03/09/21

CKM/LG

21-03697

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2127

(SENATE AUTHORS: TORRES RAY and Dziedzic)						
DATE	D-PG	OFFICIAL STATUS				
03/17/2021	955	Introduction and first reading Referred to Environment and Natural Resources Policy and Legacy Finance				
04/27/2021	3969	Author added Dziedzic				

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to environment; providing for environmental justice considerations in determining certain state permitting; amending Minnesota Statutes 2020, sections 116.06, by adding subdivisions; 116.07, subdivision 6; proposing coding for new law in Minnesota Statutes, chapter 116.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 6a. Commissioner. "Commissioner" means the commissioner of the Minnesota
1.10	Pollution Control Agency.
1.11	Sec. 2. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision to
1.12	read:
1.13	Subd. 6b. Community of color. "Community of color" means a geographically distinct
1.14	population with a substantial number of individuals who identify as Black, African American,
1.15	Hispanic, Latinx, Asian, Pacific Islander, or any other nonwhite race.
1.16	Sec. 3. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision to
1.10	read:
1.18	Subd. 6c. Cumulative impacts. "Cumulative impacts" means the potential public health
1.19	and environmental impacts from combined pollutant exposures and risks, incorporating the
1.20	context of community vulnerabilities, assessed from publicly accessible data based on the
1.21	past, present, and reasonably foreseeable future levels, emissions, and discharges affecting
1.22	the geographical area.

1

2.1	Sec. 4. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision to
2.2	read:
2.3	Subd. 10a. Environmental justice. "Environmental justice" means that communities
2.4	of color, indigenous communities, and low-income communities have a healthy environment
2.5	and are treated fairly when environmental statutes, rules, and policies are developed, adopted,
2.6	implemented, and enforced.
2.7	Sec. 5. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision to
2.8	read:
2.9	Subd. 10b. Environmental justice area of concern. "Environmental justice area of
2.10	concern" means a census tract or tracts:
2.11	(1) wherein at least 40 percent of people reported income less than 200 percent of the
2.12	federal poverty level;
2.13	(2) wherein at least 45 percent of the people identify as people of color in the most recent
2.14	data from the United States Census Bureau; or
2.15	(3) that are in Indian country, as defined in United States Code, title 18, section 1151.
2.16	Sec. 6. [116.065] ENVIRONMENTAL JUSTICE AREAS OF CONCERN.
2.16 2.17	Sec. 6. [116.065] ENVIRONMENTAL JUSTICE AREAS OF CONCERN. (a) When a new facility or a proposed expansion of an existing facility is located in an
2.17	(a) When a new facility or a proposed expansion of an existing facility is located in an
2.17 2.18	(a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct
2.172.182.19	(a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute
2.172.182.192.20	(a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern.
2.172.182.192.202.21	 (a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters
 2.17 2.18 2.19 2.20 2.21 2.22 	(a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters 115 to 116 and that is located in an environmental justice area of concern must hold at least
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 	 (a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters 115 to 116 and that is located in an environmental justice area of concern must hold at least one public meeting in the area of concern before the commissioner issues or denies a permit.
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 	 (a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters 115 to 116 and that is located in an environmental justice area of concern must hold at least one public meeting in the area of concern before the commissioner issues or denies a permit. (c) The commissioner may require a permitted facility located in an environmental justice
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 	 (a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters 115 to 116 and that is located in an environmental justice area of concern must hold at least one public meeting in the area of concern before the commissioner issues or denies a permit. (c) The commissioner may require a permitted facility located in an environmental justice area of concern to hold in-person meetings with neighbors to share information and discuss
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 	 (a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters 115 to 116 and that is located in an environmental justice area of concern before the commissioner issues or denies a permit. (c) The commissioner may require a permitted facility located in an environmental justice area of concern to hold in-person meetings with neighbors to share information and discuss community concerns. The commissioner may set the number and frequency of required
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 	 (a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters 115 to 116 and that is located in an environmental justice area of concern must hold at least one public meeting in the area of concern before the commissioner issues or denies a permit. (c) The commissioner may require a permitted facility located in an environmental justice area of concern to hold in-person meetings with neighbors to share information and discuss community concerns. The commissioner may set the number and frequency of required meetings as permit conditions.
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 2.28 	 (a) When a new facility or a proposed expansion of an existing facility is located in an environmental justice area of concern, the owner or operator of the facility must conduct an analysis of the cumulative impacts that the facility or expansion would cause or contribute to in the environmental justice area of concern. (b) An owner or operator of a facility or project that requires a state permit under chapters 115 to 116 and that is located in an environmental justice area of concern before the commissioner issues or denies a permit. (c) The commissioner may require a permitted facility located in an environmental justice area of concern to hold in-person meetings with neighbors to share information and discuss community concerns. The commissioner may set the number and frequency of required meetings as permit conditions. (d) The commissioner may deny permits in an environmental justice area of concern if

03/09/21

REVISOR

CKM/LG

21-03697

as introduced

	03/09/21	REVISOR	CKM/LG	21-03697	as introduced		
3.1	<u>(e)</u> The co	ommissioner must	adopt rules accordi	ng to chapter 14 to implen	nent this section.		
3.2	Sec. 7. Mir	nnesota Statutes 2	020, section 116.07	, subdivision 6, is amend	led to read:		
3.3	Subd. 6.	Pollution Contro	l Agency; exercise	e of powers. In exercising	g all its powers <u>,</u>		
3.4	the commiss	ioner of the Pollu	tion Control Agenc	y shall give due consider	ation to must:		
3.5	(1) consid	der the establishm	nent, maintenance,	operation and expansion (of business,		
3.6	commerce, t	rade, industry, tra	ffic, and other econ	omic factors and other m	aterial matters		
3.7	affecting the	feasibility and pra	acticability of any p	roposed action, including	, but not limited		
3.8	to, the burde	n on a municipalit	ty of any tax which	may result therefrom, and	l shall<u>must</u> take		
3.9	or provide for such action as may be reasonable, feasible, and practical under the						
3.10	circumstance	es . ; and					
3.11	(2) to the	extent reasonable	e, feasible, and prac	ctical under the circumsta	nces:		
3.12	(i) ensure	that actions or pr	rograms that have a	direct, indirect, or cumu	lative impact on		
3.13	environment	al justice areas of	concern incorpora	te community-focused pr	actices and		
3.14	procedures in	n agency processe	es, including comm	unication, outreach, enga	gement, and		
3.15	education to	enhance meaning	ful, timely, and tra	nsparent community acce	<u>ss;</u>		
3.16	(ii) collab	oorate with other	state agencies to ide	entify, develop, and imple	ement means to		
3.17	eliminate and	d reverse environ	mental and health i	nequities and disparities;			
3.18	(iii) prom	note the utility and	l availability of env	vironmental data and anal	ysis for		
3.19	environmental justice areas of concern, other agencies, federally recognized tribal						
3.20	governments	s, and the public;					
3.21	(iv) enco	urage coordinatio	n and collaboration	with residents of environ	nmental justice		
3.22	areas of cond	cern to address en	vironmental and he	alth inequities and dispar	rities; and		
3.23	(v) ensur	e environmental j	ustice values are re	presented to the agency f	rom a		
3.24	commissione	er-appointed envir	ronmental justice a	dvisory committee that is	composed of		
3.25	diverse mem	bers and that is d	eveloped and opera	ted in a manner open to t	he public and in		
3.26	accordance v	vith the duties des	scribed in the bylav	vs and charter adopted an	d maintained by		
3.27	the commiss	ioner.					