RSI/LP

18-6887

## **SENATE** STATE OF MINNESOTA NINETIETH SESSION

## S.F. No. 3527

(SENATE AUTI	IORS: AND	ERSON, B. and Ingebrigtsen)
<b>DATE</b> 03/19/2018	<b>D-PG</b>	OFFICIAL STATUS
03/19/2018	6775	Introduction and first reading Referred to Transportation Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to transportation; providing for railroad oil and hazardous materials emergency preparedness; amending Minnesota Statutes 2016, sections 13.6905, by adding a subdivision; 13.7411, by adding a subdivision; 115E.042, subdivisions 2, 3, 4, 5, 6, by adding a subdivision; 219.015, subdivisions 1, 2; 299A.55, as amended; proposing coding for new law in Minnesota Statutes, chapter 219.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	ARTICLE 1
1.9	LIFE SAFETY PREPAREDNESS AND RESPONSE
1.10	Section 1. Minnesota Statutes 2016, section 13.6905, is amended by adding a subdivision
1.11	to read:
1.12	Subd. 34. Oil and other hazardous substances transportation data. (a) Certain data
1.13	on oil and other hazardous substances transported by railroads are governed by section
1.14	219.925, subdivision 7.
1.15 1.16	(b) Certain data on oil and other hazardous substances transportation incident review are governed by section 299A.55, subdivision 5.
1.17	Sec. 2. Minnesota Statutes 2016, section 115E.042, subdivision 2, is amended to read:
1.18	Subd. 2. Training. (a) Each railroad must offer training to each fire department and
1.19	each local organization for emergency management under section 12.25 having jurisdiction
1.20	along the route of unit trains. Initial training under this subdivision must be offered to each
1.21	fire department by June 30, 2016, and routes over which oil or other hazardous substances
1.22	are transported. Refresher training must be offered to each fire department and local

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2.1	organization fo	or emergency ma	nagement at least	once every three years <del>t</del>	<del>bereafter</del> after
2.2		under this subdiv		once every unce years t	
2.3	(b) The trai	ning must addre	ss the general haz	ards of oil and hazardou:	s substances,

- techniques to assess hazards to the environment and to the safety of responders and the
  public, factors an incident commander must consider in determining whether to attempt to
  suppress a fire or to evacuate the public and emergency responders from an area, and other
  strategies for initial response by local emergency responders. The training must include
- 2.8 suggested protocol or practices for local responders to safely accomplish these tasks.
- 2.9 (b) The training must address methods to identify rail cars and hazardous substance
- 2.10 contents, responder safety issues, rail response tactics, public evacuation considerations,
- 2.11 environmental contamination response, railroad response personnel and resources
- 2.12 coordination at an incident, and other protocols and practices for safe initial local response.
- 2.13 Sec. 3. Minnesota Statutes 2016, section 115E.042, subdivision 3, is amended to read:

2.14 Subd. 3. <u>Emergency response planning; coordination. Beginning June 30, 2015, (a)</u>
2.15 Each railroad must communicate at least annually with each <u>county or city relevant</u>

emergency manager, safety representatives of railroad employees governed by the Railway

- 2.17 Labor Act, and a senior each relevant fire department officer of each fire department having
  2.18 jurisdiction along the route of a unit train, Communication under this subdivision is to:
- 2.19 (1) ensure coordination of emergency response activities between the railroad and local
   2.20 responders:
- 2.21 (2) assist emergency managers identify and assess local rail-specific threats, hazards,
  2.22 and risks; and
- 2.23 (3) assist railroads obtain information from emergency managers regarding specific local
  2.24 natural and technical hazards and threats in the local area that may impact rail operations
- 2.25 <u>or public safety</u>.
- 2.26 (b) The coordination under paragraph (a), clauses (2) and (3), must include identification
- 2.27 of increased risks and potential special responses due to high population concentration,
- 2.28 critical local infrastructure, key facilities, significant venues, sensitive natural environments,
- 2.29 and other factors identified by railroads, emergency managers, and fire departments.
- 2.30 (c) The commissioner of public safety must compile and make available to railroads a
   2.31 list of emergency managers and fire chiefs, which must include contact information.

- Sec. 4. Minnesota Statutes 2016, section 115E.042, subdivision 4, is amended to read:
  Subd. 4. Response capabilities; time limits. (a) Following confirmation of a discharge,
  a railroad must deliver and deploy sufficient equipment and trained personnel to (1) contain
  and recover discharged oil or hazardous substances and to, (2) protect the environment, and
  (3) assist local public safety officials.
- (b) Within 15 minutes after local emergency responders arrive on the scene of a rail
  incident involving oil or hazardous substances, a railroad must assist the incident commander
  to determine the nature of hazardous substances known to have been released and hazardous
  substances transported on the train by providing information that includes the chemical
  content of the hazardous substances, contact information for the shipper, and instructions
  for dealing with the release of the material. A railroad may provide information through the
  train orders on board the train, facsimile, or electronic transmission.
- 3.13 (c) Within one hour of confirmation of a discharge, a railroad must provide a qualified 3.14 company <u>employee representative</u> to advise the incident commander, help assess the situation, 3.15 initiate railroad response actions as needed, and provide advice and recommendations to
- 3.16 <u>the incident commander regarding the response</u>. The <u>employee representative</u> may be made
  3.17 available by telephone, and must be authorized to deploy all necessary response resources
  3.18 of the railroad.
- 3.19 (c) (d) Within three hours of confirmation of a discharge, a railroad must be capable of 3.20 delivering monitoring equipment and a trained operator to assist in protection of responder 3.21 and public safety. A plan to ensure delivery of monitoring equipment and an operator to a 3.22 discharge site must be provided each year to the commissioner of public safety.
- 3.23 (d) (e) Within three hours of confirmation of a discharge, a railroad must provide (1)
  3.24 qualified personnel at a discharge site to assess the discharge and to advise the incident
  3.25 commander, and (2) resources to assist the incident commander with ongoing public safety
  3.26 and scene stabilization.
- 3.27 (e) (f) A railroad must be capable of deploying containment boom from land across
  3.28 sewer outfalls, creeks, ditches, and other places where oil or hazardous substances may
  3.29 drain, in order to contain leaked material before it reaches those resources. The arrangement
  3.30 to provide containment boom and staff may be made by:
- 3.31 (1) training and caching equipment with local jurisdictions;
- 3.32 (2) training and caching equipment with a fire mutual-aid group;
- 3.33 (3) means of an industry cooperative or mutual-aid group;

4.1	(4) deployment of a contractor;
4.2	(5) deployment of a response organization under state contract; or
4.3	(6) other dependable means acceptable to the Pollution Control Agency.
4.4	(f) (g) Each arrangement under paragraph (e) (f) must be confirmed each year. Each
4.5	arrangement must be tested by drill at least once every five years.
4.6	(g) (h) Within eight hours of confirmation of a discharge, a railroad must be capable of
4.7	delivering and deploying containment boom, boats, oil recovery equipment, trained staff,
4.8	and all other materials needed to provide:
4.9	(1) on-site containment and recovery of a volume of oil equal to ten percent of the
4.10	calculated worst case discharge at any location along the route; and
4.11	(2) protection of listed sensitive areas and potable water intakes within one mile of a
4.12	discharge site and within eight hours of water travel time downstream in any river or stream
4.13	that the right-of-way intersects.
4.14	(h) (i) Within 60 hours of confirmation of a discharge, a railroad must be capable of
4.15	delivering and deploying additional containment boom, boats, oil recovery equipment,
4.16	trained staff, and all other materials needed to provide containment and recovery of a worst
4.17	case discharge and to protect listed sensitive areas and potable water intakes at any location
4.18	along the route.
4.19	Sec. 5. [219.925] INCIDENT EMERGENCY RESPONSE; PREPAREDNESS AND
4.20	INFORMATION.
4.21	Subdivision 1. Definitions. For purposes of this section, the following terms have the
4.22	meanings given them.
4.23	(a) "Emergency manager" means the director of a local organization for emergency
4.24	management under section 12.25.
4.25	(b) "Hazardous substance" means any material identified in the definition of hazardous
4.26	substance under (1) section 115B.02, subdivision 8, or (2) Code of Federal Regulations,
4.27	<u>title 49, section 171.8.</u>
4.28	(c) "Incident commander" means the official who has responsibility under National
4.29	Incident Management System guidelines for all aspects of emergency response operations
4.30	at an incident scene, including directing and controlling resources.
4.31	(d) "Oil" has the meaning given in section 115E.01, subdivision 8.

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5.1	<u>(e)</u> "Rail	carrier" means a r	ailroad company that	<u>t is:</u>					
5.2	(1) define	(1) defined as a common carrier under section 218.011, subdivision 10;							
5.3	(2) classi	fied by federal lav	v or regulation as a (	Class I Railroad, Class	I Rail Carrier,				
5.4	Class II Rail	road, Class II Cari	rier, Class III Railroa	ad, or Class III Carrier	; and				
5.5	(3) operation	ting in this state.							
5.6	(f) "Relev	vant emergency m	anager" means an ei	nergency manager hav	ving jurisdiction				
5.7	along the rou	ites over which oil	l or other hazardous	substances are transpo	orted by a rail				
5.8	carrier.								
5.9	(g) "Rele	vant fire departme	ent officer" means a	fire chief or other senio	or officer of a fire				
5.10	department h	aving jurisdiction	along the routes over	which oil or other haza	ardous substances				
5.11	are transport	ed by a rail carrier	-						
5.12	<u>Subd. 2.</u> ]	Emergency respo	onse planning; traff	<b>ïc review.</b> Within ten b	ousiness days of				
5.13	receiving a w	vritten request, a ra	ail carrier must prov	ide a traffic review to t	he commissioner				
5.14	of public safe	ety, a relevant eme	ergency manager, or	a relevant fire departm	nent officer. The				
5.15	traffic review	v under this subdiv	vision must include i	nformation on the type	es and volumes of				
5.16	oil or other h	azardous substanc	es transported throu	gh the requester's juriso	diction during the				
5.17	prior calenda	ar year.							
5.18	<u>Subd. 3.</u> ]	Emergency respo	nse planning; info	<b>mation sharing.</b> Upor	n written request,				
5.19	a rail carrier	must provide a br	iefing regarding pre	vention and response p	lans submitted				
5.20	under section	n 115E.042, subdi	vision 6, to the com	nissioner of public saf	ety, a relevant				
5.21	emergency n	nanager, or a relev	ant fire department	officer.					
5.22	Subd. 4.	Emergency respo	nse planning; railr	oad response capacit	y meetings. <u>(a)</u>				
5.23	Within 30 da	sys of receiving a	written request, a rai	l carrier must be availa	able to meet with				
5.24	the commiss	ioner of public saf	ety, a relevant emer	gency manager, or a re	levant fire				
5.25	department of	officer concerning	emergency response	e planning and coordin	ation.				
5.26	<u>(b) At a r</u>	neeting held under	r this subdivision, a	rail carrier must provid	de:				
5.27	<u>(1)</u> a revi	ew of the rail carr	ier's emergency resp	onse planning and cap	ability, including				
5.28	railroad resp	onse timelines and	l resources to provid	le (i) technical advice a	and				
5.29	recommenda	tions, (ii) trained i	esponse personnel,	(iii) specialized equipn	nent, and (iv) any				
5.30	other availab	le resources to su	pport an incident con	mmander who conduct	s a public safety				
5.31	emergency re	esponse under the	National Incident M	lanagement System; an	nd				

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6.1	(2) inventory information on emergency response involving oil or other hazardous
6.2	substance, consisting of:
6.3	(i) equipment owned by the rail carrier, including equipment type and location;
6.4	(ii) the rail carrier's response personnel, including contact information and location; and
6.5	(iii) resources available to the rail carrier through contractual agreements.
6.6	Subd. 5. Real-time emergency response information. (a) The commissioner of public
6.7	safety must, through the Minnesota Fusion Center, receive and disseminate emergency
6.8	response information required under section 7302 of the FAST Act of 2015, Public Law
6.9	114-94, and federal regulations adopted under that section.
6.10	(b) On and after July 1, 2018, all rail carriers subject to this section must collectively
6.11	provide to emergency responders in an Internet-based format the information regarding
6.12	transportation of oil or other hazardous substances that rail carriers provide through a wireless
6.13	communication device application.
6.14	Subd. 6. Public safety emergency response exercises. (a) Each rail carrier must conduct
6.15	one tabletop public safety emergency response exercise in each emergency management
6.16	region where the rail carrier transports oil or other hazardous substances. The exercises
6.17	must be conducted by July 1, 2019, and July 1 every two years thereafter.
6.18	(b) Each rail carrier must conduct one full-scale public safety emergency response
6.19	exercise in each emergency management region where the rail carrier transports oil or other
6.20	hazardous substances. The exercises must be conducted by July 1, 2020, and July 1 every
6.21	four years thereafter.
6.22	(c) The rail carriers must give at least 180 days notice of intent to conduct an emergency
6.23	response exercise. The rail carriers must conduct the exercises in full coordination with the
6.24	commissioner of public safety and with any interested emergency managers and fire chiefs
6.25	having jurisdiction within the applicable emergency management region along the routes
6.26	over which oil or other hazardous substances are transported.
6.27	(d) Ninety days prior to the date of a public safety emergency response exercise scheduled
6.28	under paragraph (a) or (b), the rail carrier may cancel the exercise if none of the entities
6.29	identified in paragraph (c) have indicated an intent to attend. The date of a canceled exercise
6.30	establishes the date of the subsequent exercise required under paragraph (a) or (b).
6.31	(e) In an emergency management region where more than one rail carrier operates, the
6.32	rail carriers may conduct the exercises under paragraphs (a) and (b) jointly or may alternate
6.33	among rail carriers to conduct the exercise.

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7.1	(f) To the e	extent feasible, the	e rail carriers mus	st coordinate the exercises	among each
7.2	<u>.</u>	exercises under s			
7.3	<u>Subd. 7.</u> <b>T</b>	ransportation an	d response plan	<b>ning data.</b> (a) Any data pr	ovided under
7.4	subdivisions 3	to 6 to an emerge	ency manager, ind	cident commander, emerge	ency first
7.5	responder, fire	chief or senior of	fficer of a fire dep	partment, or the commission	oner of public
7.6	safety are non	public data, as de	fined under section	on 13.02, subdivision 9.	
7.7	(b) Any pre	evention and resp	onse plan data cre	eated under section 115E.0	42, subdivision
7.8	6, that is in the	possession of an	emergency mana	ger, incident commander,	emergency first
7.9	responder, or f	fire chief or senior	officer of a fire	department are nonpublic	data, as defined
7.10	under section	13.02, subdivision	<u>19.</u>		
7.11	Sec. 6. Minn	esota Statutes 201	6, section 299A.	55, as amended by Laws 20	)17, chapter 95,
7.12	article 3, section	on 10, to read:			
7.13	299A.55 R	AILROAD ANI	) PIPELINE <del>SA</del>	FETY INCIDENT PREI	<u>PAREDNESS;</u>
7.14	OIL AND OT	HER HAZARD	OUS <del>MATERIA</del>	<del>LS</del> <u>SUBSTANCES</u> .	
7.15	Subdivision	n 1. <b>Definitions.</b>	(a) For purposes	of this section, the followi	ng terms have
7.16	the meanings g	given them.			
7.17	(b) <del>"Applic</del>	able rail carrier"	means a railroad	company that is subject to	-an assessment
7.18	under section 2	19.015, subdivisi	on 2 "Emergency	manager" has the meaning	given in section
7.19	219.925, subdi	ivision 1.			
7.20	(c) "Hazaro	dous substance" h	as the meaning g	iven in section <del>115B.02, s</del>	ubdivision 8
7.21	<u>219.925, subdi</u>	ivision 1.			
7.22	(d) "Incide	nt compelling a si	ignificant respons	se" means an event involvi	ng rail carrier
7.23	or pipeline cor	npany operations	and a derailment	, collision, discharge, or o	ther similar
7.24	activity resulti	ng in applicable r	esponse actions p	performed by firefighters,	peace officers,
7.25	incident comm	nanders, emergeno	cy managers, or e	mergency first responders	. For purposes
7.26	of this paragra	.ph, "applicable re	esponse actions" of	consist of one or more of t	he following: a
7.27	request for mu	tual aid or specia	l response resour	ces, establishment of an ex	clusion zone,
7.28	an order for ev	vacuation or shelte	er in place, or em	ergency notification to the	general public.
7.29	<u>(e)</u> "Oil" ha	as the meaning gi	ven in section 11:	5E.01, subdivision 8.	
7.30	<del>(e) (f)</del> "Pip	eline company" n	neans any individ	ual, partnership, associatio	on, or public or
7.31	private corpora	ation who owns an	d operates pipelin	e facilities and is required t	to show specific
7.32	preparedness u	under section 115	E.03, subdivision	2.	

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8.1	<u>(g) "Rail</u>	carrier" has the me	aning given in se	ction 219.925, subdivisio	<u>n 1.</u>
8.2	Subd. 2. I	Railroad and pipeli	ne <del>safety</del> prepare	edness account. (a) A railr	oad and pipeline
8.3	safety prepar	redness account is c	reated in the spec	ial revenue fund. The acc	count consists of
8.4	funds collect	ted under subdivisio	on 4 and funds do	nated, allotted, transferre	d, or otherwise
8.5	provided to t	the account.			
8.6	(b) <del>\$104,</del>	, <del>000</del> Subject to avai	lability of funds,	\$300,000 is annually app	propriated from
8.7	the railroad a	and pipeline safety	preparedness acc	ount to the commissioner	of the Pollution
8.8	Control Age	ncy for environmen	tal protection act	ivities related to railroad	discharge
8.9	preparedness	s under chapter 115	Е.		
8.10	(c) \$600,	000 in fiscal year 20	)18 and \$600,000	in fiscal year 2019 are ap	propriated from
8.11	the railroad a	und pipeline safety a	ccount to the com	missioner of transportation	on for improving
8.12	safety at rail	road grade crossing	S.		
8.13	(d) Follo	wing the appropriat	ion in paragraphs	(b) and (c), the remaining	g money in the
8.14	account is ar	nually appropriated	l to the commissi	oner of public safety for	the purposes
8.15	specified in s	subdivision 3.			
8.16	Subd. 3.	Allocation of fund	s. (a) Subject to f	unding appropriated for t	his subdivision,
8.17	the commiss	ioner shall provide	funds for training	and response prepared ne	ess related to (1)
8.18	derailments,	discharge incidents	, or spills involvi	ng trains carrying oil or o	other hazardous
8.19	substances, a	and (2) pipeline disc	charge incidents of	or spills involving oil or o	ther hazardous
8.20	substances.				
8.21	(b) The c	commissioner shall a	allocate available	funds as follows:	
8.22	(1) \$100,	000 annually for en	nergency respons	e teams; and	
8.23	(2) the re	maining amount to	the Board of Fire	fighter Training and Edu	cation under
8.24	section 299N	J.02 and the Divisio	on of Homeland S	Security and Emergency M	Aanagement.
8.25	(c) Prior	to making allocatior	ns under paragrap	h (b), the commissioner s	hall consult with
8.26	the Fire Serv	vice Advisory Comr	nittee under secti	on 299F.012, subdivision	. 2.
8.27	(d) The c	commissioner and th	e entities identifi	ed in paragraph (b), claus	se (2), shall
8.28	prioritize use	es of funds based or	1:		
8.29	(1) firefig	<del>shter</del> training needs f	for firefighters, en	nergency managers, incide	ent commanders,
8.30	and emergen	ncy first responders;			
8.31	(2) comn	nunity risk from dis	charge incidents	or spills;	
8.32	(3) geogr	aphic balance; and			

Article 1 Sec. 6.

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9.1	(4 <u>) risks t</u>	to the general publi	ic; and		
9.2	<u>(5)</u> recom	mendations of the	Fire Service Adv	isory Committee.	
9.3	(e) The fo	ollowing are permi	ssible uses of fund	ds provided under this s	ubdivision:
9.4	(1) trainin	ig costs, which may	v include, but are n	ot limited to, training cu	rriculum, trainers,
9.5	trainee overti	ime salary, other p	ersonnel overtime	salary, and tuition;	
9.6	(2) costs of	of gear and equipm	nent related to haz	ardous materials readin	ess, response, and
9.7	management	, which may includ	le, but are not lim	ited to, original purchas	se, maintenance,
9.8	and replacem	ient;			
9.9	(3) suppli	ies related to the us	ses under clauses	(1) and (2); <del>and</del>	
9.10	(4) emerg	gency preparedness	planning and coo	ordination- <u>;</u>	
9.11	<u>(5) emerg</u>	gency response tear	n costs;		
9.12	(6) public	safety emergency	response exercise	es under section 219.92	5, subdivision 6;
9.13	<u>(</u> 7) post-ii	ncident review and	l analysis under su	ubdivision 5, based on c	osts incurred to
9.14	state agencies	s and local units of	f government; and	<u>l</u>	
9.15	<u>(8) public</u>	e education and out	reach, including	out not limited to:	
9.16	(i) inform	ing and engaging	the public regardi	ng hazards of derailmer	nts and discharge
9.17	incidents;				
9.18	<u>(ii) assisti</u>	ing the development	nt of evacuation r	eadiness;	
9.19	(iii) under	rtaking public info	rmation campaign	ns; and	
9.20	<u>(iv) provi</u>	ding accurate info	rmation to the me	dia on likelihood and co	onsequences of
9.21	derailments a	and discharge incid	lents.		
9.22	(f) Notwi	thstanding paragra	ph (b), clause (2)	, from funds in the railro	oad and pipeline
9.23	<del>safety</del> prepar	edness account pro	ovided for the pur	poses under this subdiv	ision, the
9.24	commissione	er may retain a bala	nce in the accoun	t for budgeting in subse	quent fiscal years.
9.25	Subd. 4. A	Assessments. <del>(a) 7</del>	The commissioner	of public safety shall a	anually assess
9.26	<del>\$2,500,000 to</del>	orailroad and pipe	line companies ba	sed on the formula spec	ified in paragraph
9.27	(b). The com	missioner shall de	posit funds collec	ted under this subdivision	on in the railroad
9.28	and pipeline	safety account und	ler subdivision 2.		
9.29	<del>(b) The as</del>	sessment for each	railroad is 50 perc	ent of the total annual as	sessment amount,
9.30	divided in eq	ual proportion bet	ween applicable r	ail carriers based on rou	te miles operated

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in Minnesota. The assessment for each pipeline company is 50 percent of the total annual 10.1 assessment amount, divided in equal proportion between companies based on the yearly 10.2 10.3 aggregate gallons of oil and hazardous substance transported by pipeline in Minnesota. (c) The assessments under this subdivision expire July 1, 2017. The commissioner of 10.4 public safety must assess the rail carrier or pipeline company involved in an incident 10.5 compelling a significant response for all post-incident review and analysis costs incurred 10.6 by the state and local units of government under subdivision 5. 10.7 Subd. 5. Post-incident review and analysis; report; data. (a) After an incident 10.8 compelling a significant response, or upon request of a fire chief or emergency manager 10.9 10.10 after an incident, the commissioner must ensure a post-incident review and analysis is performed in a timely manner. The review and analysis must be performed under an 10.11 agreement with an entity having relevant knowledge and experience that is fully independent 10.12 of the state, any local units of government involved in the incident, rail carriers, and pipeline 10.13 companies. The entity must be approved by all parties participating in the review. 10.14 10.15 (b) The review and analysis process must include an after-action review and must evaluate, at a minimum, processes occurring during the incident for emergency assessment, 10.16 hazard operations, population protection, and incident management. The review and analysis 10.17 must be designed to minimize duplication of topics and issues addressed in any federal 10.18 review of the incident. 10.19 (c) By March 15 following any calendar year in which one or more post-incident reviews 10.20 and analyses are performed, the commissioner must prepare a report that, at a minimum, 10.21 includes a summary of the incidents and identifies findings, lessons learned, and process 10.22 changes. Upon request, the commissioner must make the report available to fire chiefs and 10.23 10.24 emergency managers. (d) Except for the report under paragraph (c), any data under this subdivision are 10.25 nonpublic data, as defined under section 13.02, subdivision 9. 10.26 Sec. 7. REVISOR'S INSTRUCTION. 10.27 The revisor of statutes shall renumber Minnesota Statutes, section 115E.042, subdivision 10.28

10.29 2, as Minnesota Statutes, section 219.925, subdivision 3, and Minnesota Statutes, section

10.30 <u>115E.042</u>, subdivision 3, as Minnesota Statutes, section 219.925, subdivision 4. The revisor

10.31 shall correct any cross-references made necessary by the renumbering under this section.

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11.1	Sec. 8. <u>EF</u>	FECTIVE DATE.			
11.2	This artic	cle is effective the d	ay following fina	ll enactment.	
11.3			ARTICLI	E <b>2</b>	
11.4		ENVIRONMENT	TAL PREPARE	DNESS AND RESPON	ISE
11.5	Section 1.	Minnesota Statutes 2	2016, section 13.	7411, is amended by add	ling a subdivision
11.6	to read:				
11.7	Subd. 10	. Prevention and re	esponse plans. <u>C</u>	ertain data on prevention	n and response
11.8	plans are go	verned by section 11	5E.042, subdivis	sion 7.	
			(		1 1, 1
11.9	Sec. 2. M1	nnesota Statutes 201	6, section 115E.	042, subdivision 5, is an	nended to read:
11.10	Subd. 5.	Railroad drills Env	vironmental res	ponse exercises. <u>(a)</u> Eac	h railroad must
11.11	conduct <del>at k</del>	<del>east one</del> oil containn	nent, recovery, ar	nd sensitive area protecti	on drill exercises
11.12	as follows: (	1) at least one tableto	p exercise every	year; and (2) at least one	full-scale exercise
11.13	every three	years <del>,</del> . Each exercise	<u>e must be</u> at a loc	ation and, date, time, an	d in the manner
11.14	chosen by th	e Pollution Control	Agency <del>, and atte</del>	nded by safety represent	tatives of railroad
11.15	employees g	governed by the Rail	<del>way Labor Act</del> .		
11.16	<u>(b) To th</u>	e extent feasible, the	e commissioner o	of the Pollution Control	Agency must
11.17	coordinate e	each exercise with ex	tercises required	by federal agencies.	
11.18	Sec. 3. Mi	nnesota Statutes 201	6, section 115E.	042, subdivision 6, is an	nended to read:
11.19	Subd. 6.	Prevention and res	ponse plans <u>; re</u>	quirements, submissior	<u>n</u> . (a) <del>By June 30,</del>
11.20	<del>2015,</del> A rail	road shall submit the	e prevention and	response plan required u	under section
11.21	<del>115E.04, as</del>	necessary to comply	with the require	ments of this section, to t	the commissioner
11.22	of the Pollut	tion Control Agency	on a form design	nated by the commission	ier.
11.23	(b) <del>By Jı</del>	me 30 of Every third	d year following	a plan submission under	this subdivision.
11.24	or sooner as	provided under sect	tion 115E.04, sub	odivision 2, a railroad m	ust update and
11.25	resubmit the	e prevention and resp	oonse plan to the	commissioner.	
11.26	Sec. 4. Mi	nnesota Statutes 201	6, section 115E.	042, is amended by addi	ng a subdivision
11.27	to read:			2	-
11.28		Prevention and ros	nonse nlan data	A prevention and respon	nse nlan provided
11.28				nder section 13.02, subd	
11.29			ata, as ustilled u	nder section 15.02, Subu	1 1 1 3 1 0 11 7.

12.4

# **RAILROAD INSPECTIONS**

Section 1. Minnesota Statutes 2016, section 219.015, subdivision 1, is amended to read: 12.5 Subdivision 1. Positions established; duties. (a) The commissioner of transportation 12.6 shall establish three four state rail safety inspector positions in the Office of Freight and 12.7 Commercial Vehicle Operations of the Minnesota Department of Transportation. On or 12.8 after July 1, 2015, the commissioner may establish a fourth state rail safety inspector position 12.9 following consultation with railroad companies inspection program positions. The 12.10 commissioner shall apply to and enter into agreements with the Federal Railroad 12.11 Administration (FRA) of the United States Department of Transportation to participate in 12.12 the federal State Rail Safety Participation Program for training and certification of an 12.13 inspector under authority of United States Code, title 49, sections 20103, 20105, 20106, 12.14 and 20113, and Code of Federal Regulations, title 49, part 212. 12.15

(b) A state rail safety inspector shall may inspect mainline track, secondary track, and
yard and industry track; inspect railroad right-of-way, including adjacent or intersecting
drainage, culverts, bridges, overhead structures, and traffic and other public crossings;
inspect yards and physical plants; review and enforce safety requirements; review
maintenance and repair records; and review railroad security measures.

(c) A state rail safety inspector may perform, but is not limited to, the duties described
in the federal State Rail Safety Participation Program. An inspector may train, be certified,
and participate in any of the federal State Rail Safety Participation Program disciplines,
including: track, signal and train control, motive power and equipment, operating practices
compliance, hazardous materials, and highway-rail grade crossings.

(d) To the extent delegated by the Federal Railroad Administration and authorized by
the commissioner, an inspector may issue citations for violations of this chapter, or to ensure
railroad employee and public safety and welfare.

### 12.29 **EFFECTIVE DATE.** This section is effective the day following final enactment.

12.30 Sec. 2. Minnesota Statutes 2016, section 219.015, subdivision 2, is amended to read:

12.31 Subd. 2. Railroad company assessment; account; appropriation. (a) As provided in

12.32 this subdivision, the commissioner shall annually assess railroad companies that are (1)

defined as common carriers under section 218.011; (2) classified by federal law or regulation
as Class I Railroads, Class I Rail Carriers, Class II Railroads, or Class II Carriers; and (3)
operating in this state.

(b) The assessment must be by a division of calculated to allocate state rail safety 13.4 inspector inspection program costs in equal proportion between proportionally among 13.5 carriers based on route miles operated in Minnesota, assessed in equal amounts for 365 days 13.6 13.7 of the calendar year at the time of assessment. The commissioner shall assess must include in the assessment calculation (1) all program or additional position start-up or 13.8 re-establishment costs; (2) all related costs of initiating the state rail safety inspector 13.9 inspection program, including but not limited to inspection, administration, supervision, 13.10 travel, equipment, and training; and (3) costs of ongoing state rail inspector duties. 13.11 (c) The assessments collected under this subdivision must be deposited in a special 13.12 account in the special revenue fund, to be known as the state rail safety inspection account, 13.13 which is established in the special revenue fund. The account consists of funds provided by 13.14 this subdivision and any other money donated, allotted, transferred, or otherwise provided 13.15 to the account. Money in the account is appropriated to the commissioner for the 13.16 establishment and ongoing responsibilities of the state rail safety inspector inspection 13.17 program. 13.18

13.19 **EFFECTIVE DATE.** This section is effective the day following final enactment.

### APPENDIX Article locations in SF3527-0

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