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.3	"Section 1. Minnesota Statutes 2014, section 97A.056, subdivision 1a, is amended to
.4	read:
.5	Subd. 1a. Definitions. For the purpose of (a) The definitions in this subdivision
.6	apply to this section and appropriations from the outdoor heritage fund;
.7	(b) "Land acquisition costs" means acquisition coordination costs, costs of
.8	engineering services, appraisal fees, attorney fees, taxes, assessments required at the time
.9	of purchase, onetime trust fund payments under subdivision 1b, and recording fees.
.10	(c) "Recipient" means the entity responsible for deliverables financed by the outdoor
.11	heritage fund.
.12	Sec. 2. Minnesota Statutes 2014, section 97A.056, is amended by adding a subdivision
.13	to read:
.14	Subd. 1b. Outdoor heritage trust fund account; trust fund payments. (a)
.15	An outdoor heritage trust fund account is created in the special revenue fund. The
.16	State Board of Investment must ensure the account is invested under section 11A.24.
.17	The commissioner of management and budget must credit to the account all money
.18	appropriated to the account and all money earned by the account. The principal of the
.19	account and any unexpended earnings must be invested and reinvested by the State Board
.20	of Investment. Nothing in this section limits the source of contributions to the account.
.21	Money in the account must be used only for the purposes of this subdivision.
.22	(b) State land acquired in whole or in part with money appropriated from the
.23	outdoor heritage fund is eligible for a onetime trust fund payment as provided under this
.24	subdivision. For purposes of this subdivision, "acquired in part" means that at least 20
.25	percent of the state payment for the parcel was from money from the outdoor heritage fund
.26	The trust payment is equal to 30 times the property taxes assessed in the year prior to the

..... moves to amend H.F. No. 1707 as follows:

Page 1, after line 7, insert:

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year in which the land is acquired. If the land was acquired from a private party that was exempt from paying property taxes, the payments must be based on 30 times the property taxes assessed on comparable, privately owned, adjacent land in the year prior to the year in which the land is acquired. The commissioner of revenue must make a trust payment to each county on the same date as the first payment under section 273.1384, subdivision 4, each year for all land acquired in that county in the 12-month period ending on June 30 of that year. By September 1 of each year, the county in which the land is acquired must provide the commissioner of revenue with information necessary to make this determination for all lands acquired for the 12-month period ending on June 30 of that year.

(c) The amount necessary to make the payments required under this subdivision is annually appropriated from the outdoor heritage trust fund account to the commissioner of revenue.

(d) A county board must:

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- (1) deposit all or part of the trust fund payment received by the commissioner of revenue under this subdivision into a trust fund as provided under chapter 118A; or
- (2) enter into an agreement with the State Board of Investment to invest all or part of the trust fund payment in investments under section 11A.24, subdivisions 1 to 5, on behalf of the county.
- (e) For the year in which a trust fund payment is made to a county for a parcel of land, the county board, by November 15, must withdraw an amount equal to:
- (1) the remaining taxes owed to the local governments for taxes spread that year for a parcel acquired between January 1 and June 30; or
- (2) the amount of taxes paid on the parcel in the previous year if the parcel was acquired before January 1 of the current year. The county must distribute the amount by December 15 to all local governments based on the location of the parcel and the local governments' share of the total tax.
- (f) By November 15 of each subsequent year, a county board must withdraw an amount equal to the taxes that would be owed based on the appraised value of the land in the county for which the county received a trust fund payment under this subdivision, and the taxes assessed on comparable, privately owned adjacent land, not to exceed 5-1/2 percent of the market value of the trust fund accounts established under this subdivision by the county or for the benefit of the county as of June 30 of the prior fiscal year. For purposes of this subdivision, "appraised value" is determined in the manner described in section 477A.12, subdivision 3. The county treasurer must allocate the withdrawn funds among the county, the school district, the town or home rule charter or statutory city, and special districts on the same basis as if the funds were taxes on the land received in that

Sec. 2. 2

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year. The county treasurer must	t pay the allocation to all eligible	local govern	ments by
December 15 of the year in whi	ch the withdrawal is made. The	county's shar	e of the
payment must be deposited in the	he county general fund.		
(g) Land receiving a trust	fund payment under this subdivi	ision is not eli	igible for
payments under sections 477A.	11 to 477A.14.		
EFFECTIVE DATE. This	is section is effective July 1, 201	5, and applies	s to land
acquired with funds appropriate	ed on or after that date."		
Page 3, delete section 4, a	and insert:		
"Sec. 6. Minnesota Statutes 2	2014, section 477A.10, is amend	ed to read:	
477A.10 NATURAL RES	SOURCES LAND PAYMENTS	S IN LIEU; P	PURPOSE.
The purposes of sections 4	477A.11 to 477A.14 are:		
(1) to compensate local ur	nits of government for the loss of	f tax base from	m state
ownership of land, except land a	acquired in whole or in part with	money appro	priated on
or after July 1, 2015, from the o	outdoor heritage fund or the envi	ronment and	<u>natural</u>
resources trust fund and the nee	d to provide services for state lar	nd;	
(2) to address the dispropo	ortionate impact of state land own	nership on loo	cal units of
government with a large propor	tion of state land; and		
(3) to address the need to m	nanage state lands held in trust for	the local taxi	ng districts."
Page 4, after line 2, insert	:		
"Sec. 8. Minnesota Statutes 2	2014, section 477A.11, is amende	ed by adding a	ı subdivision
to read:			
Subd. 10. Outdoor herita	age lands. Notwithstanding any	other provision	on of law to
the contrary, natural resource lan	nd acquired in whole or in part w	vith money ap	propriated
from the outdoor heritage fund of	on or after July 1, 2015, is not inc	cluded in the c	lefinitions of
the lands described in subdivision	ons 3 to 7 and is excluded from p	payments und	er sections
477A.11 to 477A.14. For purpo	ses of this subdivision, "acquired	d in part" mea	ans that at
least 20 percent of the state pay	ment for the acquisition of the pa	arcel was from	m money
from the outdoor heritage fund.	"		
Page 4, line 3, delete "API	PROPRIATION" and insert "API	PROPRIATIO	<u>DNS</u> "
Page 4, line 4, before "\$	" insert "(a)"		
Page 4, after line 7, insert	:		
"(b) \$ in fiscal year 20	016 is appropriated from the outo	door heritage	fund to the
commissioner of management a	nd budget for deposit into the ou	ıtdoor heritage	e trust fund
account within the special rever	nue fund for the purposes of Min	nesota Statute	es, section

Sec. 8. 3

97A.056, subdivision 1b."

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Renumber the sections in sequence and correct the internal references

4.2 Amend the title accordingly

Sec. 8. 4