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Overview

This bill establishes a volunteer fire assistance grant account; directs revenue from the sale of certain fireworks into the fire assistance grant account, fire safety account, and general fund; expands the list of legal consumer fireworks to include aerial and audible devices; changes the license fee process for consumer fireworks; limits regulations imposed on the sale of sparkling devices and novelties; and permits local units of government to prevent the sale and use of aerial and audible devices.

Section

- 1 Volunteer fire assistance grant account.** Creates an account funded by sales taxes on certain fireworks to support grants to local fire departments under section 88.067.
- 2 Deposit of revenues.** Directs that sales tax collected on the sale of aerial and audible devices and novelties be deposited in the state treasury and credited as follows: (1) 25 percent to the volunteer fire assistance grant account, (2) 25 percent to the fire safety account under section 297A.06, subdivision 3, and (3) the remainder to the general fund.
- 3 Regulation.** Strikes language in current law on fireworks, including the definition of fireworks.
- 4 Para. (a).** Adds definitions for: “APA 87-1,” “aerial and audible devices,” “display fireworks,” “fireworks,” “novelties,” and “sparkling devices.”
- 5 Para. (b).** Maintains the requirements in current law that “legal fireworks” may not be used on public property or purchased by persons younger than 18 years of age, and that persons selling legal items verify the purchaser’s age by photographic identification. Since the bill

Section

expands what consumer fireworks are legal, these restrictions are applied to a broader class of items.

- 6** **Para. (c).** Retains the cap on the annual license fee that local units of government may charge to retail sellers of novelties and aerial and audible devices at \$350. (The maximum fee for retailers of sparkling devices is \$100.) Authorizes local governments to charge a separate \$100 fee for each additional retail location a licensee operates. Prohibits local units of government from imposing other fees on the retail or wholesale sale of novelties and aerial and audible devices. Preempts local regulation of sparkling devices and novelties. Requires a retail seller to operate from a permanent structure at any location where aerial and audible devices are sold for more than 60 days in a year.
- 7** **Para. (d).** Permits local units of government to regulate, restrict, or bar the sale and use of aerial and audible devices, display fireworks, and sparkling devices.
- 8** **Para. (e).** Provides that counties have the same authority as statutory cities to regulate the use of aerial and audible devices, display fireworks, sparkling devices, and novelties.