01/24/22

KLL/MR

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2791

(SENATE AUTHORS: BIGHAM, Duckworth and Putnam)				
DATE	D-PG	OFFICIAL STATUS		
02/03/2022	4878	Introduction and first reading		
		Referred to Judiciary and Public Safety Finance and Policy		
02/07/2022	4930	Author added Putnam		

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to public safety; regulating the manufacture, sale, and use of fireworks; dedicating a portion of revenues from the sale of certain fireworks for fire safety purposes; amending Minnesota Statutes 2020, sections 297A.94; 624.20, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 299F.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 297A.94, is amended to read:
1.8	297A.94 DEPOSIT OF REVENUES.
1.9	(a) Except as provided in this section, the commissioner shall deposit the revenues,
1.10	including interest and penalties, derived from the taxes imposed by this chapter in the state
1.11	treasury and credit them to the general fund.
1.12	(b) The commissioner shall deposit taxes in the Minnesota agricultural and economic
1.13	account in the special revenue fund if:
1.14	(1) the taxes are derived from sales and use of property and services purchased for the
1.15	construction and operation of an agricultural resource project; and
1.16	(2) the purchase was made on or after the date on which a conditional commitment was
1.17	made for a loan guaranty for the project under section 41A.04, subdivision 3.
1.18	The commissioner of management and budget shall certify to the commissioner the date on
1.19	which the project received the conditional commitment. The amount deposited in the loan
1.20	guaranty account must be reduced by any refunds and by the costs incurred by the Department
1.21	of Revenue to administer and enforce the assessment and collection of the taxes.

2.1	(c) The commissioner shall deposit the revenues, including interest and penalties, derived
2.2	from the taxes imposed on sales and purchases included in section 297A.61, subdivision 3,
2.3	paragraph (g), clauses (1) and (4), in the state treasury, and credit them as follows:
2.4	(1) first to the general obligation special tax bond debt service account in each fiscal
2.5	year the amount required by section 16A.661, subdivision 3, paragraph (b); and
2.6	(2) after the requirements of clause (1) have been met, the balance to the general fund.
2.7	(d) Beginning with sales taxes remitted after July 1, 2017, the commissioner shall deposit
2.8	in the state treasury the revenues collected under section 297A.64, subdivision 1, including

2.9 interest and penalties and minus refunds, and credit them to the highway user tax distribution2.10 fund.

(e) The commissioner shall deposit the revenues, including interest and penalties,
collected under section 297A.64, subdivision 5, in the state treasury and credit them to the
general fund. By July 15 of each year the commissioner shall transfer to the highway user
tax distribution fund an amount equal to the excess fees collected under section 297A.64,
subdivision 5, for the previous calendar year.

(f) Beginning with sales taxes remitted after July 1, 2017, in conjunction with the deposit of revenues under paragraph (d), the commissioner shall deposit into the state treasury and credit to the highway user tax distribution fund an amount equal to the estimated revenues derived from the tax rate imposed under section 297A.62, subdivision 1, on the lease or rental for not more than 28 days of rental motor vehicles subject to section 297A.64. The commissioner shall estimate the amount of sales tax revenue deposited under this paragraph based on the amount of revenue deposited under paragraph (d).

2.23 (g) Starting after July 1, 2017, the commissioner shall deposit an amount of the remittances monthly into the state treasury and credit them to the highway user tax 2.24 distribution fund as a portion of the estimated amount of taxes collected from the sale and 2.25 purchase of motor vehicle repair parts in that month. For the remittances between July 1, 2.26 2017, and June 30, 2019, the monthly deposit amount is \$2,628,000. For remittances in 2.27 each subsequent fiscal year, the monthly deposit amount is \$12,137,000. For purposes of 2.28 this paragraph, "motor vehicle" has the meaning given in section 297B.01, subdivision 11, 2.29 and "motor vehicle repair and replacement parts" includes (i) all parts, tires, accessories, 2.30 and equipment incorporated into or affixed to the motor vehicle as part of the motor vehicle 2.31 maintenance and repair, and (ii) paint, oil, and other fluids that remain on or in the motor 2.32 vehicle as part of the motor vehicle maintenance or repair. For purposes of this paragraph, 2.33

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3.1 "tire" means any tire of the type used on highway vehicles, if wholly or partially made of
3.2 rubber and if marked according to federal regulations for highway use.

3.3 (h) 72.43 percent of the revenues, including interest and penalties, transmitted to the
3.4 commissioner under section 297A.65, must be deposited by the commissioner in the state
3.5 treasury as follows:

(1) 50 percent of the receipts must be deposited in the heritage enhancement account in
the game and fish fund, and may be spent only on activities that improve, enhance, or protect
fish and wildlife resources, including conservation, restoration, and enhancement of land,
water, and other natural resources of the state;

3.10 (2) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
3.11 be spent only for state parks and trails;

3.12 (3) 22.5 percent of the receipts must be deposited in the natural resources fund, and may
3.13 be spent only on metropolitan park and trail grants;

3.14 (4) three percent of the receipts must be deposited in the natural resources fund, and
3.15 may be spent only on local trail grants; and

3.16 (5) two percent of the receipts must be deposited in the natural resources fund, and may
3.17 be spent only for the Minnesota Zoological Garden, the Como Park Zoo and Conservatory,
3.18 and the Duluth Zoo.

(i) The revenue dedicated under paragraph (h) may not be used as a substitute for 3.19 traditional sources of funding for the purposes specified, but the dedicated revenue shall 3.20 supplement traditional sources of funding for those purposes. Land acquired with money 3.21 deposited in the game and fish fund under paragraph (h) must be open to public hunting 3.22 and fishing during the open season, except that in aquatic management areas or on lands 3.23 where angling easements have been acquired, fishing may be prohibited during certain times 3.24 3.25 of the year and hunting may be prohibited. At least 87 percent of the money deposited in the game and fish fund for improvement, enhancement, or protection of fish and wildlife 3.26 resources under paragraph (h) must be allocated for field operations. 3.27

(j) The commissioner must deposit the revenues, including interest and penalties minus
any refunds, derived from the sale of items regulated under section 624.20, subdivision 1,
that may be sold to persons 18 years old or older and that are not prohibited from use by
the general public under section 624.21, in the state treasury and credit:

3.32 (1) 25 percent to the volunteer fire assistance grant account established under section
3.33 88.068;

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4.1	(2) 25 percent to the fire safety account established under section 297I.06, subdivision
4.2	3; and
4.3	(3) the remainder to the general fund.
4.4	For purposes of this paragraph, the percentage of total sales and use tax revenue derived
4.5	from the sale of items regulated under section 624.20, subdivision 1, that are allowed to be
4.6	sold to persons 18 years old or older and are not prohibited from use by the general public
4.7	under section 624.21, is a set percentage of the total sales and use tax revenues collected in
4.8	the state, with the percentage determined under Laws 2017, First Special Session chapter
4.9	1, article 3, section 39.
4.10	(k) Beginning with sales taxes remitted after June 30, 2022, the commissioner shall
4.11	deposit the revenues, including penalties and interest and less refunds, derived from the
4.12	taxes imposed on the sale of aerial and audible devices, in the state treasury and credit:
4.13	(1) 25 percent to the volunteer fire assistance grant account established under section
4.14	<u>88.068;</u>
4.15	(2) 25 percent to the fire safety account established under section 297I.06, subdivision
4.16	<u>3;</u>
4.17	(3) 25 percent for grants for safety and training clothing, gear, and equipment under
4.18	section 299F.038;
4.19	(4) an amount up to the lesser of 10 percent or \$ for local fire departments to
4.20	purchase washing machines and dryers for firefighter apparel, bunker gear, and protective
4.21	clothing with unexpended funds available for other purposes under this paragraph;
4.22	(5) 10 percent for hometown heroes assistance programs under section 299A.477; and
4.23	(6) 5 percent to the general fund.
4.24	For purposes of this section, "aerial and audible devices" has the meaning given in section
4.25	624.20, subdivision 1, paragraph (a). The commissioner shall estimate the percentage of
4.26	total sales tax revenue attributable to the sale of aerial and audible devices to calculate the
4.27	amount of annual revenue that should be paid to the account under this paragraph in fiscal
4.28	year 2023 and each subsequent fiscal year.
4.29	$\frac{k}{(l)}$ The revenues deposited under paragraphs (a) to $\frac{j}{(k)}$ do not include the revenues,
4.30	including interest and penalties, generated by the sales tax imposed under section 297A.62,
4.21	
4.31	subdivision 1a, which must be deposited as provided under the Minnesota Constitution,

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5.1	EFFECT	TIVE DATE. This	s section is effectiv	e for sales and purchase	s made after June
5.2	<u>30, 2022.</u>				
5.3	Sec. 2. [299	9F.038] SAFETY	AND TRAINING	G EQUIPMENT GRA	NTS; FIRE

5.4 **DEPARTMENTS.**

5.5 The state fire marshal may make grants to local units of government for fire departments
 5.6 to provide personal protective clothing, special protective gear, bunker gear, apparel and
 5.7 safety equipment, scuba gear, physical fitness equipment, and other clothing, gear, and

5.8 equipment for the safety and training of firefighters. Applications for grants shall be made

5.9 by local units of government to the fire marshal. The fire marshal shall provide the application

5.10 form, procedures for applying, and criteria for review of an application.

5.11 Sec. 3. Minnesota Statutes 2020, section 624.20, subdivision 1, is amended to read:

5.12 Subdivision 1. **Regulation.** (a) As used in sections 624.20 to 624.25, the term "fireworks"

5.13 means any substance or combination of substances or article prepared for the purpose of

5.14 producing a visible or an audible effect by combustion, explosion, deflagration, or detonation,

5.15 and includes blank cartridges, toy cannons, and toy canes in which explosives are used, the

5.16 type of balloons which require fire underneath to propel them, firecrackers, torpedoes,

5.17 skyrockets, Roman candles, daygo bombs, sparklers other than those specified in paragraph

5.18 (c), or other fireworks of like construction, and any fireworks containing any explosive or

5.19 inflammable compound, or any tablets or other device containing any explosive substance

5.20 and commonly used as fireworks.:

(b) The term "fireworks" shall not include toy pistols, toy guns, in which paper caps
 containing 25/100 grains or less of explosive compound are used and toy pistol caps which
 contain less than 20/100 grains of explosive mixture.

(c) The term also does not include wire or wood sparklers of not more than 100 grams 5.24 of mixture per item, other sparkling items which are nonexplosive and nonaerial and contain 5.25 75 grams or less of chemical mixture per tube or a total of 500 grams or less for multiple 5.26 5.27 tubes, snakes and glow worms, smoke devices, or trick noisemakers which include paper streamers, party poppers, string poppers, snappers, and drop pops, each consisting of not 5.28 more than twenty-five hundredths grains of explosive mixture. The use of items listed in 5.29 this paragraph is not permitted on public property. This paragraph does not authorize the 5.30 purchase of items listed in it by persons younger than 18 years of age. The age of a purchaser 5.31 of items listed in this paragraph must be verified by photographic identification. 5.32

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6.1	(1) "aerial and audible devices" means fireworks in a finished state, suitable for use by
6.2	the public, listed in APA 87-1, sections 3.1.2, 3.1.3, and 3.5, and containing 75 grams or
6.3	less of chemical mixture per tube for a total of 500 grams or less for multiple tubes in a
6.4	device;
6.5	(2) "APA 87-1" means the American Pyrotechnics Association Standard 87-1 from the
6.6	Standard for Construction and Approval for Transportation of Fireworks, Novelties, and
6.7	Theatrical Pyrotechnics, 2001 Edition;
6.8	(3) "display fireworks" means firework devices in a finished state, exclusive of mere
6.9	ornamentation, primarily intended for commercial displays that are designed to produce
6.10	visible effects, audible effects, or both, by combustion, deflagration, or detonation. The
6.11	term includes, but is not limited to, salutes containing more than 130 milligrams of explosive
6.12	composition, aerial shells containing more than 40 grams of chemical composition exclusive
6.13	of light charge, and other exhibition display items that exceed the limits contained in APA
6.14	87-1 for aerial and audible devices;
6.15	(4) "fireworks" means any device, other than sparkling devices, novelties, aerial and
6.16	audible devices, or theatrical pyrotechnic articles that are intended to produce visible effects,
6.17	audible effects, or both, by combustion, deflagration, or detonation. The term includes
6.18	display fireworks;
6.19	(5) "novelties" means devices containing small amounts of pyrotechnic composition
6.20	that are listed in APA 87-1, sections 3.2, 3.3, and 3.4. The term includes deregulated
6.21	sparklers, snakes and glow worms, smoke devices, and trick noisemakers, including paper
6.22	streamers, party poppers, string poppers, snappers, drop pops, each consisting of not more
6.23	than 25/100 grains of explosive mixture; toy pistols, toy guns, in which paper caps containing
6.24	$\frac{25}{100}$ grains or less of explosive compound are used; and toy pistol caps that contain less
6.25	than 20/100 grains of explosive mixture; and
6.26	(6) "sparkling devices" means ground-based or handheld devices that produce a shower
6.27	of sparks that are listed in APA 87-1, sections 3.1.1 and 3.5. The term includes fountains,
6.28	torches, wheels, ground spinners, flitter sparklers, toy smoke devices, and sparklers.
6.29	(b) Nothing in sections 624.20 to 624.25 authorizes the possession or use of sparkling
6.30	devices, novelties, or aerial and audible devices on public property, or the purchase of these
6.31	items by persons younger than 21 years of age. A person selling sparkling devices, novelties,
6.32	or aerial and audible devices shall verify the age of a purchaser by photographic
6.33	identification. Nothing in sections 624.20 to 624.25 authorizes the use of aerial and audible

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7.1	devices other	than for personal	l use only on July	3, 4, and 5 of each year	during the period
7.2	from 12:00 p	.m. to 10:00 p.m.	, or 1-1/2 hours aft	er sunset, whichever is	later.
7.3	(c) A reta	il seller of sparkli	ng devices, novelt	ies, or aerial and audible	e devices may
7.4	operate out o	f a temporary stru	icture for no more	than 45 days in a calend	lar year. A retail
7.5	seller operati	ng beyond 45 day	vs in a calendar yea	ar must do so from a per	manent structure.
7.6	A retail seller	r may not sell spa	rkling devices, nov	velties, or aerial and aud	lible devices later
7.7	<u>than 11:00 p.</u>	m. each day.			
7.8	(d) A loca	al unit of governm	nent may impose a	n annual license fee for	the retail sale of
7.9	items authori	zed under paragra	iph (c) sparkling de	evices and aerial and aud	dible devices. The
7.10	annual licens	e fee of each retai	il seller that is in th	ne business of selling on	ly the items
7.11	authorized ur	ı der paragraph (c)	sparkling devices	or aerial and audible dev	vices, or both, may
7.12	not exceed \$3	350 for a single re	tail location, and th	ne annual license of each	other retail seller
7.13	may not exce	ed \$100. <u>A local</u>	unit of governmen	t may assess a fee, not t	o exceed \$100, to
7.14	a licensee for	each additional re	etail location that the	ne licensee operates. A l	icense application
7.15	must be made	e before June 1 of	feach year and mu	st require, at a minimun	n, the location of
7.16	each retail lo	cation the license	e intends to operat	e. The local authority ha	aving jurisdiction
7.17	shall, within	14 days after the r	eceipt of an applic	ation for a license, eithe	r issue the license
7.18	or notify the a	applicant of the de	enial of the license.	A licensee must display	the license issued
7.19	pursuant to the	nis paragraph at ea	ach point of sale of	perated by the licensee.	A license issued
7.20	under this par	agraph expires M	lay 31 of the year f	ollowing the year of issu	ance. A local unit
7.21	of governmen	nt may not:			
7.22	(1) impos	e any fee or charg	ge, other than the f	ee authorized by this pa	ragraph, on the
7.23	wholesale or	retail sale of item	s authorized under	paragraph (c) sparkling	devices and aerial
7.24	and audible d	levices;			
7.25	(2) <u>excep</u>	t to comply with p	paragraph (c), proh	ibit or restrict the sale o	r_display of items
7.26	for sparkling	devices, noveltie	s, or aerial and aud	lible devices from any p	ermanent or
7.27	temporary re	tail sale authorize	d under paragraph	(e) structure that comp	y complies with
7.28	National Fire	Protection Assoc	ciation Standard 11	24 (2003_2006 edition)	; or
7.29	(3) impos	e on a retail seller	any financial guar	rantee requirements, inc	luding bonding or
7.30	insurance pro	visions, containir	ng restrictions or c	onditions not imposed o	on the same basis
7.31	on all other b	ousiness licensees	; or		
7.32	<u>(4) enact a</u>	any ordinance, rule	e, or regulation that	prohibits, limits, or rest	ricts the wholesale
7.33	or retail sale	of novelties.			

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8.1	(e) This section does not preempt a town or home rule charter or statutory city from
8.2	enacting and enforcing ordinances under the city charter or chapter 365, 368, 412, or 462,
8.3	that regulate the conditions of sale or use for sparkling devices, aerial and audible devices,
8.4	and display fireworks.
8.5	(f) For the purposes of regulating the conditions of sale or use for aerial and audible
8.6	devices, display fireworks, sparkling devices, and novelties, a county has the same authority
8.7	and power granted to a statutory city by paragraph (e) and chapter 412. If a home rule charter
8.8	or statutory city or town has enacted an ordinance, rule, or regulation under paragraph (e),
8.9	that ordinance, rule, or regulation prevails within the city or town.
8.10	(g) Nothing in sections 624.20 to 624.25 authorizes the sale or use of aerial and audible
8.11	devices within a metropolitan county, as defined in section 473.121, subdivision 4.

8.12 **EFFECTIVE DATE.** This section is effective June 1, 2022.