MINNESOTA · REVENUE

PROPERTY TAX

Exemption for Indian Tribal Owned Nonprofit Property

February 05, 2013

	Yes	No
DOR Administrative		v
Cost/Savings		Λ

Department of Revenue

Analysis of S.F. 0136 (Hayden) as proposed to be amended by SCS0136A-3

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	FY2014	FY2015	FY2016	FY2017		
	(000's)					
	\$0	(negligible)	(negligible)	(negligible)		

Fund Impact

General Fund

Effective for taxes payable 2013 and thereafter.

EXPLANATION OF THE BILL

The bill exempts property in a first class city owned by a federally recognized Indian tribe and used for non-commercial tribal purposes. Those purposes include tribal government activities, services to members of the tribe, and sales for the benefit of members of the tribe.

REVENUE ANALYSIS DETAIL

- A few properties in first class cities may qualify for this provision.
- Future acquisitions by tribal governments may also qualify for this provision.
- Assumes any exemption for taxes payable 2013 would be abated by the county.
- The exemption may have an impact on the local tax base and tax rate in the future, and may result in a negligible change in property tax refunds paid by the state.

Source: Minnesota Department of Revenue Property Tax Division - Research Unit www.revenue.state.mn.us/research_stats/pages/ revenue-analyses.aspx

sf0136 pt 1/lam

PROPERTY TAX BENCHMARKS (Minn. Stat. § 270C.991)

Transparency, Understandability, Simplicity & Accountability	Decrease Additional type of exemption
Efficiency & Compliance	Neutral
Equity (Vertical & Horizontal)	Neutral
Stability & Predictability	Neutral
Competitiveness for Businesses	Neutral
Responsiveness to Economic Conditions	Neutral

The bill is scored on a three point scale (decrease, neutral, increase) for each principle in comparison to <u>current law.</u>