23-00092

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 175

| (SENATE AUTHORS: FATEH and Dibble) | | | | | | | |
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| DATE | D-PG | | | | | | |
| 01/11/2023 | | Introduction and first reading | | | | | |
| | | Referred to Taxes | | | | | |

OFFICIAL STATUS

| 1.1 | A bill for an act |
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| 1.2 1.3 | relating to taxation; property; authorizing cities to create land-value taxation districts; proposing coding for new law in Minnesota Statutes, chapter 428A. |
| 1.4 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.5 | Section 1. [428A.30] DEFINITIONS. |
| 1.6 | Subdivision 1. Scope. For purposes of sections 428A.30 to 428A.34, the terms defined |
| 1.7 | in this section have the meanings given them, unless the context indicates otherwise. |
| 1.8 | Subd. 2. City. "City" means a statutory or home rule charter city. |
| 1.9 | Subd. 3. District. "District" means a land-value taxation district established under section |
| 1.10 | <u>428A.31.</u> |
| 1.11 | Subd. 4. Ordinance. "Ordinance" means the ordinance establishing a land-value taxation |
| 1.12 | district under section 428A.31. |
| 1.13 | Sec. 2. [428A.31] ESTABLISHMENT OF LAND-VALUE TAXATION DISTRICT. |
| 1.14 | Subdivision 1. Ordinance. (a) The governing body of a city may adopt an ordinance |
| 1.15 | establishing a land-value taxation district. The ordinance must describe: |
| 1.16 | (1) the parcels of property constituting the district, either by specific identification of |
| 1.17 | each parcel, or by defining a geographic area or areas within the city, and then within that |
| 1.18 | area or those areas, identifying the specific types of property, as defined under section |
| 1.19 | 273.13, to be included in the district; and |

| | 10/25/22 | REVISOR | MS/CH | 23-00092 | as introduced | | | |
|--|---|-----------------------|-----------------------|---|--------------------|--|--|--|
| 2.1 | (2) the pr | ocedure for reallo | cating the collectiv | e property tax of all par | rcels within the | | | |
| 2.2 | district. | | | - FF F F | | | | |
| | | lition the ordinan | aa maaat muaarida fam | on avaluation of the or | onomio offecto of | | | |
| 2.3 2.4 | <u></u> | | • | an evaluation of the ec t of and investment in t | | | | |
| 2.4 | - | | • | ars after the district bec | | | | |
| | | | | | | | | |
| 2.6 | | | • • | ordinance, the city mu | • | | | |
| 2.7 | hearing on the question. Notice of the hearing must include the time and place of the hearing, | | | | | | | |
| 2.8 | a description of the parcels to be included in the district, a description of the procedure for | | | | | | | |
| 2.9 | reallocating the tax burden among the parcels, and the duration of the district. Each person | | | | | | | |
| 2.10 | owning property in the proposed district must be given the opportunity to be heard at the | | | | | | | |
| 2.11 | hearing. Notice of the hearing must be published on the city's website and in at least two | | | | | | | |
| 2.12 | | • • | | vo publications must be | | | | |
| 2.13 | | | | ter the last publication. | | | | |
| 2.14 | days before the hearing, notice must be mailed to the owner of each parcel proposed to be | | | | | | | |
| 2.15 | | | | iled notice, owners are | | | | |
| 2.16 | the records o | f the county audit | or. Other records m | ay be used to supply th | ne necessary | | | |
| 2.17 | information. | At the public hear | ring, a person affect | ted by the proposed dis | strict may testify | | | |
| 2.18 | on any issues relevant to the proposed district. The hearing may be adjourned from time to | | | | | | | |
| 2.19 | time and the ordinance establishing the district may be adopted at any time within six months | | | | | | | |
| 2.20 | after the date of the conclusion of the hearing by a vote of the majority of the governing | | | | | | | |
| 2.21 | body of the c | ity. Within 30 day | vs after adoption of | the ordinance, the gove | erning body shall | | | |
| 2.22 <u>send a copy of the ordinance to the commissioner of revenue.</u> | | | | | | | | |
| 2.23 | EFFECT | TVE DATE. This | section is effective | beginning with taxes | payable in 2024. | | | |
| 2.24 | Sec. 3. [42 | 8A.32] RESTRIC | CTIONS ON TAX | REALLOCATION P | ROCEDURE. | | | |
| 2.25 | A tax real | location procedur | e under section 428 | A.31, subdivision 1, par | agraph (a), clause | | | |
| 2.26 | (2), must dis | tribute taxes on ta | xable properties in | the district by applying | guniform rates to | | | |
| 2.27 | one or more | of the following ta | ax bases: | | | | | |
| 2.28 | <u>(1) net ta</u> | x capacity, as defi | ned under section 2 | 73.13, subdivision 21b | <u>;</u> | | | |
| 2.29 | (2) refere | ndum market valı | ie, as defined under | section 126C.01, subd | livision 3; | | | |
| 2.30 | <u>(3) a tax b</u> | base consisting of | each property's estin | nated market value exc | luding the market | | | |
| 2.31 | value attribu | table to improvem | ients; or | | | | | |
| 2.32 | <u>(</u> 4) a tax b | base consisting of | each property's estin | nated market value exc | luding the market | | | |
| 2.33 | value attribut | table to improvem | ents made after a d | ate specified in the ord | inance. | | | |

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| 10/25/22 | REVISOR | MS/CH | 23-00092 | as introduced | | | |
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| EFFEC | FIVE DATE. This | section is effectiv | e beginning with taxes p | bayable in 2024. | | | |
| Sec. 4. [428A.33] TAXATION WITHIN DISTRICT. | | | | | | | |
| Subdivision 1. Initial taxation within district. For each property taxes payable year, | | | | | | | |
| he city mus | t compile the total p | roperty taxes imp | osed upon all properties | within the district | | | |
| for each taxi | ng jurisdiction afte | r final property ta | x statements are issued | under section | | | |
| 276.04. For | the purposes of this | section, the areas | vide taxes under chapter | s 276A and 473F, | | | |
| and the state | general levy under | section 275.025, | are considered to be tax | ting jurisdictions. | | | |
| Subd. 2. Final taxation within district. The city must allocate the tax, as determined | | | | | | | |
| under subdiv | vision 1, among all | properties in the | district according to the | terms of the | | | |
| ordinance, s | uch that the entire a | mount of tax pay | able to each taxing juris | diction under | | | |
| subdivision 1 is allocated among the properties constituting the district. The city must report | | | | | | | |
| he revised p | roperty tax amount | s for each parcel o | f property to the county | treasurer by April | | | |
| 30 of the year the tax is payable. The city must provide for revised property tax statements | | | | | | | |
| o be mailed | to all properties wi | ithin the district b | y April 30 of the year th | e tax is payable. | | | |
| Taxpayers must make payments according to the dates specified in section 279.01 as if the | | | | | | | |
| property tax statements were mailed 21 days prior to May 15 of the year the taxes are | | | | | | | |
| ayable. | | | | | | | |
| Subd. 3. | Report to commiss | sioner of revenue | . By September 1 of eacl | h year, the county | | | |
| treasurer must report the initial and final distribution of the net tax for each parcel of property | | | | | | | |
| n the distric | t to the commission | ner of revenue on | a form prescribed by the | commissioner of | | | |
| evenue. | | | | | | | |
| EFFEC | FIVE DATE. This | section is effectiv | e beginning with taxes p | payable in 2024. | | | |
| Sec. 5. [428A.34] APPEAL OF LAND VALUE. | | | | | | | |
| The own | er of any property i | ncluded in a land | -value taxation district u | Inder section | | | |
| 428A.31 may appeal the valuation attributable to land separately from the valuation | | | | | | | |
| attributable to improvements upon the land under sections 274.01 and 274.13 or chapter | | | | | | | |
| 271. | | | | | | | |
| EFFEC | FIVE DATE. This | section is effectiv | e beginning with taxes p | payable in 2024. | | | |