a) No</u>	otwithstanding Minnes	sota Statutes,	sections 92.45 and 282	2.018, subdivision 1,
13.4	Koochichin	g County may sell the	tax-forfeited	land bordering public v	water that is described
13.5	in paragrapl	h (c), under the remain	ning provisio	ns of Minnesota Statut	es, chapter 282.
13.6	<u>(b)</u> Th	ne conveyance must be	e in a form a	oproved by the attorne	y general. The
13.7	attorney gei	neral may make chang	ges to the land	l description to correct	errors and ensure
13.8	accuracy. P	rior to the sale, the co	ommissioner	of revenue shall grant	a permanent
13.9	conservation	n easement according	to Minnesota	Statutes, section 282.	37. The easement
13.10	shall be 75	feet in width lying eas	sterly to the c	enterline of the stream	, to provide riparian
13.11	protection a	and angler access.			
13.12	<u>(c)</u> Th	e land to be sold is lo	cated in Kood	chiching County and is	described as:
13.13	Begin	ning at the southeast c	corner of the	Southeast Quarter of th	e Southwest Quarter,
13.14	Section 3, 7	Township 154 North, I	Range 25 We	st; thence about ten ro	ds to the bank of
13.15	Billy Creek	; thence, in a northeas	sterly direction	n along Billy Creek to	a point where
13.16	Billy Creek	intersects the east lin	e of the Sout	neast Quarter of the Sc	outhwest Quarter,
13.17	Section 3, 7	Township 154 North, I	Range 25 We	st; thence South 35 roo	ls to the point of
13.18	beginning (approximately 2.5 acr	es). Also kno	own as part of the Sout	heast Quarter of the
13.19	Southwest (Quarter lying east of E	Billy Creek, S	ection 3, Township 15	4 North, Range 25
13.20	West (appro	oximately 2.5 acres).			
13.21	<u>(d)</u> Th	e county has determin	ned that the c	ounty's land managem	ent interests would
13.22	best be serv	red if the lands were re	eturned to pri	vate ownership.	
13.23	Sec. 21.	PRIVATE SALE OF	F SURPLUS	STATE LAND BORI	DERING PUBLIC
13.24	WATER; L	LAC QUI PARLE CO	DUNTY.		
13.25	<u>(a) No</u>	otwithstanding Minnes	sota Statutes,	sections 92.45, 94.09,	and 94.10, the
13.26	commission	er of natural resource	s may sell by	private sale the surplu	us land bordering
13.27	public wate	r that is described in p	oaragraph (c)	-	
13.28	<u>(b)</u> Th	e conveyance must be	in a form app	proved by the attorney	general. The attorney
13.29	general may	y make necessary char	nges to the leg	gal description to corre	ect errors and ensure
13.30	accuracy. T	he commissioner may	sell the land t	o a local unit of govern	ment for less than the
13.31	value of the	land as determined by	the commiss	sioner, but the conveya	nce must provide that
13.32	the land des	cribed in paragraph (c) be used for	the public and reverts t	to the state if the local
13.33	unit of gove	ernment fails to provid	le for public u	use or abandons the pu	blic use of the land.
13.34	<u>(c)</u> Th	e land that may be so	ld is located i	n Lac Qui Parle Coun	ty and is described
13.35	as: that part	t of the Southwest Qua	arter of the N	ortheast Quarter of Sec	ction 30, Township

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14.1	118, Range 42, described as follows: commencing at the southeast corner of the Northeast
14.2	Quarter of said Section 30; thence on an assumed bearing of South 89 degrees 52 minutes
14.3	06 seconds West, along the south line of said Northeast Quarter, a distance of 1,323.46 feet
14.4	to the point of beginning of the land to be described; thence continue South 89 degrees 52
14.5	minutes 06 seconds West, along said south line, a distance of 627.00 feet (38 rods); thence
14.6	North 35 degrees 12 minutes 45 seconds West, a distance of 346.50 feet; thence North 05
14.7	degrees 00 minutes 14 seconds East, a distance of 239.25 feet; thence North 14 degrees 01
14.8	minutes 33 seconds East, a distance of 198.00 feet; thence North 88 degrees 11 minutes 39
14.9	seconds East, a distance of 34 feet, to the centerline of the Lac Qui Parle River; thence
14.10	northeasterly and southeasterly, along the centerline of said river to intersect a line that
14.10	bears North 00 degrees 48 minutes 00 seconds West from the point of beginning; thence
	South 00 degrees 48 minutes 00 seconds East, a distance of 762 feet, to the point of
14.12	
14.13	beginning. Containing a total of 15.66 acres, more or less.
14.14	(d) The land borders the Lac Qui Parle River. The Department of Natural Resources
14.15	has determined that the land is not needed for natural resource purposes and that the state's
14.16	land management interests would best be served if the land were conveyed to a local unit
14.17	of government for inclusion in a county park.
14.18	Sec. 22. PRIVATE SALE OF TAX-FORFEITED LAND; LAKE COUNTY.
14.19	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282,
14.20	or other law to the contrary, Lake County may sell by private sale the tax-forfeited land
14.21	described in paragraph (c).
14.22	(b) The conveyance must be in a form approved by the attorney general. The attorney
14.23	general may make changes to the land description to correct errors and ensure accuracy.
14.24	(c) The land to be sold is located in Lake County and is described as:
14.25	(1) an 1/2 undivided interest in the Southeast Quarter of the Southeast Quarter,
14.26	Section 19, Township 63 North, Range 11 West; and
14.27	(2) the West 330 feet of the Southwest Quarter of the Northeast Quarter, Section 4,
14.28	Township 57 North, Range 7 West.
14.29	(d) The county has determined that the county's land management interests would
14.30	best be served if the lands were returned to private ownership.
14.01	See 22 DUDI IC SALE OF TAY FORFEITED I AND DODDEDING DUDI IC

14.31 Sec. 23. <u>PUBLIC SALE OF TAX-FORFEITED LAND BORDERING PUBLIC</u> 14.32 <u>WATER; LAKE COUNTY.</u>

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15.1	(a) Notwit	hstanding Minnesota	Statutes, section	us 92.45 and 282.018	, subdivision 1,		
15.2		ay sell the tax-forfeite	,		<u>, </u>		
15.3	paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.						

- 15.4 (b) The conveyances must be in a form approved by the attorney general. The attorney
- 15.5 general may make changes to the land descriptions to correct errors and ensure accuracy.
- 15.6 (c) The lands to be sold are located in Lake County and are described as:
- 15.7 (1) part of the Southwest Quarter of the Southeast Quarter, Section 2, Township
 15.8 58 North, Range 6 West;
- 15.9 (2) the Northwest Quarter of the Southwest Quarter, Section 5, Township 63 North,
 15.10 Range 9 West; and
- 15.11 (3) the Northeast Quarter of the Southwest Quarter, Section 5, Township 63 North,
- 15.12 Range 9 West.
- 15.13 (d) The county has determined that the county's land management interests would
 15.14 best be served if the lands were returned to private ownership.

15.15 Sec. 24. <u>PUBLIC OR PRIVATE SALE OF TAX-FORFEITED LAND</u> 15.16 BORDERING PUBLIC WATER; LAKE COUNTY.

BORDERING PUBLIC WATER; LAKE COUNTY.

(a) Notwithstanding Minnesota Statutes, sections 92.45 and 282.018, subdivision 1,
and the public sale provisions of Minnesota Statutes, chapter 282, Lake County may sell
by public or private sale the tax-forfeited lands bordering public water that are described
in paragraph (c) under the remaining provisions of Minnesota Statutes, chapter 282.

(b) The conveyances must be in a form approved by the attorney general. The
 attorney general may make changes to the land descriptions to correct errors and ensure

15.23 accuracy. If land described under paragraph (c) is sold by private sale, the land may be

15.24 sold for less than the appraised value if the conveyance provides that the land reverts to

- 15.25 <u>the state if the land is not used as a data center or for another economic development</u>
- 15.26 purpose approved by the county. Prior to the sales, the commissioner of revenue shall

15.27 grant permanent conservation easements according to Minnesota Statutes, section 282.37,

15.28 for the lands described in paragraph (c). The easements shall serve to provide riparian

15.29 protection and access for anglers and for future restoration work. The easement for the

- 15.30 land described in paragraph (c), clause (1), shall be lying easterly of the centerline of the
- 15.31 Little West Branch Knife River and lying 75 feet in width westerly of the centerline of
- 15.32 the river. The easements for the lands described in paragraph (c), clauses (2) and (3),
- 15.33 shall be lying 75 feet in width on each side of the centerline of the unnamed creek and
- 15.34 <u>a 33-foot strip across the easement is allowed for road access and utilities at a location</u>
- 15.35 agreed upon by the county and the state.

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16.1	<u>(c)</u> The	e lands to be sold are	located in La	ke County and are dea	scribed as:
16.2	<u>(1) the</u>	Northwest Quarter of	of the Northea	st Quarter, Section 6,	Township 52 North,
16.3	Range 11 W	<u>vest;</u>			
16.4	<u>(2) the</u>	Northeast Quarter o	f the Northwe	st Quarter, Section 6,	Township 52 North,
16.5	Range 11 W	est; and			
16.6	(3) the	Northwest Quarter of	of the Northwe	est Quarter, Section 6,	Township 52 North,
16.7	Range 11 W	est.			
16.8	<u>(d)</u> The	e county has determi	ned that the co	ounty's land managem	nent interests would
16.9	best be serve	ed if the lands were r	eturned to priv	vate ownership for eco	onomic development.
16.10	Sec. 25.	PRIVATE SALE O	F TAX-FORI	FEITED LAND BOR	DERING PUBLIC
16.11	WATER; ST	F. LOUIS COUNT	<u>Y.</u>		
16.12	<u>(a) No</u>	twithstanding Minne	sota Statutes,	sections 92.45 and 28	2.018, subdivision
16.13	1, and the pu	ublic sale provisions	of Minnesota	Statutes, chapter 282,	, St. Louis County
16.14	may sell by	private sale the tax-fe	orfeited lands	bordering public wate	er that are described in
16.15	paragraph (c	e), under the remaining	ng provisions o	of Minnesota Statutes	<u>, chapter 282.</u>
16.16	<u>(b)</u> The	e conveyances must	be in a form a	pproved by the attorn	ey general. The
16.17	attorney gen	eral may make chan	ges to the land	d descriptions to corre	ect errors and
16.18	ensure accur	racy. Prior to the sale	es, the commis	ssioner of revenue sha	ll grant permanent
16.19	conservation	easements, accordin	ng to Minneso	ta Statutes, section 28	32.37, for the lands
16.20	described in	paragraph (c), clause	es (3), (4), and	1(5). The easements s	shall serve to provide
16.21	riparian prot	ection and access for	r anglers and f	for future restoration v	vork. The easements
16.22	for the lands	described in paragra	ph (c), clauses	s(3) and (4) , shall be	75 feet in width, lying
16.23	southerly of	the centerline of the	stream. The e	asement for the land c	lescribed in paragraph
16.24	<u>(c)</u> , clause (5	5), shall be 75 feet in	width, lying r	northerly of the center	line of the stream.
16.25	<u>(c)</u> The	e lands to be sold are	located in St.	Louis County and ar	e described as:
16.26	<u>(1) Lot</u>	ts 377 through 399, o	odd-numbered	lots, Lower Duluth N	Ainnesota Avenue,
16.27	Section 12, 7	Township 49 North,	Range 14 Wes	t (parcel 010-3110-01	.950);
16.28	<u>(2) par</u>	t of Lot 2 beginning	at the northw	est corner; thence sou	therly 628.4 feet;
16.29	thence south	easterly at an angle	of 102 degrees	s 17 minutes, 693 feet	; thence southerly at
16.30	an angle of 9	90 degrees, 12 feet to	the point of b	beginning; thence nort	herly 112 feet; thence
16.31	easterly 300	feet to the shore of S	Stone Lake; th	ence southwesterly al	ong the lakeshore to
16.32	the point of	beginning, except the	at part north of	f the road, Section 27	, Township 55 North,
16.33	Range 12 W	est (parcel 230-0010	-04549);		
16.34	(3) Lot	t 440, Homecroft Par	rk, Town of Ri	ice Lake, Section 34,	Township 51 North,
16.35	Range 14 W	Vest (parcel 520-0130	-00460);		

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17.1	(4) Lo	t 493, Homecroft Par	rk, Town of R	ice Lake, Section 34, 7	Fownship 51 North,			
17.2	(4) Lot 493, Homecroft Park, Town of Rice Lake, Section 34, Township 51 North, Range 14 West (parcel 520-0130-01020); and							
17.3				ice Lake, Section 34, 7	Fownship 51 North,			
17.4	Range 14 W	/est (parcel 520-0130	-01430).					
17.5	<u>(d)</u> Th	e county has determi	ned that the c	ounty's land managem	ent interests would			
17.6	best be serv	ed if the lands were r	eturned to pri	vate ownership.				
17.7	Sec. 26.	PUBLIC SALE OF	TAX-FORF	EITED LAND BORE	DERING PUBLIC			
17.8	WATER; S	T. LOUIS COUNTY	<u>Y.</u>					
17.9	<u>(a) No</u>	twithstanding Minne	sota Statutes,	sections 92.45 and 282	2.018, subdivision 1,			
17.10	St. Louis Co	ounty may sell the tax	x-forfeited lan	ds bordering public wa	ater that are described			
17.11	in paragrapł	<u>1 (c), under the remained</u>	ning provisio	ns of Minnesota Statut	es, chapter 282.			
17.12	<u>(b) Th</u>	e conveyances must	be in a form a	pproved by the attorn	ey general. The			
17.13	attorney ger	eral may make chan	ges to the lan	d descriptions to corre	ect errors and			
17.14	ensure accu	racy. Prior to the sale	es, the commis	ssioner of revenue shall	ll grant permanent			
17.15	conservation	n easements, accordin	ng to Minnesc	ta Statutes, section 28	2.37, for the lands			
17.16	described in paragraph (c), clauses (8) to (13). The easements shall serve to provide							
17.17	riparian pro	tection and access for	r anglers and t	for future restoration w	vork. The easement			
17.18	for the land	described in paragra	ph (c), clause	(8), shall lie southerly	of the centerline			
17.19	of the stream	n and 75 feet in widt	h lying northe	rly of the centerline of	f the stream. The			
17.20	easements for	or the lands described	l in paragraph	(c), clauses (10) and (1	3), shall be 75 feet in			
17.21	width, lying	northerly of the cent	erline of the s	tream. The easement f	for the land described			
17.22	in paragraph	1 (c), clause (9), shall	be 150 feet i	n width, lying 75 feet o	on each side of the			
17.23	centerline of	f the stream. The eas	ement for the	lands described in par	agraph (c), clauses			
17.24	(11) and (12), shall be 75 feet in	width, lying s	outherly of the centerly	ine of the stream.			
17.25	<u>(c) Th</u>	e lands to be sold are	located in St.	Louis County and are	e described as:			
17.26	<u>(1) Lo</u>	ts 32 through 44, eve	en-numbered	ots, Upper Duluth St.	Louis Avenue,			
17.27	Section 35,	Township 50 North,	Range 14 Wes	t (parcel 010-4400-01	<u>330);</u>			
17.28	<u>(2) Lo</u>	t 4, Block 2, Rearrar	ngement of Pa	rt of Stony Brook Par	k, Section 13,			
17.29	Township 5	8 North, Range 18 W	est (parcel 17	5-0062-00090);				
17.30	<u>(3) the</u>	Southwest Quarter of	of the Southea	st Quarter, Section 19,	Township 52 North,			
17.31	Range 18 W	/est (parcel 205-0010	-03430);					
17.32	<u>(4) Lo</u>	ts 1 and 2, Michaels	Beach, Town	of Ellsburg, Section 6,	Township 55 North,			
17.33	Range 17 W	/est (parcel 320-0100	-00010);					
17.34	<u>(5) Lo</u>	ts 1 to 12, Block 6; L	Lots 1 to 7 and	15 to 24, Block 7; and	l Block 12, Ellsburg,			
17.35	Section 18,	Township 55 North,	Range 16 We	<u>st;</u>				

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18.1	(6) Lot	ts 1 to 24, Block 8; Lo	ots 1 to 6 and	17 to 24, Block 9; and	d Block 10, Ellsburg,
18.2	Section 18, 7	Township 55 North, F	Range 16 We	st;	
18.3	<u>(7)</u> par	t of Lot 18, lying Noi	rth of the inte	rsection of the easterly	right-of-way of the
18.4	county road	and the west line of t	he river and	South of a line beginn	ing on the easterly
18.5	road right-of	-way 450 feet northe	rly of said int	ersection; thence easte	erly to a point on the
18.6	westerly line	e of the river 450 feet	northerly of	said intersection, McI	Davitt, Section 19,
18.7	Township 56	6 North, Range 18 We	est (parcel 43	5-0010-03392);	
18.8	<u>(8) the</u>	northerly 435.6 feet	of the Northe	east Quarter of the No.	rtheast Quarter,
18.9	except the w	esterly 400 feet, Sect	tion 12, Town	ship 51 North, Range	14 West (parcel
18.10	520-0012-00	<u>1555);</u>			
18.11	<u>(9) the</u>	North Half of the No	orth Half of t	ne Southwest Quarter	of the Northwest
18.12	Quarter, Sec	tion 15, Township 51	North, Rang	e 14 West (parcel 520-	0012-01460);
18.13	<u>(10) Lo</u>	ots 477 to 479, Home	croft Park, To	own of Rice Lake, Sec	tion 34, Township 51
18.14	North, Rang	e 14 West (parcel 520	0-0130-00840	<u>));</u>	
18.15	<u>(11) Lo</u>	ot 534, Homecroft Pa	rk, Town of I	Rice Lake, Section 34,	Township 51 North,
18.16	Range 14 W	est (parcel 520-0130-	·01440);		
18.17	<u>(12)</u> Lo	ot 543, Homecroft Pa	rk, Town of I	Rice Lake, Section 34,	Township 51 North,
18.18	Range 14 W	est (parcel 520-0130-	·01530);		
18.19	<u>(13)</u> Lo	ot 544, Homecroft Pa	rk, Town of I	Rice Lake, Section 34,	Township 51 North,
18.20	Range 14 W	est (parcel 520-0130-	01540); and		
18.21	<u>(14) th</u>	e easterly 330 feet of	the westerly	660 feet of the northe	rly 265 feet of the
18.22	Southeast Q	uarter of the Southwe	st Quarter an	d the easterly 330 feet	of the westerly 660
18.23	feet of the so	outherly 395 feet of th	ne Northeast	Quarter of the Southw	est Quarter, Section
18.24	34, Townshi	p 57 North, Range 15	West (parce	570-0012-04792).	
18.25	<u>(d)</u> The	e county has determin	ned that the c	ounty's land managem	ent interests would
18.26	best be serve	ed if the lands were re	eturned to pri	vate ownership.	
18.27	Sec. 27. 1	PRIVATE SALE OF	TAX-FORI	<u>'EITED LAND; ST. </u>	LOUIS COUNTY.
18.28				sions of Minnesota St	
18.29				may sell by private sat	
18.30	land describe	ed in paragraph (c) un	nder the rema	ining provisions of M	innesota Statutes,
18.31	chapter 282.				
18.32	<u>(b)</u> The	conveyances must be	e in a form ap	proved by the attorney	general. The attorney
18.33			-	ion to correct errors ar	
18.34	<u>(c)</u> The	e lands to be sold are	located in St.	Louis County and are	e described as:

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19.1	(1) pa	rt of Lot 37, Block 4.	, except the So	uthwest Half and exce	pt the East 7.5 feet,
19.2				vnship 50 North, Rang	
19.3	010-1960-0	0670);			
19.4	<u>(2) be</u>	ginning 1,088.74 fee	t North of an ii	ron monument markin	g the east side of
19.5	Vermilion R	toad 455.34 feet East	t of the southw	est corner of Section	10 and extending
19.6	easterly 231	.49 feet; thence south	herly 100.46 fe	et; thence westerly 23	8.82 feet to the east
19.7	side of Verr	nilion Road; thence r	northerly 100 f	eet to the point of beg	inning, also called
19.8	Lot 2, Block	x 3, private plat, Auro	ora Lands In T	he City, Section 10, To	ownship 58 North,
19.9	Range 15 W	Vest (parcel 100-0080)-00980); and		
19.10	(3) the	e Southwest Quarter	of the Southeas	st Quarter, Section 24,	Township 65 North,
19.11	Range 20 W	Vest, except:			
19.12	<u>(i) the</u>	railroad right-of-way	y, 2.90 acres;		
19.13	<u>(ii) tw</u>	o acres for the state l	highway;		
19.14	<u>(iii) th</u>	at part northeasterly	of the highway	<u>y;</u>	
19.15	<u>(iv) th</u>	at part of the North 4	100 feet lying v	vesterly of the highwa	<u>Y;</u>
19.16	(\mathbf{v}) the	e South 320 feet of th	ne North 720 fe	eet; and	
19.17	<u>(vi) th</u>	at part lying South of	f the North 1,0	20 feet (parcel 425-00	40-04030).
19.18	<u>(d)</u> Th	e county has determine	ined that the co	ounty's land manageme	ent interest would
19.19	best be serv	ed if the lands were n	returned to priv	vate ownership.	
19.20	Sec. 28.	EXCHANGE OF S	TATE LAND	ST. LOUIS COUNT	<u>. Y.</u>
19.21	<u>(a) No</u>	twithstanding Minne	esota Statutes, s	section 92.461, and the	e riparian restrictions
19.22	in Minnesot	a Statutes, section 94	.342, subdivisi	on 3, the commissione	r of natural resources
19.23	may, with th	ne approval of the La	nd Exchange I	Board, as required und	er the Minnesota
19.24	Constitution	1, article XI, section 1	0, and according	ng to the remaining pro	visions of Minnesota
19.25	Statutes, see	ctions 94.342 to 94.34	47, exchange tl	ne land described in pa	aragraph (c).
19.26	<u>(b)</u> Th	e conveyance must b	be in a form ap	proved by the attorney	y general. The
19.27	attorney ger	eral may make neces	ssary changes	to the legal description	n to correct errors
19.28	and ensure	accuracy.			
19.29	<u>(c)</u> Th	e state lands that may	y be conveyed	are located in St. Lou	is County and are
19.30	described as	<u>3:</u>			
19.31	<u>(1) Se</u>	ction 6, Township 54	l, Range 17;		
19.32	<u>(2) Se</u>	ctions 1, 2, 11, and 1	2, Township 5	4, Range 18;	
19.33	<u>(3) Se</u>	ctions 7, 8, 9, 10, 16	, 17, 18, 19, 20	0, 21, 22, 27, 28, 29, 3	0, 31, 32, and 33,
19.34	Township 5	5, Range 17;			

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20.1	(4) Sect	ions 1, 2, 3, 10, 11, 1	2, 13, 15, 22	, 24, 25, 27, and 36, To	ownship 55, Range			
20.2	<u>18; and</u>							
20.3	<u>(5) Sect</u>	ions 25, 26, 34, and 3	36, Townshij	o 56, Range 18.				
20.4	(d) Prior	r to initiating a land e	xchange pur	suant to Minnesota Stat	utes, section 94.343,			
20.5	the commission	oner of natural resour	ces shall cor	sult with the Legislativ	ve Permanent School			
20.6	Fund Commis	ssion to obtain its adv	vice on the p	roposed priority lands t	for exchange.			
20.7	Sec. 29. <u>C</u>	ONVEYANCE OF	SURPLUS	STATE LAND BORD	ERING PUBLIC			
20.8	WATER; ST	EVENS COUNTY.						
20.9	(a) Notv	withstanding Minneso	ota Statutes,	sections 92.45 and 94.	09 to 94.16, the			
20.10	commissioner	of natural resources	shall convey	to a local unit of gove	ernment the surplus			
20.11	land bordering	g public water that is	described in	paragraph (c).				
20.12	<u>(b)</u> The	conveyance must be	in a form ap	proved by the attorney	general. The			
20.13	attorney gene	ral may make necessa	ary changes	to the legal description	to correct errors and			
20.14	ensure accura	cy. The commission	er shall conv	ey the land described i	n paragraph (c) to			
20.15	a local unit of	f government for no c	consideration	, but the conveyance n	nust provide that			
20.16	the land descr	ribed in paragraph (c)) be open to	public use and reverts	to the state if the			
20.17	land is used f	or anything other tha	n land that is	s open to public use at	no charge. The			
20.18	conveyance n	nust include the reserv	vation of a ro	ad easement for ingres	s and egress through			
20.19	the property t	o the adjoining water	r access site.					
20.20	(c) The	land to be conveyed	is located in	Stevens County and is	s described as:			
20.21	that part of G	overnment Lot 8, Sec	ction 30, Toy	vnship 126 North, Ran	ge 41 West, lying			
20.22	between the v	vater's edge of Pomm	ne De Terre l	Lake and the following	described line:			
20.23	beginning at a	a point on the south li	ine of Gover	nment Lot 8, 2,546 fee	t East and 1,333.3			
20.24	feet North of	the southwest corner	of Section 3	0; thence westerly alon	ng the south line			
20.25	of said Gover	nment Lot 8, Townsł	nip 126 Nort	h, Range 41 West, a di	stance of 362.1			
20.26	feet; thence N	lorth 12 degrees Wes	t, a distance	of 522 feet; thence Sou	1th 89 degrees 30			
20.27	minutes East,	a distance of 200 fee	et to Pomme	De Terre Lake, and the	ere terminating,			
20.28	including all 1	riparian rights appurt	enant thereto	. Excepting therefrom	the North 190.00			
20.29	feet. Containi	ing 2.09 acres more of	or less.					
20.30	<u>(d)</u> The	legislature has deterr	nined that th	e state's land managem	ent interests are best			
20.31	served if the l	and is conveyed to a	local unit of	government.				
20.32	Sec. 30. E	XCHANGE OF TA	X-FORFEI	TED LAND BORDE	RING PUBLIC			

20.32 Sec. 30. EXCHANGE OF TAX-FORFEITED LAND BORDERING PUBLIC 20.33 WATERS; WINONA COUNTY.

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21.1	<u>(a) Notwi</u>	thstanding the riparia	an restrictions in	Minnesota Statutes,	section 94.342,
21.2	subdivision 3, V	Winona County may,	with the approv	al of the Land Excha	inge Board as

required under the Minnesota Constitution, article XI, section 10, and according to the

remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the

21.5 <u>land described in paragraph (c).</u>

- (b) The conveyance must be in a form approved by the attorney general. The
- 21.7 attorney general may make necessary changes to the legal description to correct errors

21.8 and ensure accuracy.

- 21.9 (c) The land that may be exchanged is located in Winona County and is described as:
- 21.10 Lot 5, Section 16, Township 107 North, Range 9 West, containing ten acres, more or less.
- 21.11 (d) The county has determined that the county's land management interests would
- 21.12 <u>best be served if the land was exchanged for a private parcel.</u>