EB/PT

13-2260

## SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

## S.F. No. 1373

(SENATE	<b>AUTHORS:</b>	SPARKS	and Dziedzic)
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DATE	D-PG	OFFICIAL STATUS
03/13/2013	975	Introduction and first reading
		Referred to Jobs, Agriculture and Rural Development
03/20/2013	1283a	Comm report: To pass as amended and re-refer to Judiciary
03/21/2013	1414	Author added Dziedzic
04/02/2013		Comm report: To pass and re-referred to Finance

1.1	A bill for an act
1.2	relating to agriculture; establishing the Minnesota agricultural water quality
1.3	program; authorizing rulemaking; requiring reports; proposing coding for new
1.4	law in Minnesota Statutes, chapter 17.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.6	Section 1.	[17.9891]	PURPOSE.	

1.7 The commissioner, in consultation with the Pollution Control Agency (PCA),

- 1.8 Department of Natural Resources (DNR), and Board of Water and Soil Resources
- 1.9 (BWSR), may implement a Minnesota agricultural water quality certification program
- 1.10 (MAWQCP) whereby once a producer demonstrates practices and management sufficient
- 1.11 to protect and enhance water quality, the producer is exempt from having to comply with
- 1.12 <u>new rules affecting agricultural or land management practices that could affect water</u>
- 1.13 quality for up to ten years. The program shall be a voluntary program that is first piloted in
- 1.14 selected watersheds across the state, until such time as the commissioner, in consultation
- 1.15 with the PCA, DNR, and BWSR, determines the program is ready to be expanded.
- 1.16

## Sec. 2. [17.9892] DEFINITIONS.

 1.17
 Subdivision 1.
 Technical assistance.
 "Technical assistance" means professional,

- 1.18 <u>advisory, or cost-share assistance provided to individuals that is designed to achieve</u>
- 1.19 <u>MAWQCP certification</u>.
- 1.20 <u>Subd. 2.</u> <u>Certifying agent.</u> "Certifying agent" means a person who is authorized
- 1.21 by the commissioner to assess producers to determine whether a producer satisfies the
- 1.22 standards of the Minnesota agricultural water quality certification program.

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2.1	Subd. 3. Conflict of interest. "Conflict of interest" means an occurrence of a
2.2	certifying agent also providing technical assistance to the same producer.
2.3	Subd. 4. Certification. "Certification" means a producer has demonstrated
2.4	compliance with all applicable environmental rules and statutes for all of the producer's
2.5	owned and rented agricultural land, and has achieved a satisfactory score through the
2.6	certification instrument and verified by a certifying agent. A certification is valid for up to
2.7	ten years, as long as the producer maintains compliance with original certification practices.
2.8	Subd. 5. Eligible land. "Eligible land" means all acres of an agricultural operation
2.9	of a producer, whether or not contiguous, that are under the effective control of the
2.10	producer at the time the producer enters into the certification program, and is operated
2.11	by the producer with equipment, labor, and management.
2.12	Subd. 6. Effective control. "Effective control" means possession of the land
2.13	by ownership, written lease, or other legal agreement and authority to act as decision
2.14	maker for the day-to-day management of the operation at the time the producer achieves
2.15	certification and for the required period of the certification.
2.16	Sec. 3. [17.9893] CERTIFICATION INSTRUMENT.
2.17	The commissioner, in consultation with the PCA, DNR, and BSWR, shall develop an
2.18	analytical instrument to assess the water quality practices and management of agricultural
2.19	operations. This instrument shall be used to certify the water quality practices and
2.20	management of an agricultural operation are consistent with state water quality goals and
2.21	standards. The commissioner shall define a satisfactory score for certification purposes.
2.22	The certification instrument tool shall:
2.23	(1) integrate applicable existing regulatory requirements;
2.24	(2) utilize technology and prioritize ease of use;
2.25	(3) utilize a water quality index or score applicable to the landscape;
2.26	(4) incorporate a process for updates and revisions as practices, management, and
2.27	technology changes become established and approved; and
2.28	(5) comprehensively address water quality impacts.
2.29	Sec. 4. [17.9894] LICENSE.
2.30	Subdivision 1. License. Any person who offers certification services to producers
2.31	as part of this program must satisfy all criteria in subdivision 2 and be licensed by
2.32	the commissioner. A certifying agent is ineligible to provide certification services to

- 2.33 any producer to whom the certifying agent has also provided technical assistance. The
- 2.34 <u>department may set fees for such license.</u>

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3.1	Subd.	2. Certifying ager	nt requirements	. In order to be licensed	as a certifying
3.2	agent, a pers	son must:			
3.3	(1) be	an agricultural cons	ervation profess	ional employed by the sta	te of Minnesota, a
3.4	Soil and Wa	ter Conservation D	istrict, the Natur	al Resources Conservation	on Service, or be a
3.5	Minnesota c	ertified crop adviso	r as recognized	by the American Society	of Agronomy; and
3.6	<u>(2)</u> hav	ve passed a compre	hensive exam, a	as set by the commissione	er, evaluating
3.7	knowledge of	of water quality, so	il health, best fa	rm management techniqu	ues, and the
3.8	certification	instrument; and			
3.9	<u>(3)</u> ma	intain continuing e	ducation require	ments as set by the comm	nissioner.
3.10	Sec. 5. [1	17.9895] DUTIES	OF A CERTIF	YING AGENT.	
3.11	Subdiv	vision 1. Duties of	certifying agen	<b>t.</b> A certifying agent shal	l conduct formal
3.12	certification	assessment utilizin	g the certification	on instrument to determin	e whether a
3.13	producer me	ets the criteria set f	orth in the progr	am. If a producer satisfies	s all requirements,
3.14	the certifyin	g agent shall notify	the commission	ner of the producer's eligi	bility and request
3.15	that the state	e issue a certificate.	All records and	documents used in the as	ssessment shall be
3.16	compiled by	the certifying ager	nt and submitted	to the commissioner.	
3.17	Subd.	2. Violations. In the	he event a certif	ying agent violates any p	rovision of this
3.18	chapter or a	n order of the comm	nissioner, the co	mmissioner may issue a	written warning,
3.19	or a correcti	on order, and may	suspend or revol	ke a license. If a license	or certificate is
3.20	suspended o	r revoked, the certi	fying agent has	ten days from the suspens	sion or revocation
3.21	to appeal. If	a certifying agent	appeals, the con	nmissioner shall hold an	administrative
3.22	hearing with	nin 30 days of the s	uspension or re-	vocation of the license, o	r longer by
3.23	agreement o	f the parties, to dete	ermine whether	the license is revoked or	suspended. The
3.24	commission	er shall issue an op	inion within 30	days. An appeal of the co	ommissioner's
3.25	decision sha	ll be made pursuan	t to Minnesota S	Statutes, sections 14.63 to	14.68.
3.26	Sec. 6. [	17.9896] CERTIFI	CATION PRO	CEDURES.	
3.27	A proc	lucer who seeks ce	rtification of eli	gible land shall conduct	an initial
3.28	assessment u	using the certification	on instrument, o	btain technical assistance	e, if necessary,

from a licensed certifying agent. Once certified, if a producer obtains effective control in additional agricultural land, the producer must notify a certifying agent and obtain 3.31

to achieve a satisfactory score on the certification instrument, and apply for certification

- 3.32 certification on the additional land within one year in order to maintain the producer's
- original certification. The commissioner may terminate a certification if the producer fails 3.33
- to obtain certification on any additional land for which the producer obtains effective 3.34

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4.1	control. The c	commissioner ma	y revoke a certif	ication and seek reimburse	ement of any
4.2				I due to certification from a	<u> </u>
4.3	fails to mainta	in certification c	riteria. The com	missioner shall revoke a co	ertification
4.4	through the he	earing process ou	tlined in section	17.9895, subdivision 2.	
4.5	Sec. 7. [17	<b>.9897] CERTIF</b>	ICATION CER	TAINTY.	
4.6	Once a p	producer is certifi	ed, the producer	 	
4.7	<u>(1) is ex</u>	empt from any ne	ew state rules pe	rtaining to water quality pr	otection for up
4.8	to ten years fr	om the date of ce	ertification;		
4.9	<u>(2) is co</u>	nsidered to be m	eeting the produ	cer's contributions to any	targeted
4.10	reductions of	pollutants during	the period of ce	rtification;	
4.11	(3) is rec	quired to continue	e implementation	n of practices that maintain	the producer's
4.12	certification; a	and			
4.13	<u>(4) is rec</u>	quired to retain al	l records pertair	ning to certification.	
4.14	Sec. 8. [17	7.9898] AUDITS	<u>•</u>		
4.15	The con	missioner shall p	berform random	audits of the producers and	1 certifying
4.16	agents to ensu	re compliance wi	th the program.	All producers and certifyin	ng agents shall
4.17	cooperate with	n the commission	er during these a	audits, and provide all relev	ant documents
4.18	to the commis	sioner for inspec	tion and copying	g. Any delay, obstruction,	or refusal to
4.19	cooperate with	n the commission	er's audit, or fal	sification of or failure to pr	ovide required
4.20	data or inform	ation, is a violation	on subject to the	provisions of section 17.9	895, subdivision
4.21	<u>2, or 17.9896.</u>	<u>.</u>			
4.22	Sec. 9. [17	7.9899] DATA.			
4.23	All data	collected under t	his program that	t identifies the producer or	the producer's
4.24	location shall	be considered no	npublic data as o	defined in section 13.02, su	bdivision 9, or
4.25	private data or	n individuals as d	efined in section	13.02, subdivision 12. Th	e commissioner
4.26	shall make av	ailable summary	data of program	outcomes.	
4.27	Sec. 10. [1	7.991] RULEM	AKING		
4.27	-			mplement this program.	
т.20		missioner may u		inplement uns program.	
4.29	Sec. 11. [1	7.992] REPORT	<u>[S.</u>		

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5.1	The co	mmissioner, in co	nsultation with th	e DNR, BWSR, and PC	A, shall issue a
5.2	biennial repo	ort to the chairs an	d ranking minori	ty members of the legisla	ative committees
5.3	with jurisdiction over agricultural policy on the status of the program.				
5.4	Sec. 12.	[17.993] GRANT	ING.		
5.5	The co	mmissioner may u	se contributions	from gifts or other state a	accounts, provided

- 5.6 <u>that the purposes of the expenditures are consistent with the purpose of the accounts, for</u>
- 5.7 grants, loans, or other financial assistance.