EAP/NB

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 4207

(SENATE AUTHORS: REST, Dziedzic and Marty) DATE D-PG **DATE** 03/09/2020 Introduction and first reading Referred to Energy and Utilities Finance and Policy

OFFICIAL STATUS

| 1.1 | A bill for an act |
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| 1.2 | relating to energy; providing for a revenue-neutral assessment on environmental |
| 1.3 | emissions; providing for refundable FICA and property tax credits; providing for |
| 1.4 | credits against income taxes to be paid as dividends; authorizing loans for energy |
| 1.5 | efficiency and renewable energy projects; providing rulemaking authority; requiring |
| 1.6 | reports; appropriating money; amending Minnesota Statutes 2018, sections |
| 1.7 | 273.1392; 273.1393; 275.065, subdivision 3; 276.04, subdivision 2; proposing |
| 1.8 | coding for new law in Minnesota Statutes, chapters 273; 290; proposing coding |
| 1.9 | for new law as Minnesota Statutes, chapter 216I. |
| 1.10 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.11 | Section 1. CITATION. |
| | |
| 1.12 | This act may be cited as the "Carbon Assessment and Dividend Act" or "CADA." |
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| 1.13 | Sec. 2. [216I.01] DEFINITIONS. |
| 1.14 | Subdivision 1. Scope. The definitions in this section apply to this chapter. |
| 1.15 | Subd. 2. Coal. "Coal" means bituminous coal, subbituminous coal, lignite, and coke. |
| 1.15 | <u>Succ. 2. Cour.</u> Cour means onunnious cour, subortannious cour, irginte, una core. |
| 1.16 | Subd. 3. Commissioner. "Commissioner" means the commissioner of revenue. |
| 1.17 | Subd. 4. Importer. "Importer" means the entity that receives assessed fuels liable for |
| | |
| 1.18 | assessment under this chapter. |
| 1.19 | Subd. 5. Liquid fuels. "Liquid fuels" means gasoline, liquefied petroleum gas, aviation |
| 1.20 | gasoline, fuel oil and kerosene, diesel fuel, methanol from nonplant sources, biofuel, and |
| 1.21 | kerosene. |

Sec. 2.

| 2.1 | Subd. 6. Natural gas. "Natural gas" means a naturally occurring mixture of hydrocarbons |
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| 2.2 | and nonhydrocarbon gases found in porous geologic formations beneath the earth's surface, |
| 2.3 | the principal constituent of which is methane. |
| 2.4 | Subd. 7. Primary carbon-based fuels. "Primary carbon-based fuels" means coal, mixed |
| 2.5 | municipal solid waste and refuse-derived fuel, natural gas, and liquid fuels. |
| 2.6 | Subd. 8. Program year. "Program year" means January 1 through December 31. |
| 2.7 | EFFECTIVE DATE. This section is effective the day following final enactment for |
| 2.8 | assessments beginning on January 1, 2021, and applies to coal and natural gas first received, |
| 2.9 | mixed municipal solid waste and refuse-derived fuel first burned, and liquid fuels first |
| 2.10 | withdrawn or distributed in this state on and after that date and to electricity sold after that |
| 2.11 | date. |
| | |
| 2.12 | Sec. 3. [216I.02] ENVIRONMENTAL EMISSIONS ASSESSMENT. |
| 2.13 | Subdivision 1. Assessed fuels. (a) The use of primary carbon-based fuels and the use |
| 2.14 | of fuels to generate electricity to provide for in-state energy consumption are subject to an |
| 2.15 | environmental emissions assessment under this section. |
| 2.16 | (b) Use of the following are not subject to the assessment under this chapter: ethanol; |
| 2.17 | biofuel; methanol from plant materials, wood, wood wastes, agricultural crops, crop residues, |
| 2.18 | sludge, solvents, waste oil, hazardous waste, or medical waste; and hydro-electricity. |
| 2.19 | |
| 2.17 | (c) The assessment does not apply to the use of liquid fuel as a lubricant or physical |
| 2.20 | (c) The assessment does not apply to the use of liquid fuel as a lubricant or physical component of a manufactured product. |
| | |
| 2.20 | component of a manufactured product. |
| 2.20 2.21 | <u>component of a manufactured product.</u> Subd. 2. <u>Amount of assessment.</u> (a) The environmental emissions assessment applies |
| 2.202.212.22 | <u>component of a manufactured product.</u> <u>Subd. 2.</u> <u>Amount of assessment. (a) The environmental emissions assessment applies</u> <u>based on the amount of carbon dioxide emitted from the burning of fuel. The amount of</u> |
| 2.202.212.222.23 | <u>component of a manufactured product.</u> <u>Subd. 2.</u> <u>Amount of assessment.</u> (a) The environmental emissions assessment applies <u>based on the amount of carbon dioxide emitted from the burning of fuel. The amount of</u> <u>carbon dioxide emitted must be calculated by determining the estimated amount of carbon</u> |
| 2.20 2.21 2.22 2.23 2.24 | <u>component of a manufactured product.</u> <u>Subd. 2.</u> <u>Amount of assessment.</u> (a) The environmental emissions assessment applies <u>based on the amount of carbon dioxide emitted from the burning of fuel. The amount of</u> <u>carbon dioxide emitted must be calculated by determining the estimated amount of carbon</u> <u>dioxide emitted from the burning of fuel according to fuel type or subtype as provided in</u> |
| 2.20 2.21 2.22 2.23 2.24 2.25 | <u>component of a manufactured product.</u> <u>Subd. 2.</u> <u>Amount of assessment.</u> (a) The environmental emissions assessment applies based on the amount of carbon dioxide emitted from the burning of fuel. The amount of carbon dioxide emitted must be calculated by determining the estimated amount of carbon dioxide emitted from the burning of fuel according to fuel type or subtype as provided in <u>subdivision 3.</u> |
| 2.20 2.21 2.22 2.23 2.24 2.25 2.26 | <u>component of a manufactured product.</u> <u>Subd. 2.</u> <u>Amount of assessment. (a) The environmental emissions assessment applies</u> <u>based on the amount of carbon dioxide emitted from the burning of fuel. The amount of carbon dioxide emitted must be calculated by determining the estimated amount of carbon dioxide emitted from the burning of fuel according to fuel type or subtype as provided in subdivision 3. (b) The assessment in the first program year, beginning January 1, 2021, is \$50 per ton</u> |
| 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 | <u>component of a manufactured product.</u> Subd. 2. Amount of assessment. (a) The environmental emissions assessment applies based on the amount of carbon dioxide emitted from the burning of fuel. The amount of carbon dioxide emitted must be calculated by determining the estimated amount of carbon dioxide emitted from the burning of fuel according to fuel type or subtype as provided in subdivision 3. (b) The assessment in the first program year, beginning January 1, 2021, is \$50 per ton of carbon dioxide emitted from the burning of each assessed fuel. The assessment increases |
| 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 2.28 | component of a manufactured product. Subd. 2. Amount of assessment. (a) The environmental emissions assessment applies based on the amount of carbon dioxide emitted from the burning of fuel. The amount of carbon dioxide emitted must be calculated by determining the estimated amount of carbon dioxide emitted from the burning of fuel according to fuel type or subtype as provided in subdivision 3. (b) The assessment in the first program year, beginning January 1, 2021, is \$50 per ton of carbon dioxide emitted from the burning of each assessed fuel. The assessment increases each succeeding program year by \$5 per ton of carbon dioxide emitted, until the assessment |

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| 3.1 | (1) estim | ate the average an | nount of carbon die | oxide emitted by burning | g a unit of each | | | | |
| 3.2 | assessed fuel; | | | | | | | | |
| 3.3 | (2) multi | ply the amount in | clause (1) by the n | umber of units of the ass | sessed fuel at the | | | | |
| 3.4 | point of asse | ssment to determin | e the number of to | ns of carbon dioxide that | would be emitted | | | | |
| 3.5 | by the burning | ng of those units; a | and | | | | | | |
| 3.6 | <u>(3) multi</u> | ply the result of cl | ause (2) by the app | olicable rate per ton of ca | arbon dioxide | | | | |
| 3.7 | emitted spec | ified under subdiv | vision 2. | | | | | | |
| 3.8 | <u>(b)</u> For el | lectricity generated | l in another state a | nd imported under contra | act by a utility for | | | | |
| 3.9 | consumption | n in Minnesota, the | e commissioner mu | ist estimate the amount of | of carbon dioxide | | | | |
| 3.10 | emitted in pa | aragraph (a), claus | e (1), based on the | proportions of the mix of | of assessed fuels | | | | |
| 3.11 | used to gene | rate the electricity | purchased under t | he contract. | | | | | |
| 3.12 | (c) For el | ectricity generated | l in another state a | nd purchased by a utility | in the wholesale | | | | |
| 3.13 | electricity m | arkets operated by | the Midcontinent | Independent System Op | erator for | | | | |
| 3.14 | <u>consumption</u> | n in Minnesota, the | e commissioner mu | ist estimate the amount i | n paragraph (a), | | | | |
| 3.15 | <u>clause (1), b</u> | ased on the average | ge proportion of the | e mix of assessed fuels u | sed to generate | | | | |
| 3.16 | electricity by | all generators wh | no are members of | the Midcontinent Indepe | endent System | | | | |
| 3.17 | Operator. | | | | | | | | |
| 3.18 | <u>(d) For a</u> | blend of assessed | and nonassessed f | uels produced or blended | d in another state | | | | |
| 3.19 | for use in thi | s state, the commi | ssioner must calcu | late the assessment base | d on the volume | | | | |
| 3.20 | of the assess | ed fuel in the blen | ded fuel. | | | | | | |
| 3.21 | Subd. 4. | Assessment proce | e dure. (a) For an as | ssessed fuel produced in | another state and | | | | |
| 3.22 | used in this s | tate, the assessmen | nt under this section | n applies to the first recei | pt of the assessed | | | | |
| 3.23 | fuel in this s | tate. The importer | in this state who f | irst receives the assessed | l fuel is liable for | | | | |
| 3.24 | the assessme | ent. An importer w | ho receives an asse | essed fuel has the burden | of proving to the | | | | |
| 3.25 | satisfaction of | of the commissione | r that the assessed t | fuel was not received for | use in Minnesota. | | | | |
| 3.26 | <u>(b) For an</u> | n assessed fuel pro | duced in this state, | the assessment under th | is section applies | | | | |
| 3.27 | at the point of | of production. The | producer who pro | duces the assessed fuel i | s liable for the | | | | |
| 3.28 | assessment. | | | | | | | | |
| 3.29 | (c) An as | sessment under thi | s section is prohibi | ted if and to the extent th | at the assessment | | | | |
| 3.30 | is duplicativ | e of a charge made | e by federal law or | regulation or a multistat | e agreement to | | | | |
| 3.31 | which Minne | esota is a signator | у. | | | | | | |
| 3.32 | <u>(d) If an a</u> | assessed fuel is pro | oduced in or transpo | orted to Minnesota from | another state that | | | | |
| 3.33 | assesses the | fuel based on the | amount of carbon of | lioxide emitted when the | e fuel is used, a | | | | |
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| 4.1 | credit against | the assessment a | uthorized under th | nis section is allowed in t | he amount of the |
| 4.2 | assessment pa | aid to the state wl | nere the fuel is pro | oduced. | |
| 4.3 | <u>(e)</u> The co | ommissioner mus | t not assess a unit | of fuel more than once u | nder this section. |
| 4.4 | <u>Subd. 5.</u> I | Data provision. <u>L</u> | Jpon request of th | e commissioner, a person | must provide to |
| 4.5 | the commission | oner information | the commissioner | determines is necessary to | accurately make |
| 4.6 | the assessment | nt required under | this section. | | |
| 4.7 | Subd. 6. 7 | Technical assista | nce. Upon request | of the commissioners of | revenue and the |
| 4.8 | Pollution Con | ntrol Agency, an a | agency as defined | in section 14.02 must pro | ovide technical |
| 4.9 | assistance to | the commissioner | rs to facilitate the | administration of this sec | tion. |
| 4.10 | EFFECT | IVE DATE. This | s section is effective | ve the day following fina | l enactment for |
| 4.11 | assessments b | beginning on Janu | ary 1, 2021, and a | oplies to coal and natural | gas first received, |
| 4.12 | mixed munic | ipal solid waste a | nd refuse-derived | fuel first burned, and liq | uid fuels first |
| 4.13 | withdrawn or | distributed in thi | s state on and afte | r that date and to electric | ity sold after that |
| 4.14 | date. | | | | |
| 4.15 | Sec. 4. [216 | 51.03] ACCOUN | T ESTABLISHE | D; EXPENDITURES. | |
| 4.16 | Subdivisi | on 1. Account es | t <mark>ablished.</mark> (a) A c | arbon assessment divider | nd account is |
| 4.17 | established as | s a separate accou | int in the special r | evenue fund in the state t | reasury. The |
| 4.18 | account must | be administered | by the commission | ner as provided under thi | s chapter and |
| 4.19 | sections 273. | 1388, 290.0693, a | and 290.98. | | |
| 4.20 | <u>(b)</u> The co | ommissioner must | deposit all assess | ments collected under sec | ction 216I.02 into |
| 4.21 | the account e | stablished under | this subdivision. | | |
| 4.22 | <u>Subd. 2.</u> | Allowable expend | litures. Amounts | in the carbon assessment | dividend account |
| 4.23 | are appropria | ted as provided in | <u>1:</u> | | |
| 4.24 | (1) section | n 216I.04 to pay r | efunds; | | |
| 4.25 | (2) section | n 216I.07 to make | loans to businesse | s for energy efficiency or | renewable energy |
| 4.26 | projects; | | | | |
| 4.27 | (3) section | n 273.1388 to pay | for the cover and | l tillage credit; | |
| 4.28 | (4) section | n 290.0693 to pay | v dividends; and | | |
| 4.29 | (5) section | n 290.98 to pay re | ebates. | | |
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| 5.1 | Subd. 3. | Allocation of ass | essment revenues. | (a) Revenue from the | carbon assessment |
| 5.2 | dividend acc | count must be used | d as provided by th | is section. By August 1 | of each year, the |
| 5.3 | commission | er of the Pollution | Control Agency s | hall estimate: | |
| 5.4 | (1) the an | nount of revenues | to be collected in th | ne next calendar year fro | om the assessment, |
| 5.5 | less: | | | | |
| 5.6 | (i) in fisc | cal year 2022 only | , \$50,000,000 to be | e appropriated to the co | mmissioner of |
| 5.7 | commerce f | or deposit in the re | evolving loan accor | unt established under se | ection 216I.07, to |
| 5.8 | make loans | to businesses for e | energy efficiency of | r renewable energy proj | ects; and |
| 5.9 | (ii) the re | efund under sectio | n 216I.04; and | | |
| 5.10 | (2) the re | espective proportion | ons of the assessme | ents that are attributable | to energy usage |
| 5.11 | by individua | als and households | and by business fi | rms. | |
| 5.12 | <u>(b)</u> Amo | unts in the account | , less the appropria | tion and refund amounts | determined under |
| 5.13 | paragraph (a | a), must be divided | l in proportion to th | ne shares determined un | der paragraph (a), |
| 5.14 | <u>clause (2), a</u> | nd appropriated as | s follows: | | |
| 5.15 | (1) of the | e amount attributat | ole to energy usage | by individuals and hou | seholds, percent |
| 5.16 | must be use | d to pay a dividen | d as provided by se | ection 290.0693, and | percent must be |
| 5.17 | used to pay | for the property ta | x credit under sect | ion 273.1388; and | |
| 5.18 | (2) the a | mount attributable | to energy usage by | y business firms must b | e used for a |
| 5.19 | refundable p | payroll tax rebate a | as provided in secti | on 290.98. | |
| 5.20 | EFFEC | FIVE DATE. This | s section is effectiv | e the day following fin | al enactment for |
| 5.21 | assessments | beginning on Janu | uary 1, 2021, and ap | plies to coal and natural | gas first received, |
| 5.22 | mixed muni | cipal solid waste a | nd refuse-derived | fuel first burned, and lie | quid fuels first |
| 5.23 | withdrawn o | or distributed in thi | is state on and after | that date and to electri | city sold after that |
| 5.24 | date. | | | | |
| 5.25 | Sec. 5. [21 | 6I.04] REFUND | <u>8.</u> | | |
| 5.26 | Subdivis | ion 1. Definitions | (a) For the purpos | es of this section, the fol | lowing terms have |
| 5.27 | the meaning | s given. | | | |
| 5.28 | <u>(b)</u> "Asse | essment adjustmen | t factor" means the | percentage of the annua | al average increase |
| 5.29 | in the retail | cost of each energy | v source that is due | to the assessment on an | assessed fuel used |
| 5.30 | to produce t | hat energy source | as determined by t | he commissioner of cor | nmerce. |
| 5.31 | <u>(c) "Ener</u> | rgy project" means | <u>5:</u> | | |

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| 6.1 | <u>(1) an en</u> | ergy conservation | improvement, as | defined in section 216B.24 | 41, subdivision |
| 6.2 | <u>1;</u> | | | | |
| 6.3 | (2) the in | stallation of a rend | ewable energy sys | stem on or adjacent to a pla | ace of business; |
| 6.4 | or | | | | |
| 6.5 | <u>(3) a con</u> | nbination of clause | es (1) and (2). | | |
| 6.6 | (d) "Ener | gy source" means | any source of ene | rgy that is produced using a | an assessed fuel. |
| 6.7 | <u>(e)</u> "Qua | lifying sales" mear | ns a person's total | annual sales wherever mad | le in connection |
| 6.8 | with the pers | son's employment | or business condu | icted in this state, as deterr | nined under |
| 6.9 | section 290. | <u>191.</u> | | | |
| 6.10 | <u>(f) "Rene</u> | ewable energy" has | s the meaning giv | en in section 216C.435, su | bdivision 9. |
| 6.11 | <u>(g)</u> "Tota | l energy costs for e | each energy source | e" means the total annual c | ost to a business |
| 6.12 | firm to purcl | hase an energy sou | rce that is used in | a trade or business, exclu- | ding any energy |
| 6.13 | source that i | s sold. | | | |
| 6.14 | <u>Subd. 2.</u> | Determination of | aggregate incre | ased energy cost. (a) For p | ourposes of |
| 6.15 | calculating t | he refund in subdi | vision 3, the com | missioner of commerce mu | ist determine a |
| 6.16 | business firr | n's aggregate incre | eased energy cost | under this subdivision. The | e aggregate |
| 6.17 | increased en | ergy cost equals the | ne sum of the tota | l increased energy costs fo | r each energy |
| 6.18 | source as de | termined in paragr | aph (b). | | |
| 6.19 | <u>(b)</u> The to | otal increased energ | gy costs for each e | nergy source are calculated | by multiplying: |
| 6.20 | (1) the to | otal energy costs fo | or each energy sou | irce; by | |
| 6.21 | (2) the as | ssessment adjustm | ent factor of each | energy source. | |
| 6.22 | Subd. 3. | High impact refu | nd. (a) A busines | s firm who is not a utility, | importer, or |
| 6.23 | producer of | assessed fuels is al | llowed a refund e | qual to the product of: | |
| 6.24 | (1) the ar | nount of the busine | ess firm's aggregat | e increased energy cost mir | us three percent |
| 6.25 | of the taxpay | yer's qualifying sal | es; and | | |
| 6.26 | <u>(2)</u> 75 pe | ercent. | | | |
| 6.27 | <u>(b) The a</u> | mount of a refund | paid to an impor | ter or producer under parag | graph (a) for a |
| 6.28 | taxable year | must not exceed t | he annual cost to | the importer or producer o | f implementing |
| 6.29 | the required | energy project in | subdivision 4. | | |
| 6.30 | <u>Subd. 4.</u> | <u>Energy project. (</u> | a) A person is allo | wed a refund under this se | ection only if the |
| 6.31 | person imple | ements an energy p | project that has be | en approved by the comm | issioner of |

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| 7.1 | commerce. An application | ant for a ref | und must subn | nit a proposed energy proje | ect to the | | | |
| 7.2 | commissioner of commerce that contains the following information: | | | | | | | |
| 7.3 | (1) a description o | f the energy | project, inclu | ding existing equipment, o | perating | | | |
| 7.4 | characteristics, energy | v sources, ai | nd other eleme | nts that the energy project | is designed to | | | |
| 7.5 | modify or replace; | | | | | | | |
| 7.6 | (2) a budget for th | e energy pro | oject; | | | | | |
| 7.7 | (3) annual and cur | nulative ene | ergy and monet | tary savings projected to re | sult from | | | |
| 7.8 | implementation of the | energy proj | ect and calcula | tions demonstrating that th | e energy project | | | |
| 7.9 | will have a payback p | eriod of les | s than ten year | <u>s;</u> | | | | |
| 7.10 | (4) the current leve | el of carbon | dioxide emissi | ons at the facility where th | e energy project | | | |
| 7.11 | is to be implemented a | and the estim | nated amount o | f carbon dioxide emissions | after the project | | | |
| 7.12 | is implemented; and | | | | | | | |
| 7.13 | (5) information de | monstrating | the ability of t | he person to repay any loar | n received under | | | |
| 7.14 | section 216I.07 to fina | ance or part | ially finance th | e energy project. | | | | |
| 7.15 | (b) The commission | oner of com | merce may not | approve an energy project | that does not | | | |
| 7.16 | reduce the amount of | carbon diox | tide emissions | from the facility implement | ting the energy | | | |
| 7.17 | project by less than | percent fro | m the current a | amount of emissions. | | | | |
| 7.18 | (c) An applicant fo | or a refund 1 | must provide e | vidence to the commission | er of commerce | | | |
| 7.19 | demonstrating that the | e energy pro | oject has been i | mplemented. If a determin | ation is made | | | |
| 7.20 | that the person qualifi | es for a refu | und under this | section, the commissioner | of commerce | | | |
| 7.21 | shall notify the person | and the con | nmissioner in v | vriting within 15 days of the | e determination. | | | |
| 7.22 | (d) A person may | apply for an | nd receive a ref | fund annually under this se | ction for five | | | |
| 7.23 | years following the fir | rst issuance | of the notice u | nder paragraph (c). | | | | |
| 7.24 | Subd. 5. Liquid fu | iel used as | lubricant or p | hysical component. A per | son who uses | | | |
| 7.25 | liquid fuel that is exem | pt from the | assessment und | er section 216I.02, subdivis | ion 1, paragraph | | | |
| 7.26 | (c), may apply for a re | efund of any | assessment p | aid on the fuel. | | | | |
| 7.27 | Subd. 6. Applicat | ion. A perso | on may apply f | or a refund under this section | on. The | | | |
| 7.28 | commissioner of com | merce must | prescribe the | form of the application. An | application for | | | |
| 7.29 | refund must be filed at | the same ti | me as the return | under section 216I.05. Cla | ims for a refund | | | |
| 7.30 | are subject to section | 289A.40. | | | | | | |
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as introduced

| 8.1 | Subd. 7. Appropriation. An amount as determined under section 216I.03, subdivision |
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| 8.2 | 3, is appropriated to the commissioner of commerce from the carbon assessment and dividend |
| 8.3 | account to pay refunds under this section. |
| 8.4 | EFFECTIVE DATE. This section is effective the day following final enactment for |
| 8.5 | assessments beginning on January 1, 2021, and applies to coal and natural gas first received, |
| 8.6 | mixed municipal solid waste and refuse-derived fuel first burned, and liquid fuels first |
| 8.7 | withdrawn or distributed in this state on and after that date and to electricity sold after that |
| 8.8 | date. |
| 8.9 | Sec. 6. [2161.05] ADMINISTRATION AND ENFORCEMENT. |
| 8.10 | Subdivision 1. Annual returns. A person required to pay the assessment under section |
| 8.11 | 216I.02 must file a return relating to the assessment due for the preceding calendar year |
| 8.12 | with the commissioner by April 15 each year on a form prescribed by the commissioner. |
| 8.13 | Payment of the assessment to the extent not paid in full under subdivision 2 must be submitted |
| 8.14 | with the return. |
| 8.15 | Subd. 2. Declaration of estimated assessment. A person required to pay the assessment |
| 8.16 | under section 216I.02 must make a declaration of the amount of estimated assessment due |
| 8.17 | for the calendar year if the person reasonably expects the amount of estimated assessment |
| 8.18 | to be in excess of \$1,000. The amount of estimated assessment with respect to which a |
| 8.19 | declaration is required must be paid in four equal installments on or before the 15th day of |
| 8.20 | March, June, September, and December. An amendment of a declaration may be filed |
| 8.21 | between installment dates but only one amendment may be filed in each interval. If an |
| 8.22 | amendment of a declaration is filed, the amount of each remaining installment must be |
| 8.23 | determined in a manner established by rule. The commissioner may grant a reasonable |
| 8.24 | extension of time of up to six months for filing a declaration. |
| 8.25 | Subd. 3. Failure to pay estimated assessment. Section 289A.25, subdivision 3, applies |
| 8.26 | to failure of a person to pay an estimated assessment due under this chapter. |
| 8.27 | Subd. 4. Refunds. Section 289A.50 applies to the refunds claimed and made under this |
| 8.28 | chapter. Refunds of overpayments of an estimated assessment must be made as provided |
| 8.29 | in section 289A.56, subdivision 2. |
| 8.30 | Subd. 5. Exchange of information. Notwithstanding sections 13.68 and 116.075, the |
| 8.31 | commissioner of the Pollution Control Agency may provide the commissioner with |
| 8.32 | information necessary for the enforcement of this chapter. Section 13.03, subdivision 4, |
| 8.33 | paragraph (c), applies to data shared under this subdivision. Information obtained in the |

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- 9.1 course of an audit of an importer, producer, or recipient of a dividend or rebate by the
- 9.2 commissioner is nonpublic data or private data on individuals to the extent it is not directly
 9.3 divulged in a return.
- 9.4 Subd. 6. Duties of the commissioner. The commissioner of the Pollution Control Agency
- 9.5 shall provide to the commissioner the names and addresses of all persons subject to
- 9.6 assessments under this chapter, together with any information concerning the amount to be
- 9.7 assessed. Upon request by the commissioner, the commissioner of the Pollution Control
- 9.8 Agency shall examine returns and reports filed with the commissioner and notify the
- 9.9 <u>commissioner of any suspected inaccurate or fraudulent declaration or return. The</u>
- 9.10 commissioner of the Pollution Control Agency may assist in auditing a person subject to
- 9.11 <u>the assessment under this chapter when requested by the commissioner.</u>
- 9.12 Subd. 7. **Rules.** In consultation with the commissioners of commerce and the Pollution
- 9.13 Control Agency, the commissioner may adopt rules under chapter 14 necessary to administer
- 9.14 this chapter.
- 9.15 Subd. 8. Enforcement. The following audit, penalty, and enforcement provisions apply
- 9.16 to assessments under this chapter: sections 270B.18, subdivision 4; 270C.35; 289A.35;
- 9.17 <u>289A.37; 289A.38, subdivisions 1, 2, 5, and 6; 289A.40, subdivision 1; 289A.41; 289A.42,</u>
- 9.18 subdivision 1; 289A.55; 289A.60, subdivisions 1 to 10, 13, 18, and 19; and 289A.63,
- 9.19 <u>subdivisions 1, 2, and 8 to 10.</u>
- 9.20 EFFECTIVE DATE. This section is effective the day following final enactment for
 9.21 assessments beginning on January 1, 2021, and applies to coal and natural gas first received,
 9.22 mixed municipal solid waste and refuse-derived fuel first burned, and liquid fuels first
 9.23 withdrawn or distributed in this state on and after that date and to electricity sold after that
 9.24 date.
- 9.25 Sec. 7. [216I.06] ADMINISTRATION OF DIVIDEND AND REBATE.
- 9.26The commissioner may provide for any requirement necessary to administer this chapter,9.27including the time and manner for filing returns. All provisions not inconsistent with this
- 9.28 chapter relating to collection, audit, assessment, refunds, penalty, interest, enforcement,
- 9.29 collection remedies, appeal, and administration under chapters 270C and 289A apply to
- 9.30 this chapter.
- 9.31 EFFECTIVE DATE. This section is effective the day following final enactment for
 9.32 assessments beginning on January 1, 2021, and applies to coal and natural gas first received,
 9.33 mixed municipal solid waste and refuse-derived fuel first burned, and liquid fuels first

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| 10.1 | withdrawn or | r distributed in this | s state on and aft | er that date and to electrici | ty sold after that |
| 10.2 | date. | | | | |
| | | | | | |
| 10.3 | Sec. 8. [21 | 61.07] ENERGY I | REVOLVING I | LOAN FUND. | |
| 10.4 | Subdivisi | on 1. <mark>Establishme</mark> | ent of program. | The commissioner of com | merce shall |
| 10.5 | establish an e | energy revolving lo | oan program to 1 | nake low-interest loans to l | ousinesses that |
| 10.6 | implement er | nergy efficiency or | renewable ener | gy projects. | |
| 10.7 | Subd. 2. 4 | Account establish | ed; appropriat | ion. An energy revolving lo | oan account is |
| 10.8 | established a | s a separate accour | nt in the special | revenue fund. This account | t is a revolving |
| 10.9 | fund for the l | oan program unde | r this section. A | ll repayment of loans, loan | fees, investment |
| 10.10 | earnings, and | l other income of t | he program are | credited to the account. Up | on termination |
| 10.11 | of the progra | m under this section | on, any money ir | the loan account cancels to | o the energy and |
| 10.12 | conservation | account established | d in section 216E | 3.241, subdivision 2a. Amou | ints in the energy |
| 10.13 | revolving loa | in account are appr | opriated to the c | commissioner of commerce | to carry out this |
| 10.14 | section, inclu | iding reimburseme | ent of administra | tive costs. | |
| 10.15 | Subd. 3. | Use of loan procee | e ds. The commi | ssioner of commerce may p | provide loans to |
| 10.16 | borrowers fro | om amounts in the | energy revolvin | g loan fund. Borrowers mu | ist use loans to |
| 10.17 | pay for the p | urchase and install | ation of capital i | mprovements to improve e | nergy efficiency |
| 10.18 | or to access r | enewable energy so | ources in order to | o qualify for a refund under | section 216I.04. |
| 10.19 | Subd. 4. | Underwriting star | ndards. The cor | nmissioner of commerce m | ay establish |
| 10.20 | application for | orms, application p | procedures, unde | erwriting standards, and oth | ner rules for |
| 10.21 | processing a | nd originating loan | s under this pro | gram. | |
| 10.22 | Subd. 5. 1 | Loan terms. (a) Tl | he commissione | r of commerce shall specify | v the provisions |
| 10.23 | | | | e secured or unsecured, the | |
| 10.24 | | | | the commissioner of comm | |
| 10.25 | appropriate. | | | | |
| 10.26 | | ommissioner of co | mmarca may ca | t and require that an applica | ation fee he not |
| | | | | t and require that an applica | |
| 10.27 | by applicants | s for loans under th | ie program. | | |
| 10.28 | <u>(c)</u> The lo | ans must bear inte | erest at no less th | nan the interest rate on the r | nost recent sale |
| 10.29 | of Minnesota | general obligation | n tax exempt stat | e various purpose bonds at | the time the loan |
| 10.30 | is made. Hig | her interest rates m | nay be charged, | based on the security of the | loans. |
| 10.31 | <u>Subd. 6.</u>] | Rulemaking. The | commissioner o | f commerce may adopt adm | ninistrative rules |
| 10.32 | under chapte | r 14 necessary to in | mplement the pr | covisions of this section. | |

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| 11.1 | Subd. 7. Ex | xpiration. The a | uthority to make l | oans under this section ex | xpires December |
| 11.2 | 31, 2031. | <u>r</u> | <u>J</u> | | <u> </u> |
| 11.2 | | VEDATE THE | soction is offectiv | 2 July 1 2021 | |
| 11.3 | <u>EFFEC II</u> | VE DATE. THIS | section is effectiv | e July 1, 2021. | |
| 11.4 | Sec. 9. [216] | .08] REPORTS | <u>.</u> | | |
| 11.5 | By Septem | ber 1 each year, | beginning in 2023 | , the commissioner must | , in consultation |
| 11.6 | with the comm | nissioners of con | nmerce and the Po | llution Control Agency, | submit a written |
| 11.7 | report to the ch | airs and ranking | minority members | of the legislative commit | tees with primary |
| 11.8 | jurisdiction ov | er environment p | policy and finance | and energy policy and fir | nance. The report |
| 11.9 | must contain th | he following info | ormation: | | |
| 11.10 | (1) the tota | l amount of asse | ssments collected | annually under section 2 | <u>16I.02;</u> |
| 11.11 | (2) the total | l number of refu | nds awarded annu | ally under section 216I.0 | <u>4;</u> |
| 11.12 | (3) the total | number of carbo | on assessment divid | ends paid annually under | section 290.0693 |
| 11.13 | and the averag | e amount of an i | ndividual dividend | <u>l;</u> | |
| 11.14 | (4) the tota | l number of pay | roll tax rebates pai | d annually under section | 290.98 and the |
| 11.15 | average amour | nt of a rebate; | | | |
| 11.16 | (5) the total | l number of prop | perty tax credits av | varded annually under se | ction 273.1388; |
| 11.17 | (6) the annual (6) | ual total amount | of carbon dioxide | emissions; | |
| 11.18 | <u>(7) an anal</u> | ysis regarding (i |) the success of eff | forts to identify and prov | ide rebates and |
| 11.19 | dividends to no | onfilers under ch | apter 290, includi | ng recommendations reg | arding how |
| 11.20 | additional non | filers may be ide | entified, and (ii) th | e feasibility and efficacy | of providing |
| 11.21 | rebate and divi | dend application | n forms that eligibl | e individuals can file with | n the Department |
| 11.22 | of Revenue; | | | | |
| 11.23 | <u>(8) recomm</u> | nendations regar | ding the exemption | n of specific economic se | ectors that suffer |
| 11.24 | significant neg | ative impacts as | a result of the ass | essments imposed under | section 216I.02; |
| 11.25 | <u>(9) recomm</u> | nendations regar | ding the need to ac | ljust the assessment level | in order to meet |
| 11.26 | state or federal | greenhouse gas | emissions reducti | on goals; | |
| 11.27 | <u>(10) recom</u> | mendations rega | urding additional fu | uels or gaseous emissions | s not subject to |
| 11.28 | assessments ur | nder section 216 | I.02 that may be ca | andidates for future asses | ssment; and |
| 11.29 | <u>(11)</u> any ad | ditional informa | tion the commissi | oners deem relevant. | |
| 11.30 | EFFECTI | VE DATE. This | section is effectiv | re July 1, 2021. | |

| 12.1 | Sec. 10. [273.1388] COVER AND TILLAGE AGRICULTURAL CREDIT. |
|-------|---|
| 12.2 | Subdivision 1. Eligibility. A qualifying property is eligible to receive a credit under this |
| 12.3 | section. A qualifying property must be certified by the local soil and water conservation |
| 12.4 | district. The certification is effective until the local soil and water conservation district |
| 12.5 | notifies the county assessor that the property no longer qualifies. |
| 12.6 | Subd. 2. Definitions. (a) For the purposes of this section, the following terms have the |
| 12.7 | meanings given. |
| 12.8 | (b) "Qualifying acre" means an acre of land on qualifying property on which the practice |
| 12.9 | of no-till tillage, strip-till tillage, reduced tillage, or the planting of cover crop is used. |
| 12.10 | (c) "Qualifying property" means class 2a and 2b property under section 273.13, |
| 12.11 | subdivision 23, other than property consisting of the house, garage, and immediately |
| 12.12 | surrounding one acre of land of an agricultural homestead, and on which the practice of |
| 12.13 | no-till tillage, strip-till tillage, reduced tillage, or the planting of cover crop is used. |
| 12.14 | Subd. 3. Credit amount. For each qualifying property, the credit is equal to the amount |
| 12.15 | available for this credit under section 216I.03, subdivision 3, paragraph (b), clause (1), |
| 12.16 | multiplied by the ratio of (1) the number of qualifying acres on the property to (2) the total |
| 12.17 | number of acres that qualify for the credit statewide. |
| 12.18 | Subd. 4. Credit reimbursement. The county auditor shall determine the credit allowed |
| 12.19 | under this section within the county for each taxes payable year and shall certify that amount |
| 12.20 | to the commissioner of revenue as part of the data required under section 270C.85, |
| 12.21 | subdivision 2. Any prior-year adjustments must be certified as part of the data required |
| 12.22 | under section 270C.85, subdivision 2. The commissioner shall review the certifications for |
| 12.23 | accuracy and may make such changes as are deemed necessary or return the certification |
| 12.24 | to the county auditor for correction. The credit under this section must be used to reduce |
| 12.25 | the net tax capacity-based property tax payable to each local taxing jurisdiction as provided |
| 12.26 | <u>in section 273.1393.</u> |
| 12.27 | Subd. 5. Payment. (a) The commissioner of revenue shall reimburse each local taxing |
| 12.28 | jurisdiction, other than school districts, for the tax reductions granted under this section in |
| 12.29 | two equal installments on October 31 and December 26 of the taxes payable year for which |
| 12.30 | the reductions are granted, including in each payment the prior year adjustments certified |
| 12.31 | under section 270C.85, subdivision 2, for that taxes payable year. |
| 12.32 | (b) The commissioner of revenue shall certify the total of the tax reductions granted |
| 12.33 | under this section for each taxes payable year within each school district to the commissioner |

of education and the commissioner of education must pay the reimbursement amounts to
each school district as provided in section 273.1392.

13.3 Subd. 6. Appropriation. An amount as determined under section 216I.04, subdivision

13.4 3, to make the payments required by this section to taxing jurisdictions other than school

13.5 districts is annually appropriated from the carbon assessment and dividend account to the

13.6 commissioner of revenue. An amount as determined under section 216I.04, subdivision 3,

13.7 to make the payments required by this section to school districts is annually appropriated

13.8 from the carbon assessment and dividend account to the commissioner of education.

13.9 **EFFECTIVE DATE.** This section is effective beginning with taxes payable in 2022.

13.10 Sec. 11. Minnesota Statutes 2018, section 273.1392, is amended to read:

13.11 **273.1392 PAYMENT; SCHOOL DISTRICTS.**

13.12 The amounts of bovine tuberculosis credit reimbursements under section 273.113;

13.13 conservation tax credits under section 273.119; disaster or emergency reimbursement under

13.14 sections 273.1231 to 273.1235; agricultural credits under sections 273.1384 and, 273.1387,

13.15 and 273.1388; aids and credits under section 273.1398; enterprise zone property credit

13.16 payments under section 469.171; and metropolitan agricultural preserve reduction under

13.17 section 473H.10 for school districts, shall be certified to the Department of Education by

13.18 the Department of Revenue. The amounts so certified shall be paid according to section

13.19 127A.45, subdivisions 9, 10, and 13.

13.20 **EFFECTIVE DATE.** This section is effective beginning with fiscal year 2023.

13.21 Sec. 12. Minnesota Statutes 2018, section 273.1393, is amended to read:

13.22 **273.1393 COMPUTATION OF NET PROPERTY TAXES.**

13.23 Notwithstanding any other provisions to the contrary, "net" property taxes are determined13.24 by subtracting the credits in the order listed from the gross tax:

- 13.25 (1) disaster credit as provided in sections 273.1231 to 273.1235;
- 13.26 (2) powerline credit as provided in section 273.42;
- 13.27 (3) agricultural preserves credit as provided in section 473H.10;
- 13.28 (4) enterprise zone credit as provided in section 469.171;
- 13.29 (5) disparity reduction credit;
- 13.30 (6) conservation tax credit as provided in section 273.119;

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| 14.1 | (7) the sc | chool bond credit | as provided in section | on 273.1387; | |
| 14.2 | (8) agrice | ultural credit as pr | rovided in section 2 | 73.1384; | |
| 14.3 | (9) the co | over and tillage ag | pricultural credit as | provided in section 27. | 3.1388; |
| 14.4 | <u>(10)</u> taco | nite homestead cr | edit as provided in | section 273.135; | |
| 14.5 | (10) <u>(11)</u> | supplemental hor | nestead credit as pr | ovided in section 273. | 1391; and |
| 14.6 | (11) <u>(12)</u> | the bovine tuberc | eulosis zone credit, | as provided in section 2 | 273.113. |
| 14.7 | The com | bination of all pro | perty tax credits m | ust not exceed the gros | s tax amount. |
| 14.8 | EFFEC | FIVE DATE. Thi | s section is effective | e beginning with taxes | payable in 2022. |

14.9 Sec. 13. Minnesota Statutes 2018, section 275.065, subdivision 3, is amended to read:

Subd. 3. Notice of proposed property taxes. (a) The county auditor shall prepare and the county treasurer shall deliver after November 10 and on or before November 24 each year, by first class mail to each taxpayer at the address listed on the county's current year's assessment roll, a notice of proposed property taxes. Upon written request by the taxpayer, the treasurer may send the notice in electronic form or by electronic mail instead of on paper or by ordinary mail.

14.16 (b) The commissioner of revenue shall prescribe the form of the notice.

(c) The notice must inform taxpayers that it contains the amount of property taxes each 14.17 taxing authority proposes to collect for taxes payable the following year. In the case of a 14.18 14.19 town, or in the case of the state general tax, the final tax amount will be its proposed tax. The notice must clearly state for each city that has a population over 500, county, school 14.20 district, regional library authority established under section 134.201, and metropolitan taxing 14.21 districts as defined in paragraph (i), the time and place of a meeting for each taxing authority 14.22 in which the budget and levy will be discussed and public input allowed, prior to the final 14.23 14.24 budget and levy determination. The taxing authorities must provide the county auditor with the information to be included in the notice on or before the time it certifies its proposed 14.25 levy under subdivision 1. The public must be allowed to speak at that meeting, which must 14.26 occur after November 24 and must not be held before 6:00 p.m. It must provide a telephone 14.27 number for the taxing authority that taxpayers may call if they have questions related to the 14.28 notice and an address where comments will be received by mail, except that no notice 14.29 required under this section shall be interpreted as requiring the printing of a personal 14.30 telephone number or address as the contact information for a taxing authority. If a taxing 14.31 authority does not maintain public offices where telephone calls can be received by the 14.32

authority, the authority may inform the county of the lack of a public telephone number andthe county shall not list a telephone number for that taxing authority.

15.3 (d) The notice must state for each parcel:

(1) the market value of the property as determined under section 273.11, and used for
computing property taxes payable in the following year and for taxes payable in the current
year as each appears in the records of the county assessor on November 1 of the current
year; and, in the case of residential property, whether the property is classified as homestead
or nonhomestead. The notice must clearly inform taxpayers of the years to which the market
values apply and that the values are final values;

(2) the items listed below, shown separately by county, city or town, and state general
tax, agricultural homestead credit under section 273.1384, school building bond agricultural
credit under section 273.1387, cover and tillage agricultural credit under section 273.1388,
voter approved school levy, other local school levy, and the sum of the special taxing
districts, and as a total of all taxing authorities:

15.15 (i) the actual tax for taxes payable in the current year; and

15.16 (ii) the proposed tax amount.

15.17 If the county levy under clause (2) includes an amount for a lake improvement district 15.18 as defined under sections 103B.501 to 103B.581, the amount attributable for that purpose 15.19 must be separately stated from the remaining county levy amount.

In the case of a town or the state general tax, the final tax shall also be its proposed tax 15.20 unless the town changes its levy at a special town meeting under section 365.52. If a school 15.21 district has certified under section 126C.17, subdivision 9, that a referendum will be held 15.22 in the school district at the November general election, the county auditor must note next 15.23 to the school district's proposed amount that a referendum is pending and that, if approved 15.24 15.25 by the voters, the tax amount may be higher than shown on the notice. In the case of the city of Minneapolis, the levy for Minneapolis Park and Recreation shall be listed separately 15.26 from the remaining amount of the city's levy. In the case of the city of St. Paul, the levy for 15.27 the St. Paul Library Agency must be listed separately from the remaining amount of the 15.28 city's levy. In the case of Ramsey County, any amount levied under section 134.07 may be 15.29 15.30 listed separately from the remaining amount of the county's levy. In the case of a parcel where tax increment or the fiscal disparities areawide tax under chapter 276A or 473F 15.31 applies, the proposed tax levy on the captured value or the proposed tax levy on the tax 15.32 capacity subject to the areawide tax must each be stated separately and not included in the 15.33 sum of the special taxing districts; and 15.34

(3) the increase or decrease between the total taxes payable in the current year and the
total proposed taxes, expressed as a percentage.
For purposes of this section, the amount of the tax on homesteads qualifying under the
senior citizens' property tax deferral program under chapter 290B is the total amount of

16.5 property tax before subtraction of the deferred property tax amount.

16.6 (e) The notice must clearly state that the proposed or final taxes do not include the16.7 following:

16.8 (1) special assessments;

16.9 (2) levies approved by the voters after the date the proposed taxes are certified, including16.10 bond referenda and school district levy referenda;

16.11 (3) a levy limit increase approved by the voters by the first Tuesday after the first Monday
16.12 in November of the levy year as provided under section 275.73;

16.13 (4) amounts necessary to pay cleanup or other costs due to a natural disaster occurring16.14 after the date the proposed taxes are certified;

16.15 (5) amounts necessary to pay tort judgments against the taxing authority that become16.16 final after the date the proposed taxes are certified; and

16.17 (6) the contamination tax imposed on properties which received market value reductions16.18 for contamination.

(f) Except as provided in subdivision 7, failure of the county auditor to prepare or the
county treasurer to deliver the notice as required in this section does not invalidate the
proposed or final tax levy or the taxes payable pursuant to the tax levy.

(g) If the notice the taxpayer receives under this section lists the property as
nonhomestead, and satisfactory documentation is provided to the county assessor by the
applicable deadline, and the property qualifies for the homestead classification in that
assessment year, the assessor shall reclassify the property to homestead for taxes payable
in the following year.

(h) In the case of class 4 residential property used as a residence for lease or rental
periods of 30 days or more, the taxpayer must either:

16.29 (1) mail or deliver a copy of the notice of proposed property taxes to each tenant, renter,16.30 or lessee; or

16.31

(2) post a copy of the notice in a conspicuous place on the premises of the property.

| 17.1 | The notice must be mailed or posted by the taxpayer by November 27 or within three |
|-------|---|
| 17.2 | days of receipt of the notice, whichever is later. A taxpayer may notify the county treasurer |
| 17.3 | of the address of the taxpayer, agent, caretaker, or manager of the premises to which the |
| 17.4 | notice must be mailed in order to fulfill the requirements of this paragraph. |
| 17.5 | (i) For purposes of this subdivision and subdivision 6, "metropolitan special taxing |
| 17.6 | districts" means the following taxing districts in the seven-county metropolitan area that |
| 17.7 | levy a property tax for any of the specified purposes listed below: |
| 17.8 | (1) Metropolitan Council under section 473.132, 473.167, 473.249, 473.325, 473.446, |
| 17.9 | 473.521, 473.547, or 473.834; |
| 17.10 | (2) Metropolitan Airports Commission under section 473.667, 473.671, or 473.672; and |
| 17.11 | (3) Metropolitan Mosquito Control Commission under section 473.711. |
| 17.12 | For purposes of this section, any levies made by the regional rail authorities in the county |
| 17.13 | of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, or Washington under chapter 398A |
| 17.14 | shall be included with the appropriate county's levy. |
| 17.15 | (j) The governing body of a county, city, or school district may, with the consent of the |
| 17.16 | county board, include supplemental information with the statement of proposed property |
| 17.17 | taxes about the impact of state aid increases or decreases on property tax increases or |
| 17.18 | decreases and on the level of services provided in the affected jurisdiction. This supplemental |
| 17.19 | information may include information for the following year, the current year, and for as |
| 17.20 | many consecutive preceding years as deemed appropriate by the governing body of the |
| 17.21 | county, city, or school district. It may include only information regarding: |

(1) the impact of inflation as measured by the implicit price deflator for state and local 17.22 government purchases; 17.23

(2) population growth and decline; 17.24

(3) state or federal government action; and 17.25

(4) other financial factors that affect the level of property taxation and local services 17.26 that the governing body of the county, city, or school district may deem appropriate to 17.27 include. 17.28

17.29 The information may be presented using tables, written narrative, and graphic representations and may contain instruction toward further sources of information or 17.30 opportunity for comment. 17.31

EFFECTIVE DATE. This section is effective beginning with taxes payable in 2022. 17.32

18.1 Sec. 14. Minnesota Statutes 2018, section 276.04, subdivision 2, is amended to read:

Subd. 2. Contents of tax statements. (a) The treasurer shall provide for the printing of 18.2 the tax statements. The commissioner of revenue shall prescribe the form of the property 18.3 tax statement and its contents. The tax statement must not state or imply that property tax 18.4 credits are paid by the state of Minnesota. The statement must contain a tabulated statement 18.5 of the dollar amount due to each taxing authority and the amount of the state tax from the 18.6 parcel of real property for which a particular tax statement is prepared. The dollar amounts 18.7 18.8 attributable to the county, the state tax, the voter approved school tax, the other local school tax, the township or municipality, and the total of the metropolitan special taxing districts 18.9 as defined in section 275.065, subdivision 3, paragraph (i), must be separately stated. The 18.10 amounts due all other special taxing districts, if any, may be aggregated except that any 18.11 levies made by the regional rail authorities in the county of Anoka, Carver, Dakota, Hennepin, 18.12 Ramsey, Scott, or Washington under chapter 398A shall be listed on a separate line directly 18.13 under the appropriate county's levy. If the county levy under this paragraph includes an 18.14 amount for a lake improvement district as defined under sections 103B.501 to 103B.581, 18.15 the amount attributable for that purpose must be separately stated from the remaining county 18.16 levy amount. In the case of Ramsey County, if the county levy under this paragraph includes 18.17 an amount for public library service under section 134.07, the amount attributable for that 18.18 purpose may be separated from the remaining county levy amount. The amount of the tax 18.19 on homesteads qualifying under the senior citizens' property tax deferral program under 18.20 chapter 290B is the total amount of property tax before subtraction of the deferred property 18.21 tax amount. The amount of the tax on contamination value imposed under sections 270.91 18.22 to 270.98, if any, must also be separately stated. The dollar amounts, including the dollar 18.23 amount of any special assessments, may be rounded to the nearest even whole dollar. For 18.24 purposes of this section whole odd-numbered dollars may be adjusted to the next higher 18.25 18.26 even-numbered dollar. The amount of market value excluded under section 273.11, 18.27 subdivision 16, if any, must also be listed on the tax statement.

(b) The property tax statements for manufactured homes and sectional structures taxed
as personal property shall contain the same information that is required on the tax statements
for real property.

(c) Real and personal property tax statements must contain the following information
in the order given in this paragraph. The information must contain the current year tax
information in the right column with the corresponding information for the previous year
in a column on the left:

18.35 (1) the property's estimated market value under section 273.11, subdivision 1;

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19.1 (2) the property's homestead market value exclusion under section 273.13, subdivision19.2 35;

19.3 (3) the property's taxable market value under section 272.03, subdivision 15;

19.4 (4) the property's gross tax, before credits;

19.5 (5) for agricultural properties, the credits under sections 273.1384 and, 273.1387, and
19.6 273.1388;

19.7 (6) any credits received under sections 273.119; 273.1234 or 273.1235; 273.135;

19.8 273.1391; 273.1398, subdivision 4; 469.171; and 473H.10, except that the amount of credit
19.9 received under section 273.135 must be separately stated and identified as "taconite tax
19.10 relief"; and

19.11 (7) the net tax payable in the manner required in paragraph (a).

(d) If the county uses envelopes for mailing property tax statements and if the county 19.12 agrees, a taxing district may include a notice with the property tax statement notifying 19.13 taxpayers when the taxing district will begin its budget deliberations for the current year, 19.14 and encouraging taxpayers to attend the hearings. If the county allows notices to be included 19.15 in the envelope containing the property tax statement, and if more than one taxing district 19.16 relative to a given property decides to include a notice with the tax statement, the county 19.17 treasurer or auditor must coordinate the process and may combine the information on a 19.18 single announcement. 19.19

19.20 **EFFECTIVE DATE.** This section is effective beginning with taxes payable in 2022.

19.21 Sec. 15. [290.0693] CARBON ASSESSMENT DIVIDEND.

19.22 Subdivision 1. Dividend allowed. A dividend is allowed to an individual as determined
 19.23 under this section. The dividend shall be paid as a credit against the tax imposed by this

19.24 chapter equal to the allowable dollar amount, determined under subdivision 3, for each of

- 19.25 the following individuals:
- 19.26 (1) the taxpayer;
- 19.27 (2) the taxpayer's spouse for a dividend claimed on a joint return; and
- 19.28 (3) each qualified dependent of the taxpayer.
- 19.29 Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
 19.30 meanings given.

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| 20.1 | (b) "Dep | endent" means a d | ependent as defin | led in section 152 of the Ii | nternal Revenue |
| 20.2 | Code. | | | | |
| 20.3 | <u>(c) "Qual</u> | ified dependent" n | neans a dependent | t who has attained the age of | of 16 by the close |
| 20.4 | of the taxabl | e year. | | | |
| 20.5 | Subd. 3. | Determination of | allowable amou | n t. (a) By August 31 of e | ach year, the |
| 20.6 | commission | er shall estimate th | e total number of | f filers, spouses, and quali | fied dependents |
| 20.7 | in the next ta | axable year. | | | |
| 20.8 | (b) The a | llowable amount of | f the dividend for | taxable years beginning in | the next calendar |
| 20.9 | year equals t | he amount of reven | nues estimated by | the commissioner of the I | Pollution Control |
| 20.10 | Agency und | er section 216I.03, | subdivision 3, di | ivided by the number estir | nated under |
| 20.11 | paragraph (a | . <u>).</u> | | | |
| 20.12 | <u>Subd. 4.</u> | Dividend refunda | ble. If the claima | ant is eligible to receive a | dividend that |
| 20.13 | exceeds the | claimant's tax liabi | lity under this ch | apter, the commissioner s | hall refund the |
| 20.14 | excess to the | e claimant. | | | |
| 20.15 | <u>Subd. 5.</u> | Dependent barre | d from claiming | own dividend. No divide | end may be paid |
| 20.16 | to an individ | lual claimed as a d | ependent on the f | ederal tax return of anothe | er individual. |
| 20.17 | <u>Subd. 6.</u> | Appropriation. A | n amount as dete | rmined under section 216 | I.03, subdivision |
| 20.18 | 3, to pay the | dividend required | by this section is | appropriated to the comm | issioner from the |
| 20.19 | carbon asses | sment dividend ac | count. | | |
| 20.20 | EFFEC | FIVE DATE. This | section is effecti | ve July 1, 2021. | |
| 20.21 | Sec. 16. [2 | 90.98] REBATE (| OF PAYROLL 1 | TAXES. | |
| 20.22 | Subdivis | ion 1. Rebate to er | nplovers. (a) The | e amount determined under | r section 216I.03. |
| 20.23 | | | · · · | employers who make pay | |
| 20.24 | Insurance Co | ontributions Act ta | xes under section | a 3111 of the Internal Reve | enue Code. |
| 20.25 | <u>(b)</u> The a | mount of the rebar | te is determined f | for each employer by: | |
| 20.26 | <u>(1) multi</u> | plying the amount | of the tax paid by | y an employer under secti | on 3111 of the |
| 20.27 | Internal Rev | enue Code by a pe | ercentage equal to | the percentage of the em | ployer's total |
| 20.28 | payroll that | is determined to be | e Minnesota payro | oll for purposes of section | 290.191; and |
| 20.29 | <u>(2) multi</u> | plying the amount | determined under | r clause (1) by a percentag | ge determined by |
| 20.30 | dividing the | amount specified i | n paragraph (a) fo | or all employers by the sur | <u>m of the amounts</u> |
| 20.31 | determined u | under clause (1) for | r all employers w | ho apply for the rebate for | r the taxable year |
| | | | | | |

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| 21.1 | and one-half of the self-employment tax paid by Minnesota residents who apply for a rebat |
|------|---|
| 21.2 | under subdivision 2 for the taxable year. |

- 21.3 Subd. 2. Rebate to individuals paying self-employment taxes. The rebate for a
- 21.4 Minnesota resident who pays self-employment tax under section 1401 of the Internal Revenue
- 21.5 Code is determined by multiplying one-half of tax paid during the calendar year by a
- 21.6 percentage determined under subdivision 1, paragraph (b), clause (2).
- 21.7 Subd. 3. Payment of rebates. An applicant may claim the rebate under this section in
- 21.8 the form provided by the commissioner on the applicant's income tax return.

21.9 Subd. 4. Appropriation. The amount as determined under section 216I.03, subdivision

- 21.10 3, to pay the rebates provided in this section is appropriated from the carbon assessment
- 21.11 dividend account to the commissioner.
- 21.12 **EFFECTIVE DATE.** This section is effective July 1, 2021.

21.13 Sec. 17. <u>REPORT ON CARBON ASSESSMENT AND DIVIDEND ACT.</u>

- 21.14 By January 1, 2024, the commissioner of revenue must, in consultation with the
- 21.15 commissioners of commerce and the Pollution Control Agency, submit a written report to
- 21.16 the chairs and ranking minority members of the legislative committees with primary
- 21.17 jurisdiction over environment policy and finance and energy policy and finance. The report
 21.18 must:
- 21.19 (1) describe administrative procedures that could be implemented to enable payment of
- the dividends and rebates required under Minnesota Statutes, sections 290.0693 and 290.98,
- 21.21 <u>on a quarterly or monthly basis;</u>
- 21.22 (2) estimate the administrative costs of a monthly payment system; and
- 21.23 (3) analyze the impact on carbon-based fuel consumption resulting from monthly
- 21.24 payments.
- 21.25 **EFFECTIVE DATE.** This section is effective the day following final enactment.