10/12/16 **REVISOR** LCB/EP 17-0183 as introduced

## **SENATE STATE OF MINNESOTA NINETIETH SESSION**

A bill for an act

S.F. No. 209

(SENATE AUTHORS: LOUREY)

**DATE** 01/19/2017

1.1

**D-PG** 359

Introduction and first reading Referred to Taxes

OFFICIAL STATUS

1.2 1.3	relating to taxation; authorizing the Cromwell Wright Area Fire District as a special taxing district; amending Minnesota Statutes 2016, section 275.066.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2016, section 275.066, is amended to read:
1.6	275.066 SPECIAL TAXING DISTRICTS; DEFINITION.
1.7	For the purposes of property taxation and property tax state aids, the term "special taxing
1.8	districts" includes the following entities:
1.9	(1) watershed districts under chapter 103D;
1.10	(2) sanitary districts under sections 442A.01 to 442A.29;
1.11	(3) regional sanitary sewer districts under sections 115.61 to 115.67;
1.12	(4) regional public library districts under section 134.201;
1.13	(5) park districts under chapter 398;
1.14	(6) regional railroad authorities under chapter 398A;
1.15	(7) hospital districts under sections 447.31 to 447.38;
1.16	(8) St. Cloud Metropolitan Transit Commission under sections 458A.01 to 458A.15;
1.17	(9) Duluth Transit Authority under sections 458A.21 to 458A.37;
1.18	(10) regional development commissions under sections 462.381 to 462.398;
1.19	(11) housing and redevelopment authorities under sections 469.001 to 469.047;

Section 1. 1

	10/12/16	REVISOR	LCB/EP	17-0183	as introduced	
2.1	(12) port	authorities under	sections 469.048 to	o 469.068;		
2.2	(13) ecor	nomic developmer	nt authorities under	sections 469.090 to 469	9.1081;	
2.3	(14) Met	ropolitan Council	under sections 473	.123 to 473.549;		
2.4	(15) Met	ropolitan Airports	Commission unde	r sections 473.601 to 47	3.679;	
2.5	, ,					
	(16) Metropolitan Mosquito Control Commission under sections 473.701 to 473.716;					
2.6	(17) Morrison County Rural Development Financing Authority under Laws 1982, chapter 437, section 1;					
2.8			District under Laws	s 1984, chapter 502, arti	cle 13 section 6:	
	, ,			-		
2.9	, ,	Lake County Med	dical Clinic Distric	t under Laws 1989, cha	pter 211, sections	
2.10	1 to 6;					
2.11	(20) Floo	odwood Area Amb	oulance District und	der Laws 1993, chapter	375, article 5,	
2.12	section 39;					
2.13	(21) Mid	dle Mississippi Ri	ver Watershed Mar	nagement Organization	under sections	
2.14	103B.211 an	nd 103B.241;				
2.15	(22) eme	rgency medical se	rvices special taxir	ng districts under section	ı 144F.01;	
2.16	(23) a co	unty levying under	r the authority of se	ection 103B.241, 103B.2	245, or 103B.251;	
2.17	(24) Sou	thern St. Louis Co	unty Special Taxin	g District; Chris Jensen	Nursing Home	
2.18	under Laws	2003, First Specia	l Session chapter 2	21, article 4, section 12;		
2.19	(25) an a	irport authority cre	eated under section	n 360.0426; <del>and</del>		
2.20	(26) the	Cromwell Wright	Area Fire District o	created under section 2;	and	
2.21	<del>(26)</del> <u>(27)</u>	any other politica	l subdivision of the	e state of Minnesota, ex	cluding counties,	
2.22	school distri	cts, cities, and tow	ns, that has the pow	ver to adopt and certify a	property tax levy	
2.23	to the county	y auditor, as deterr	nined by the comm	nissioner of revenue.		
2.24	Sec. 2. <u>CR</u>	OMWELL WRI	GHT AREA FIR	E DISTRICT.		
2.25	Subdivis	ion 1. Agreement	The cities of Cror	nwell and Wright, and o	ne or more of the	
2.26	towns of Con	rona, Eagle, Lakev	view, Progress, Red	Clover, and Beseman in	n Carlton County,	
2.27	and the town of Haugen in Aitkin County, may by resolution of their respective city counci					
2.28	and town bo	ards establish the	Cromwell Wright A	Area Fire District for the	provision of	

Sec. 2. 2

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cooperative fire services. Each town may provide that only a described part of its territory

be included in the district. The district shall provide fire protection services in its territory

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and may exercise all the powers of the city and towns that relate to fire protection anywhere in its territory. Any other contiguous town or home rule charter or statutory city may join the district with the agreement of the cities and towns that comprise the district at the time of its application to join. Action to join the district may be taken by the city council or town board of the city or town.

Subd. 2. **Board.** The district shall be governed by a board composed of one member appointed by the city council or town board of each city and town in the district, whether partially or wholly. A district board member may, but is not required to be, a member of a city council or town board. Except as provided in this section, members shall serve two-year terms ending the first Monday in January and until their successors are appointed and qualified. Of the members first appointed, as far as possible, the terms of one-half shall expire on the first Monday in January in the first year following their appointment and one-half the first Monday in January in the second year. The terms of those initially appointed shall be determined by lot. If an additional member is added because an additional city or town joins the district, the member's term shall be fixed so that, as far as possible, the terms of one-half of all the members expire on the same date.

Subd. 3. Tax. (a) The district may impose a property tax on real property in the district in an amount sufficient to discharge its operating expenses and debt payable in each year. The tax shall be disregarded in the calculation of any levies or limits on levies provided by Minnesota Statutes, chapter 275, or other law. A city or town that joins the district may not incur expenses or debt for fire protection services for territory included in the district and may not impose taxes for that purpose. The applicable county auditor or county auditors shall collect the tax and pay it to the district. The district may impose other fees or charges as allowed under statute for the provision of fire services provided.

(b) The district may also issue certificates of indebtedness subject to debt limits for the district to purchase capital equipment having an expected useful life at least as long as the terms of the certificates. The certificates must be payable in not more than five years and must be issued on the terms and in the manner determined by the board. Before issuing certificates in an amount exceeding 0.25 percent of the taxable property of the district, the board shall publish a resolution indicating its intent to issue the certificates in a newspaper of general circulation in the district. The certificates may be issued without an election unless, within ten days of the publication, a petition signed by the sum of at least ten percent of the voters in the member towns voting in the last regular town election and ten percent of the voters of the city voting in the last city general election requesting an election on issuance of the certificates is filed with the board. If a petition is filed, the certificates may

Sec. 2. 3

4.1	not be issued unless issuance of the certificates is approved by a majority of the voters at a
4.2	general or special election in which all the residents of the city and member towns are
4.3	eligible to vote. A tax levy shall be made against all property in the district to pay the
4.4	principal and interest on the certificates, in accordance with Minnesota Statutes, section
4.5	475.61, as in the case of bonds.
4.6	Subd. 4. Indebtedness. The district may incur debt in the manner provided for a
4.7	municipality by Minnesota Statutes, chapter 475, when necessary to accomplish its duties.
4.8	Subd. 5. Withdrawal. Notice of intent to withdraw from participation in the district
4.9	may be given only in the month of January, with a minimum of 12 months' notice of intent
4.10	to withdraw. The district and its members may develop and agree upon certain continuing
4.11	obligations after withdrawal.
4.12	<b>EFFECTIVE DATE.</b> This section is effective as to each city or town named in
4.13	subdivision 1 upon timely compliance by the city council or town board of supervisors and
4.14	the city's or town's chief clerical officer with Minnesota Statutes, section 645.021,
4.15	subdivisions 2 and 3.

LCB/EP

17-0183

as introduced

10/12/16

REVISOR

Sec. 2. 4