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15-4551

#### SPECIAL SESSION

06/12/2015 Authored by Hamilton, Poppe and Johnson, C., The bill was read for the first time

1.1	A bill for an act
1.2	relating to state government; appropriating money for agriculture; making policy
1.3	and technical changes to various agricultural related provisions, including
1.4	provisions related to pesticides, plant protection, fertilizers, nursery law,
1.5	seeds, dairy, food handlers, food, farmland, farming, and loans; authorizing
1.6	the Industrial Hemp Development Act; modifying license exclusions for the
1.7	direct sale of certain prepared food; establishing the agriculture research,
1.8	education, extension, and technology transfer grant program; providing incentive
1.9	payments; providing a vocational training pilot program; establishing the farm
1.10	opportunity loan program; requiring studies and reports; creating accounts;
1.11	modifying certain grant, permit, and fee provisions; requiring rulemaking;
1.12	providing criminal penalties; amending Minnesota Statutes 2014, sections
1.13	3.737, by adding a subdivision; 13.643, subdivision 1; 18B.01, subdivisions
1.14	28, 29; 18B.05, subdivision 1; 18B.32, subdivision 1; 18B.33, subdivision 1;
1.15	18B.34, subdivision 1; 18C.425, subdivision 6; 18C.70, subdivision 2; 18G.10,
1.16	subdivisions 3, 4, 5; 18H.02, subdivision 20, by adding subdivisions; 18H.06,
1.17	subdivision 2; 18H.07; 18H.17; 18J.01; 18J.02; 18J.03; 18J.04, subdivisions 1, 2,
1.18	3, 4; 18J.05, subdivisions 1, 2, 6; 18J.06; 18J.07, subdivisions 3, 4, 5; 18J.09;
1.19	18J.11, subdivision 1, by adding a subdivision; 21.89, subdivision 2; 21.891,
1.20	subdivisions 2, 5; 25.341, subdivision 2; 25.39, subdivisions 1, 1a; 32.075;
1.21	32.105; 41B.03, subdivision 6, by adding a subdivision; 41B.04, subdivision 17;
1.22	41B.043, subdivision 3; 41B.045, subdivisions 3, 4; 41B.046, subdivision 5;
1.23	41B.047, subdivisions 1, as amended, 3, as amended, 4, as amended; 41B.048,
1.24	subdivision 6; 41B.049, subdivision 4; 41B.055, subdivision 3; 41B.056,
1.25	subdivision 2; 41B.06; 135A.52, by adding a subdivision; 375.30, subdivision 2;
1.26	500.24, subdivision 4; 583.215; Laws 2014, chapter 312, article 12, section 3;
1.27	proposing coding for new law in Minnesota Statutes, chapters 18C; 28A; 41A;
1.28	41B; proposing coding for new law as Minnesota Statutes, chapter 18K; repealing
1.29	Minnesota Statutes 2014, sections 17.115; 28A.15, subdivisions 9, 10; 116V.03.
1.30	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.31	ARTICLE 1
1.32	AGRICULTURE APPROPRIATIONS
1.54	

#### Section 1. AGRICULTURE APPROPRIATIONS 1.33

JRM/NB

2.1	The sums shown	in the columns r	narked "Approp	riations" are appropr	iated to the
2.2	agencies and for the purposes specified in this article. The appropriations are from the				
2.3	general fund, or another named fund, and are available for the fiscal years indicated				
2.4	for each purpose. The	figures "2016" a	nd "2017" used	in this article mean	that the
2.5	appropriations listed un	der them are ava	ailable for the fis	scal year ending June	e 30, 2016, or
2.6	June 30, 2017, respectiv	vely. "The first y	ear" is fiscal yea	ur 2016. "The second	year" is fiscal
2.7	year 2017. "The bienni	um" is fiscal yea	ars 2016 and 201	<u>17.</u>	
2.8				APPROPRIATI	ONS
2.9				Available for the	
2.10 2.11				Ending June 2016	<u>2017</u>
2.12	Sec. 2. DEPARTMEN	T OF AGRICU			
2.13	Subdivision 1. Total A	ppropriation	<u>\$</u>	<u>41,485,000</u> <u>\$</u>	<u>45,537,000</u>
2.14	Appropri	ations by Fund			
2.15		2016	2017		
2.16	General	40,907,000	44,959,000		
2.17	Remediation	388,000	388,000		
2.18	Agricultural	190,000	190,000		
2.19	The amounts that may	be spent for eac	<u>h</u>		
2.20	purpose are specified in	n the following			
2.21	subdivisions.				
2.22	Subd. 2. Protection Sec.	ervices		16,452,000	16,402,000
2.23	Appropri	ations by Fund			
2.24		<u>2016</u>	2017		
2.25	General	15,874,000	15,824,000		
2.26	Agricultural	190,000	190,000		
2.27	Remediation	388,000	388,000		
2.28	\$25,000 the first year an	nd \$25,000 the se	econd		
2.29	year are to develop and	l maintain cottag	ge		
2.30	food license exemption	outreach and tra	aining		
2.31	materials.				
2.32	\$75,000 the first year is	for the commiss	ioner,		
2.33	in consultation with the	e Northeast Regi	onal		
2.34	Corrections Center and	the United Foo	d		
2.35	and Commercial Work	ers, to study and	l		
2.36	provide recommendation	ons for upgrading	g the		

2.1	ovicting processing facility on the compute of
3.1	existing processing facility on the campus of
3.2	the Northeast Regional Corrections Center
3.3	into a USDA-certified food processing
3.4	facility. The commissioner shall report these
3.5	recommendations to the chairs of the house
3.6	of representatives and senate committees
3.7	with jurisdiction over agriculture finance by
3.8	March 15, 2016.
3.9	\$75,000 the second year is for a coordinator
3.10	for the correctional facility vocational
3.11	training pilot program.
3.12	\$388,000 the first year and \$388,000 the
3.13	second year are from the remediation fund
3.14	for administrative funding for the voluntary
3.15	cleanup program.
3.16	\$225,000 the first year and \$175,000
3.17	the second year are for compensation
3.18	for destroyed or crippled animals under
3.19	Minnesota Statutes, section 3.737. This
3.20	appropriation may be spent to compensate
3.21	for animals that were destroyed or crippled
3.22	during fiscal years 2014 and 2015. If the
3.23	amount in the first year is insufficient, the
3.24	amount in the second year is available in the
3.25	first year.
3.26	\$125,000 the first year and \$125,000 the
3.27	second year are for compensation for crop
3.28	damage under Minnesota Statutes, section
3.29	3.7371. If the amount in the first year is
3.30	insufficient, the amount in the second year is
3.31	available in the first year.
<i>اد.د</i>	
3.32	If the commissioner determines that claims
3.33	made under Minnesota Statutes, section
3.34	3.737 or 3.7371, are unusually high, amounts
3.35	appropriated for either program may be

4.1	transferred to the appropriation for the other
4.2	program.
4.3	\$70,000 the first year and \$70,000 the second
4.4	year are for additional cannery inspections.
4.5	\$100,000 the first year and \$100,000 the
4.6	second year are for increased oversight of
4.7	delegated local health boards.
4.8	\$100,000 the first year and \$100,000 the
4.9	second year are to decrease the turnaround
4.10	time for retail food handler plan reviews.
4.11	\$1,024,000 the first year and \$1,024,000 the
4.12	second year are to streamline the retail food
4.13	safety regulatory and licensing experience
4.14	for regulated businesses and to decrease the
4.15	inspection delinquency rate.
4.16	\$1,350,000 the first year and \$1,350,000 the
4.17	second year are for additional inspections of
4.18	food manufacturers and wholesalers.
4.19	\$150,000 the first year and \$150,000 the
4.20	second year are for additional funding for
4.21	dairy inspection services.
4.22	\$150,000 the first year and \$150,000 the
4.23	second year are for additional funding for
4.24	laboratory services operations.
4.25	\$250,000 the first year and \$250,000
4.26	the second year are for additional meat
4.27	inspection services, including inspections
4.28	provided under the correctional facility
4.29	vocational training pilot program.
4.30	Notwithstanding Minnesota Statutes, section
4.31	18B.05, \$90,000 the first year and \$90,000
4.32	the second year are from the pesticide
4.33	regulatory account in the agricultural fund

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5.1	for an increase in the operating budget for		
5.2	the Laboratory Services Division.		
5.3	\$100,000 the first year and \$100,000 the		
5.4	second year are from the pesticide regulatory		
5.5	account in the agricultural fund to update		
5.6	and modify applicator education and training		
5.7	materials.		
5.8 5.9	Subd. 3. Agricultural Marketing and Development	3,973,000	<u>3,873,000</u>
5.10	The commissioner may provide one-stop		
5.11	access for farmers in need of information or		
5.12	assistance to obtain or renew licenses, meet		
5.13	state regulatory requirements, or resolve		
5.14	disputes with state agencies.		
5.15	The commissioner must provide outreach		
5.16	to urban farmers regarding the department's		
5.17	financial and technical assistance programs		
5.18	and must assist urban farmers in applying for		
5.19	assistance.		
5.20	\$100,000 the first year is to (1) enhance the		
5.21	commissioner's efforts to identify existing		
5.22	and emerging opportunities for Minnesota's		
5.23	agricultural producers and processors to		
5.24	export their products to Cuba, consistent with		
5.25	federal law, and (2) effectively communicate		
5.26	these opportunities to the producers and		
5.27	processors.		
5.28	\$186,000 the first year and \$186,000 the		
5.29	second year are for transfer to the Minnesota		
5.30	grown account and may be used as grants		
5.31	for Minnesota grown promotion under		
5.32	Minnesota Statutes, section 17.102. Grants		
5.33	may be made for one year. Notwithstanding		
5.34	Minnesota Statutes, section 16A.28, the		
5.35	appropriations encumbered under contract		

6.1	on or before June 30, 2017, for Minnesota
6.2	grown grants in this paragraph are available
6.3	<u>until June 30, 2019.</u>
6.4	\$634,000 the first year and \$634,000 the
6.5	second year are for continuation of the dairy
6.6	development and profitability enhancement
6.7	and dairy business planning grant programs
6.8	established under Laws 1997, chapter
6.9	216, section 7, subdivision 2, and Laws
6.10	2001, First Special Session chapter 2,
6.11	section 9, subdivision 2. The commissioner
6.12	may allocate the available sums among
6.13	permissible activities, including efforts to
6.14	improve the quality of milk produced in the
6.15	state, in the proportions that the commissioner
6.16	deems most beneficial to Minnesota's dairy
6.17	farmers. The commissioner must submit
6.18	a detailed accomplishment report and
6.19	a work plan detailing future plans for,
6.20	and anticipated accomplishments from,
6.21	expenditures under this program to the
6.22	chairs and ranking minority members of the
6.23	legislative committees with jurisdiction over
6.24	agriculture policy and finance on or before
6.25	the start of each fiscal year. If significant
6.26	changes are made to the plans in the course
6.27	of the year, the commissioner must notify the
6.28	chairs and ranking minority members.
6.29	The commissioner may use funds
6.30	appropriated in this subdivision for annual
6.31	cost-share payments to resident farmers
6.32	or entities that sell, process, or package
6.33	agricultural products in this state for the costs
6.34	of organic certification. The commissioner
6.35	may allocate these funds for assistance for

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7.1	persons transitioning from conventional	l to		
7.2	organic agriculture.			
7.3 7.4	Subd. 4. Agriculture, Bioenergy, and Bioproduct Advancement	<u>d</u>	14,993,000	19,010,000
7.5	\$4,483,000 the first year and \$8,500,000	0 the		
7.6	second year are for transfer to the agricu	ulture		
7.7	research, education, extension, and			
7.8	technology transfer account under Minn	esota		
7.9	Statutes, section 41A.14, subdivision 3.	The		
7.10	transfer in this paragraph includes mone	ey for		
7.11	plant breeders at the University of Minn	esota		
7.12	for wild rice, potatoes, and grapes. Of t	hese		
7.13	amounts, at least \$600,000 each year is	for		
7.14	agriculture rapid response under Minne	sota		
7.15	Statutes, section 41A.14, subdivision 1	2		
7.16	clause (2). Of the amount appropriated	in		
7.17	this paragraph, \$1,000,000 each year is			
7.18	for transfer to the Board of Regents of	the		
7.19	University of Minnesota for research to	)		
7.20	determine (1) what is causing avian influ	enza,		
7.21	(2) why some fowl are more susceptible	<u>e,</u>		
7.22	and (3) prevention measures that can be	<u>e</u>		
7.23	taken. Of the amount appropriated in the	nis		
7.24	paragraph, \$2,000,000 each year is for g	grants		
7.25	to the Minnesota Agriculture Education	<u>1</u>		
7.26	Leadership Council to enhance agricult	ural		
7.27	education with priority given to Farm			
7.28	Business Management challenge grants	<u>.</u>		
7.29	To the extent practicable, funds expend	ed		
7.30	under Minnesota Statutes, section 41A.	14,		
7.31	subdivision 1, clauses (1) and (2), must	t		
7.32	supplement and not supplant existing so	urces		
7.33	and levels of funding. The commissioner	r may		
7.34	use up to 4.5 percent of this appropriation	on for		
7.35	costs incurred to administer the program	<u>ı.</u>		

1	5	-4	5	5	1	

8.1	\$10,235,000 the first year and \$10,235,000
8.2	the second year are for the agricultural
8.3	growth, research, and innovation program
8.4	in Minnesota Statutes, section 41A.12. No
8.5	later than February 1, 2016, and February
8.6	1, 2017, the commissioner must report to
8.7	the legislative committees with jurisdiction
8.8	over agriculture policy and finance regarding
8.9	the commissioner's accomplishments
8.10	and anticipated accomplishments in
8.11	the following areas: facilitating the
8.12	start-up, modernization, or expansion of
8.13	livestock operations including beginning
8.14	and transitioning livestock operations;
8.15	developing new markets for Minnesota
8.16	farmers by providing more fruits, vegetables,
8.17	meat, grain, and dairy for Minnesota school
8.18	children; assisting value-added agricultural
8.19	businesses to begin or expand, access new
8.20	markets, or diversify products; developing
8.21	urban agriculture; facilitating the start-up,
8.22	modernization, or expansion of other
8.23	beginning and transitioning farms including
8.24	loans under Minnesota Statutes, section
8.25	41B.056; sustainable agriculture on farm
8.26	research and demonstration; development or
8.27	expansion of food hubs and other alternative
8.28	community-based food distribution systems;
8.29	and research on bioenergy, biobased content,
8.30	or biobased formulated products and other
8.31	renewable energy development. The
8.32	commissioner may use up to 4.5 percent
8.33	of this appropriation for costs incurred to
8.34	administer the program. Any unencumbered
8.35	balance does not cancel at the end of the first
8.36	year and is available for the second year.

9.1	Notwithstanding Minnesota Statutes, section
9.2	16A.28, the appropriations encumbered
9.3	under contract on or before June 30, 2017, for
9.4	agricultural growth, research, and innovation
9.5	grants are available until June 30, 2019.
9.6	The commissioner may use funds
9.7	appropriated for the agricultural growth,
9.8	research, and innovation program as provided
9.9	in this paragraph. The commissioner may
9.10	award grants to owners of Minnesota
9.11	facilities producing bioenergy, biobased
9.12	content, or a biobased formulated product;
9.13	to organizations that provide for on-station,
9.14	on-farm field scale research and outreach to
9.15	develop and test the agronomic and economic
9.16	requirements of diverse strands of prairie
9.17	plants and other perennials for bioenergy
9.18	systems; or to certain nongovernmental
9.19	entities. For the purposes of this paragraph,
9.20	"bioenergy" includes transportation fuels
9.21	derived from cellulosic material, as well as
9.22	the generation of energy for commercial heat,
9.23	industrial process heat, or electrical power
9.24	from cellulosic materials via gasification or
9.25	other processes. Grants are limited to 50
9.26	percent of the cost of research, technical
9.27	assistance, or equipment related to bioenergy,
9.28	biobased content, or biobased formulated
9.29	product production or \$500,000, whichever
9.30	is less. Grants to nongovernmental entities
9.31	for the development of business plans and
9.32	structures related to community ownership
9.33	of eligible bioenergy facilities together may
9.34	not exceed \$150,000. The commissioner

- 9.35 <u>shall make a good-faith effort to select</u>
- 9.36 projects that have merit and, when taken

10.1	together, represent a variety of bioenergy
10.2	technologies, biomass feedstocks, and
10.2	geographic regions of the state. Projects
10.5	must have a qualified engineer provide
10.4	certification on the technology and fuel
10.5	source. Grantees must provide reports at the
10.7	request of the commissioner.
10.8	Of the amount appropriated for the
10.9	agricultural growth, research, and innovation
10.10	program in this subdivision, \$1,000,000 the
10.11	first year and \$1,000,000 the second year
10.12	are for distribution in equal amounts to each
10.13	of the state's county fairs to preserve and
10.14	promote Minnesota agriculture.
10.15	Of the amount appropriated for the
10.16	agricultural growth, research, and innovation
10.17	program in this subdivision, \$500,000 in
10.18	fiscal year 2016 and \$1,500,000 in fiscal
10.19	year 2017 are for incentive payments
10.20	under Minnesota Statutes, sections 41A.16,
10.21	41A.17, and 41A.18. If the appropriation
10.22	exceeds the total amount for which all
10.23	producers are eligible in a fiscal year, the
10.24	balance of the appropriation is available
10.25	to the commissioner for the agricultural
10.26	growth, research, and innovation program.
10.27	Notwithstanding Minnesota Statutes,
10.28	section 16A.28, the first year appropriation
10.29	is available until June 30, 2017, and the
10.30	second year appropriation is available until
10.31	June 30, 2018. The commissioner may use
10.32	up to 4.5 percent of the appropriation for
10.33	administration of the incentive payment
10.34	programs.

11.1	Of the amount appropriated for the
11.2	agricultural growth, research, and innovation
11.3	program in this subdivision, \$250,000 the first
11.4	year is for grants to communities to develop
11.5	or expand food hubs and other alternative
11.6	community-based food distribution
11.7	systems. Of this amount, \$50,000 is for
11.8	the commissioner to consult with existing
11.9	food hubs, alternative community-based
11.10	food distribution systems, and University
11.11	of Minnesota Extension to identify best
11.12	practices for use by other Minnesota
11.13	communities. No later than December 15,
11.14	2015, the commissioner must report to the
11.15	legislative committees with jurisdiction over
11.16	agriculture and health regarding the status of
11.17	emerging alternative community-based food
11.18	distribution systems in the state along with
11.19	recommendations to eliminate any barriers to
11.20	success. This is a onetime appropriation.
11.21	\$250,000 the first year and \$250,000 the
11.22	second year are for grants that enable
11.23	retail petroleum dispensers to dispense
11.24	biofuels to the public in accordance with the
11.25	biofuel replacement goals established under
11.26	Minnesota Statutes, section 239.7911. A
11.27	retail petroleum dispenser selling petroleum
11.28	for use in spark ignition engines for vehicle
11.29	model years after 2000 is eligible for grant
11.30	money under this paragraph if the retail
11.31	petroleum dispenser has no more than 15
11.32	retail petroleum dispensing sites and each
11.33	site is located in Minnesota. The grant

- 11.34 money received under this paragraph must
- 11.35 <u>be used for the installation of appropriate</u>
- 11.36 technology that uses fuel dispensing

12.1

12.2

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12.2	dispensing site to dispense gasonne that is
12.3	blended with 15 percent of agriculturally
12.4	derived, denatured ethanol, by volume, and
12.5	appropriate technical assistance related to
12.6	the installation. A grant award must not
12.7	exceed 85 percent of the cost of the technical
12.8	assistance and appropriate technology,
12.9	including remetering of and retrofits for
12.10	retail petroleum dispensers and replacement
12.11	of petroleum dispenser projects. The
12.12	commissioner may use up to \$35,000 of this
12.13	appropriation for administrative expenses.
12.14	The commissioner shall cooperate with
12.15	biofuel stakeholders in the implementation
12.16	of the grant program. The commissioner
12.17	must report to the legislative committees
12.18	with jurisdiction over agriculture policy and
12.19	finance by February 1 each year, detailing
12.20	the number of grants awarded under this
12.21	paragraph and the projected effect of the grant
12.22	program on meeting the biofuel replacement
12.23	goals under Minnesota Statutes, section
12.24	239.7911. These are onetime appropriations.
12.25	\$25,000 the first year and \$25,000 the second
12.26	year are for grants to the Southern Minnesota
12.27	Initiative Foundation to promote local foods
12.28	through an annual event that raises public
12.29	awareness of local foods and connects local
12.30	food producers and processors with potential
12.31	buyers.
12.32 12.33	Subd. 5. Administration and Financial Assistance
12.34	\$150,000 the first year and \$150,000 the
12.35	second year are for grants to the Center for

equipment appropriate for at least one fuel

dispensing site to dispense gasoline that is

12.36 <u>Rural Policy and Development.</u>

6,067,000

13.1 The base for the farm-to-foodshelf program in fiscal years 2018 and 2019 is \$1,100,000 13.2 each year. 13.3 \$25,000 the first year is for the livestock 13.4 industry study. 13.5 \$47,000 the first year and \$47,000 the second 13.6 year are for the Northern Crops Institute. 137 These appropriations may be spent to 13.8 13.9 purchase equipment. \$18,000 the first year and \$18,000 the 13.10 second year are for grants to the Minnesota 13.11 13.12 Livestock Breeders Association. \$235,000 the first year and \$235,000 the 13.13 13.14 second year are for grants to the Minnesota Agricultural Education and Leadership 13.15 Council for programs of the council under 13.16 Minnesota Statutes, chapter 41D. 13.17 13.18 \$474,000 the first year and \$474,000 the second year are for payments to county and 13.19 district agricultural societies and associations 13.20 under Minnesota Statutes, section 38.02, 13.21 subdivision 1. Aid payments to county and 13.22 13.23 district agricultural societies and associations shall be disbursed no later than July 15 of 13.24 13.25 each year. These payments are the amount of aid from the state for an annual fair held in 13.26 13.27 the previous calendar year. \$1,000 the first year and \$1,000 the second 13.28 13.29 year are for grants to the Minnesota State Poultry Association. 13.30 13.31 \$108,000 the first year and \$108,000 the second year are for annual grants to the 13.32 Minnesota Turf Seed Council for basic 13.33 and applied research on: (1) the improved 13.34

14.1	production of forage and turf seed related to
14.2	new and improved varieties; and (2) native
14.3	plants, including plant breeding, nutrient
14.4	management, pest management, disease
14.5	management, yield, and viability. The grant
14.6	recipient may subcontract with a qualified
14.7	third party for some or all of the basic or
14.8	applied research.
14.9	\$550,000 the first year and \$550,000 the
14.10	second year are for grants to Second Harvest
14.11	Heartland on behalf of Minnesota's six
14.12	Second Harvest food banks for the purchase
14.13	of milk for distribution to Minnesota's food
14.14	shelves and other charitable organizations
14.15	that are eligible to receive food from the food
14.16	banks. Milk purchased under the grants must
14.17	be acquired from Minnesota milk processors
14.18	and based on low-cost bids. The milk must be
14.19	allocated to each Second Harvest food bank
14.20	serving Minnesota according to the formula
14.21	used in the distribution of United States
14.22	Department of Agriculture commodities
14.23	under The Emergency Food Assistance
14.24	Program (TEFAP). Second Harvest
14.25	Heartland must submit quarterly reports
14.26	to the commissioner on forms prescribed
14.27	by the commissioner. The reports must
14.28	include, but are not limited to, information
14.29	on the expenditure of funds, the amount
14.30	of milk purchased, and the organizations
14.31	to which the milk was distributed. Second
14.32	Harvest Heartland may enter into contracts
14.33	or agreements with food banks for shared
14.34	funding or reimbursement of the direct
14.35	purchase of milk. Each food bank receiving
14.36	money from this appropriation may use up to

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two percent of the grant for administrative			
expenses.			
\$113,000 the first year and \$113,000 the			
second year are for transfer to the Board of			
Trustees of the Minnesota State Colleges			
and Universities for statewide mental health			
counseling support to farm families and			
business operators. South Central College			
shall serve as the fiscal agent.			
\$17,000 the first year and \$17,000 the			
second year are for grants to the Minnesota			
Horticultural Society.			
Sec. 3. BOARD OF ANIMAL HEALTH	<u>\$</u>	<u>5,318,000</u> <u>\$</u>	<u>5,384,000</u>
Sec. 4. <u>AGRICULTURAL UTILIZATION</u> <u>RESEARCH INSTITUTE</u>	<u>\$</u>	<u>3,643,000</u> <u>\$</u>	<u>3,643,000</u>
Sec. 5. AVIAN INFLUENZA RESPONSE A	ACTIVI	ſIES; APPROPRIA	ATIONS
AND TRANSFERS.			
(a) \$3,619,000 is appropriated from the get	neral fund	l in fiscal year 2016	to the
···			
	expenses. \$113,000 the first year and \$113,000 the second year are for transfer to the Board of Trustees of the Minnesota State Colleges and Universities for statewide mental health counseling support to farm families and business operators. South Central College shall serve as the fiscal agent. \$17,000 the first year and \$17,000 the second year are for grants to the Minnesota Horticultural Society. Sec. 3. BOARD OF ANIMAL HEALTH Sec. 4. AGRICULTURAL UTILIZATION RESEARCH INSTITUTE Sec. 5. AVIAN INFLUENZA RESPONSE . (a) \$3,619,000 is appropriated from the gen commissioner of agriculture for avian influenza of commissioner may use money appropriated under	expenses.         \$113,000 the first year and \$113,000 the         second year are for transfer to the Board of         Trustees of the Minnesota State Colleges         and Universities for statewide mental health         counseling support to farm families and         business operators. South Central College         shall serve as the fiscal agent.         \$17,000 the first year and \$17,000 the         second year are for grants to the Minnesota         Horticultural Society.         Sec. 3. BOARD OF ANIMAL HEALTH         \$         Sec. 4. AGRICULTURAL UTILIZATION         RESEARCH INSTITUTE         \$         Sec. 5. AVIAN INFLUENZA RESPONSE ACTIVITY         AND TRANSFERS.         (a) \$3,619,000 is appropriated from the general fund         commissioner of agriculture for avian influenza emergence         commissioner may use money appropriated under this para	expenses.         \$113,000 the first year and \$113,000 the         second year are for transfer to the Board of         Trustees of the Minnesota State Colleges         and Universities for statewide mental health         counseling support to farm families and         business operators. South Central College         shall serve as the fiscal agent.         \$17,000 the first year and \$17,000 the         second year are for grants to the Minnesota         Horticultural Society.         Sec. 3. BOARD OF ANIMAL HEALTH       \$ 5,318,000 \$         Sec. 4. AGRICULTURAL UTILIZATION       \$ 3,643,000 \$         Sec. 5. AVIAN INFLUENZA RESPONSE ACTIVITIES; APPROPRIA

15.22 government directly related to avian influenza emergency response activities that are not

15.23 <u>eligible for federal reimbursement. This appropriation is available the day following final</u>

15.24 enactment until June 30, 2017.

15.25 (b) \$1,853,000 is appropriated from the general fund in fiscal year 2016 to the

15.26 Board of Animal Health for avian influenza emergency response activities. The Board

15.27 <u>may use money appropriated under this paragraph to purchase necessary euthanasia and</u>

15.28 composting equipment. This appropriation is available the day following final enactment15.29 until June 30, 2017.

- 15.30 (c) \$103,000 is appropriated from the general fund in fiscal year 2016 to the
- 15.31 <u>commissioner of health for avian influenza emergency response activities. This</u>
- 15.32 <u>appropriation is available the day following final enactment until June 30, 2017.</u>

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16.1	(d) \$350,000 is appropriated from the general fund in fiscal year 2016 to the
16.2	commissioner of natural resources for sampling wild animals to detect and monitor the
16.3	avian influenza virus. This appropriation may also be used to conduct serology sampling,
16.4	in consultation with the Board of Animal Health and the University of Minnesota Pomeroy
16.5	Chair in Avian Health, from birds within a control zone and outside of a control zone.
16.6	This appropriation is available the day following final enactment until June 30, 2017.
16.7	(e) \$544,000 is appropriated from the general fund in fiscal year 2016 to the
16.8	commissioner of public safety to operate the State Emergency Operation Center in
16.9	coordination with the statewide avian influenza response activities. Appropriations
16.10	under this paragraph may also be used to support a staff person at the state's agricultural
16.11	incident command post in Willmar. This appropriation is available the day following final
16.12	enactment until June 30, 2017.
16.13	(f) The commissioner of management and budget may transfer unexpended balances
16.14	from the appropriations in this section to any state agency for operating expenses related
16.15	to avian influenza emergency response activities. The commissioner of management and
16.16	budget must report each transfer to the chairs and ranking minority members of the senate
16.17	Committee on Finance and the house of representatives Committee on Ways and Means.
16.18	(g) In addition to the transfers required under Laws 2015, chapter 65, article 1,
16.19	section 17, no later than September 30, 2015, the commissioner of management and
16.20	budget must transfer \$4,400,000 from the fiscal year 2015 closing balance in the general
16.21	fund to the disaster assistance contingency account in Minnesota Statutes, section 12.221,
16.22	subdivision 6. This amount is available for avian influenza emergency response activities
16.23	as provided in Laws 2015, chapter 65, article 1, section 18.

#### 16.24 Sec. 6. **RURAL FINANCE AUTHORITY; APPROPRIATION.**

16.25 \$10,000,000 is appropriated in fiscal year 2016 from the general fund to the

- 16.26 <u>commissioner of agriculture for transfer to the rural finance authority revolving loan</u>
- 16.27 account under Minnesota Statutes, section 41B.06, for the purposes of disaster recovery
- 16.28 loans under Minnesota Statutes, section 41B.047. This appropriation is available the day
- 16.29 following final enactment until June 30, 2017.

# 16.30 Sec. 7. AVIAN INFLUENZA; FEDERAL FUNDS APPROPRIATION AND 16.31 REPORTING.

- 16.32 All federal money received in fiscal years 2015 through 2017 by the Board of Animal
- 16.33 Health or the commissioner of agriculture, health, natural resources, or public safety to
- 16.34 address avian influenza is appropriated in the fiscal year when it is received. Before

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17.1	spending federal funds appropriated in this section, the commissioner of management and
17.2	budget shall report the anticipated federal funds appropriated under this section and their
17.3	intended purpose to the Legislative Advisory Commission, consistent with the urgent
17.4	federal funds request procedure under Minnesota Statutes, section 3.3005, subdivision
17.5	4. By January 15, 2018, the commissioner of management and budget shall report the
17.6	actual federal funds received and appropriated under this section and their actual use
17.7	to the Legislative Advisory Commission.
17.8	Sec. 8. EFFECTIVE DATE.
17.9	Sections 5 to 7 are effective the day following final enactment.
17.10	ARTICLE 2
17.11	AGRICULTURE POLICY
17.12	Section 1. Minnesota Statutes 2014, section 3.737, is amended by adding a subdivision
17.13	to read:
17.14	Subd. 6. Federal reimbursement. The commissioner must pursue federal
17.15	reimbursement for any compensation payment issued under this section while:
17.16	(1) the United States Fish and Wildlife Service lists the Minnesota population of gray
17.17	wolves as endangered and threatened wildlife under the federal Endangered Species Act; or
17.18	(2) the federal government otherwise prohibits livestock producers from protecting
17.19	their livestock from wolf depredation.
17.20	Sec. 2. Minnesota Statutes 2014, section 13.643, subdivision 1, is amended to read:
17.21	Subdivision 1. Department of Agriculture data. (a) Loan and grant applicant
17.22	data. The following data on applicants, collected by the Department of Agriculture in its
17.23	sustainable agriculture revolving loan and grant programs program under sections 17.115
17.24	and section 17.116, are private or nonpublic: nonfarm income; credit history; insurance
17.25	coverage; machinery and equipment list; financial information; and credit information
17.26	requests.
17.27	(b) Farm advocate data. The following data supplied by farmer clients to
17.28	Minnesota farm advocates and to the Department of Agriculture are private data on
17.29	individuals: financial history, including listings of assets and debts, and personal and
17.30	emotional status information.
17.31	Sec. 3. Minnesota Statutes 2014, section 18B.01, subdivision 28, is amended to read:

06/11/15 REVISOR JRM/NB 15-4551 Subd. 28. Structural pest. "Structural pest" means a an invertebrate pest, other 18.1 than a plant, or commensal rodent in, on, under, or near a structure such as a residential 18.2 or commercial building. 18.3 Sec. 4. Minnesota Statutes 2014, section 18B.01, subdivision 29, is amended to read: 18.4 Subd. 29. Structural pest control. "Structural pest control" means the control of 18.5 any structural pest through the use of a device, a procedure, or application of pesticides or 18.6 through other means in or around a building or other structures, including trucks, boxcars, 18.7 ships, aircraft, docks, and fumigation vaults, and the business activity related to use of a 18.8 device, a procedure, or application of a pesticide. 18.9 Sec. 5. Minnesota Statutes 2014, section 18B.05, subdivision 1, is amended to read: 18.10 Subdivision 1. Establishment. A pesticide regulatory account is established in the 18.11 agricultural fund. Fees, assessments, and penalties collected under this chapter must 18.12 18.13 be deposited in the agricultural fund and credited to the pesticide regulatory account. Money in the account, including interest, is appropriated to the commissioner for the 18.14 administration and enforcement of this chapter and up to \$20,000 per fiscal year may also 18.15 be used by the commissioner for purposes of section 18H.14, paragraph (e). 18.16 Sec. 6. Minnesota Statutes 2014, section 18B.32, subdivision 1, is amended to read: 18.17 Subdivision 1. Requirement. (a) A person may not engage in structural pest 18.18 control applications: 18.19 18.20 (1) for hire without a structural pest control license; and (2) as a sole proprietorship, company, partnership, or corporation unless the person 18.21 is or employs a licensed master in structural pest control operations. 18.22 18.23 (b) A structural pest control licensee must have a valid license identification card when applying to purchase a restricted use pesticide or apply pesticides for hire and must 18.24 display it upon demand by an authorized representative of the commissioner or a law 18.25 enforcement officer. The license identification card must contain information required by 18.26 the commissioner. 18.27 (c) Notwithstanding the licensing requirements of this subdivision, a person may 18.28 control the following nuisance or economically damaging wild animals, by trapping, 18.29 without a structural pest control license: 18.30 (1) fur-bearing animals, as defined in section 97A.015, with a valid trapping license 18.31 18.32 or special permit from the commissioner of natural resources; and (2) skunks, woodehucks, gophers, porcupines, coyotes, moles, and weasels. 18.33

19.1 Sec. 7. Minnesota Statutes 2014, section 18B.33, subdivision 1, is amended to read:
19.2 Subdivision 1. Requirement. (a) A person may not apply a pesticide for hire
19.3 without a commercial applicator license for the appropriate use categories or a structural
19.4 pest control license.

(b) A commercial applicator licensee must have a valid license identification card
when applying to purchase a restricted use pesticide or apply pesticides for hire and must
display it upon demand by an authorized representative of the commissioner or a law
enforcement officer. The commissioner shall prescribe the information required on the
license identification card.

19.10 Sec. 8. Minnesota Statutes 2014, section 18B.34, subdivision 1, is amended to read:
19.11 Subdivision 1. Requirement. (a) Except for a licensed commercial applicator,
19.12 certified private applicator, or licensed structural pest control applicator, a person,
19.13 including a government employee, may not <u>purchase or use a restricted use pesticide in</u>
19.14 performance of official duties without having a noncommercial applicator license for an
19.15 appropriate use category.

- (b) A licensee must have a valid license identification card when applying pesticides
  and must display it upon demand by an authorized representative of the commissioner
  or a law enforcement officer. The license identification card must contain information
  required by the commissioner.
- 19.20 Sec. 9. Minnesota Statutes 2014, section 18C.425, subdivision 6, is amended to read:
  19.21 Subd. 6. Payment of inspection fee. (a) The person who registers and distributes in
  19.22 the state a specialty fertilizer, soil amendment, or plant amendment under section 18C.411
  19.23 shall pay the inspection fee to the commissioner.
- (b) The person licensed under section 18C.415 who distributes a fertilizer to a person
  not required to be so licensed shall pay the inspection fee to the commissioner, except as
  exempted under section 18C.421, subdivision 1, paragraph (b).
- (c) The person responsible for payment of the inspection fees for fertilizers, soil
  amendments, or plant amendments sold and used in this state must pay an inspection fee
  of <u>30</u> <u>39</u> cents per ton, and until June 30, 2019, an additional 40 cents per ton, of fertilizer,
  soil amendment, and plant amendment sold or distributed in this state, with a minimum
  of \$10 on all tonnage reports. Notwithstanding section 18C.131, the commissioner
  <u>must deposit all revenue from the additional 40 cent per ton fee in the agricultural</u>
  fertilizer research and education account in section 18C.80. Products sold or distributed to

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20.1 manufacturers or exchanged between them are exempt from the inspection fee imposed by
20.2 this subdivision if the products are used exclusively for manufacturing purposes.

20.3 (d) A registrant or licensee must retain invoices showing proof of fertilizer, plant
20.4 amendment, or soil amendment distribution amounts and inspection fees paid for a period
20.5 of three years.

Sec. 10. Minnesota Statutes 2014, section 18C.70, subdivision 2, is amended to read: 20.6 Subd. 2. Powers and duties. The council must review applications and select 20.7 projects to receive agricultural fertilizer research and education program grants, as 20.8 authorized in section 18C.71. The council must establish a program to provide grants to 20.9 research, education, and technology transfer projects related to agricultural fertilizer, soil 20.10 amendments, and plant amendments. For the purpose of this section, "fertilizer" includes 20.11 soil amendments and plant amendments, but does not include vegetable or animal manures 20.12 that are not manipulated. The commissioner is responsible for all fiscal and administrative 20.13 duties in the first year and may use up to eight percent of program revenue to offset costs 20.14 incurred. No later than October 1, 2007, the commissioner must provide the council with 20.15 an estimate of the annual costs the commissioner would incur in administering the program. 20.16

#### 20.17 Sec. 11. [18C.80] AGRICULTURAL FERTILIZER RESEARCH AND

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## 20.18 EDUCATION ACCOUNT.

Subdivision 1. Account; appropriation. An agricultural fertilizer research 20.19 and education account is established in the agricultural fund. Money in the account, 20.20 20.21 including interest earned, is appropriated to the commissioner for grants determined by the Minnesota Agricultural Fertilizer Research and Education Council under section 18C.71. 20.22 The commissioner may use up to \$80,000 each fiscal year for direct costs incurred to 20.23 provide fiscal and administrative support to the council as required under section 18C.70, 20.24 subdivision 2. The commissioner may also recover associated indirect costs from the 20.25 account as required under section 16A.127. 20.26

20.27

Subd. 2. Expiration. This section expires June 30, 2020.

Sec. 12. Minnesota Statutes 2014, section 18G.10, subdivision 3, is amended to read:
Subd. 3. Cooperative agreements. The commissioner may enter into cooperative
agreements with federal and state agencies for administration of the export certification
program. An exporter of plants or plant products desiring to originate shipments from
Minnesota to a foreign country requiring a phytosanitary certificate or export certificate
must submit an application to the commissioner.

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21.1	Sec. 13. Minnesota Statutes 2014, section 18G.10, subdivision 4, is amended to read:
21.2	Subd. 4. Phytosanitary and export certificates. An exporter of plants or plant
21.3	products desiring to originate shipments from Minnesota to a foreign country requiring
21.4	a phytosanitary certificate or export certificate must submit an application to the
21.5	commissioner. Application for phytosanitary certificates or export certificates must be
21.6	made on forms provided or approved by the commissioner. The commissioner shall may
21.7	conduct inspections of plants, plant products, or facilities for persons that have applied for
21.8	or intend to apply for a phytosanitary certificate or export certificate from the commissioner.
21.9	Inspections must include one or more of the following as requested or required:
21.10	(1) an inspection of the plants or plant products intended for export under a
21.11	phytosanitary certificate or export certificate;
21.12	(2) field inspections of growing plants to determine presence or absence of plant
21.13	diseases, if necessary;
21.14	(3) laboratory diagnosis for presence or absence of plant diseases, if necessary;
21.15	(4) observation and evaluation of procedures and facilities utilized in handling
21.16	plants and plant products, if necessary; and
21.17	(5) review of United States Department of Agriculture, Federal Grain Inspection
21.18	Service Official Export Grain Inspection Certificate logs.
21.19	The commissioner may issue a phytosanitary certificate or export certificate if the
21.20	plants or plant products satisfactorily meet the requirements of the importing foreign
21.21	country and the United States Department of Agriculture requirements. The requirements
21.22	of the destination countries must be met by the applicant.
21.23	Sec. 14. Minnesota Statutes 2014, section 18G.10, subdivision 5, is amended to read:
21.24	Subd. 5. Certificate fees. (a) The commissioner shall assess the fees in paragraphs
21.25	(b) to (f) fees sufficient to recover all costs for the inspection, service, and work performed
21.26	in carrying out the issuance of a phytosanitary certificate or export certificate. The
21.27	inspection fee must be based on mileage and inspection time.
21.28	(b) Mileage charge: current United States Internal Revenue Service mileage rate.
21.29	(c) Inspection time: \$50 per hour minimum or fee necessary to cover department
21.30	costs. Inspection time includes the driving time to and from the location in addition to
21.31	the time spent conducting the inspection.
21.32	(d) (b) If laboratory analysis or other technical analysis is required to issue a
21.33	certificate, the commissioner must set and collect the fee to recover this additional cost.
21.34	(e) (c) The certificate fee for product value greater than \$250: is \$75 or a fee amount,

21.35 <u>not to exceed \$300, that is sufficient to recover all processing costs</u> for each phytosanitary

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or export certificate issued for any single shipment valued at more than \$250 in addition to
any mileage or inspection time charges that are assessed.

(f) Certificate fee for product value less than \$250: \$25 for each phytosanitary or
 export certificate issued for any single shipment valued at less than \$250 in addition to

22.5 any mileage or inspection time charges that are assessed.

22.6  $(\underline{g})(\underline{d})$  For services provided for in subdivision 7 that are goods and services

22.7 provided for the direct and primary use of a private individual, business, or other entity,

the commissioner must set and collect the fees to cover the cost of the services provided.

- Sec. 15. Minnesota Statutes 2014, section 18H.02, subdivision 20, is amended to read:
  Subd. 20. Nursery stock. "Nursery stock" means a plant intended for planting or
  propagation, including, but not limited to, trees, shrubs, vines, perennials, biennials, grafts,
  cuttings, and buds that may be sold for propagation, whether cultivated or wild, and all
  viable parts of these plants. Nursery stock does not include:
- 22.14 (1) field and forage crops or sod;
- 22.15 (2) the seeds of grasses, cereal grains, vegetable crops, and flowers;
- 22.16 (3) vegetable plants, bulbs, or tubers;
- 22.17 (4) cut flowers, unless stems or other portions are intended for propagation;
- 22.18 (5) annuals; or
- (6) Christmas trees.
- 22.20 Sec. 16. Minnesota Statutes 2014, section 18H.02, is amended by adding a subdivision 22.21 to read:

22.22 <u>Subd. 32a.</u> **Sod.** "Sod" means the upper portion of soil that contains the roots of 22.23 grasses and the living grass plants.

22.24 Sec. 17. Minnesota Statutes 2014, section 18H.02, is amended by adding a subdivision 22.25 to read:

22.26 <u>Subd. 35.</u> Tropical plant. "Tropical plant" means a plant that has a United States
 22.27 <u>Department of Agriculture hardiness zone designation of zone 6 or greater, or an annual</u>
 22.28 <u>minimum hardiness temperature of -9 degrees Fahrenheit.</u>

- Sec. 18. Minnesota Statutes 2014, section 18H.06, subdivision 2, is amended to read:
  Subd. 2. Occasional sales. (a) An individual may offer nursery stock for sale and be
  exempt from the requirement to obtain a nursery stock dealer certificate if:
- (1) the gross sales of all nursery stock in a calendar year do not exceed \$2,000;

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23.1	(2) all nursery stock sold or distributed by the individual is intended for planting
23.2	in Minnesota;
23.3	(3) all nursery stock purchased or procured for resale or distribution was grown in
23.4	Minnesota and has been certified by the commissioner; and
23.5	(4) the individual conducts sales or distributions of nursery stock on ten or fewer
23.6	days in a calendar year.
23.7	(b) The commissioner may prescribe the conditions of the exempt nursery sales under
23.8	this subdivision and may conduct routine inspections of the nursery stock offered for sale.
23.9	Sec. 19. Minnesota Statutes 2014, section 18H.07, is amended to read:
23.10	18H.07 FEE SCHEDULE.
23.11	Subdivision 1. Establishment of fees. The commissioner shall establish fees
23.12	sufficient to allow for the administration and enforcement of this chapter and rules adopted
23.13	under this chapter, including the portion of general support costs and statewide indirect
23.14	costs of the agency attributable to that function, with a reserve sufficient for up to six
23.15	months. The commissioner shall review the fee schedule annually in consultation with
23.16	the Minnesota Nursery and Landscape Advisory Committee. For the certificate year
23.17	beginning January 1, 2006, the fees are as described in this section.
23.18	Subd. 2. Nursery stock grower certificate. (a) A nursery stock grower must
23.19	pay an annual fee based on the area of all acreage on which nursery stock is grown for
23.20	certification as follows:
23.21	(1) less than one-half acre, \$150;
23.22	(2) from one-half acre to two acres, \$200;
23.23	(3) over two acres up to five acres, \$300;
23.24	(4) over five acres up to ten acres, \$350;
23.25	(5) over ten acres up to 20 acres, \$500;
23.26	(6) over 20 acres up to 40 acres, \$650;
23.27	(7) over 40 acres up to 50 acres, \$800;
23.28	(8) over 50 acres up to 200 acres, \$1,100;
23.29	(9) over 200 acres up to 500 acres, \$1,500; and
23.30	(10) over 500 acres, \$1,500 plus \$2 for each additional acre.

23.31 (b) In addition to the fees in paragraph (a), a penalty of ten percent of the fee due

23.32 must be charged for each month, or portion thereof, that the fee is delinquent up to a

23.33 maximum of 30 percent for any application for renewal not postmarked by December 31

23.34 of the current year.

- (c) A nursery stock grower found operating without a valid nursery stock grower 24.1 certificate cannot offer for sale or sell nursery stock until: (1) payment is received by the 24.2 commissioner for (i) the certificate fee due, and (ii) a penalty equal to the certificate fee 24.3 owed; and (2) a new certificate is issued to the nursery stock grower by the commissioner. 24.4 Subd. 3. Nursery stock dealer certificate. (a) A nursery stock dealer must pay an 24.5 annual fee based on the dealer's gross sales of certified nursery stock per location during 24.6 the most recent certificate year. A certificate applicant operating for the first time must pay 24.7 the minimum fee. The fees per sales location are: 24.8 (1) gross sales up to \$5,000, \$150; 24.9 (2) gross sales over \$5,000 up to \$20,000, \$175; 24.10 (3) gross sales over \$20,000 up to \$50,000, \$300; 24.11 (4) gross sales over \$50,000 up to \$75,000, \$425; 24.12 (5) gross sales over \$75,000 up to \$100,000, \$550; 24.13 (6) gross sales over \$100,000 up to \$200,000, \$675; and 24.14 24.15 (7) gross sales over \$200,000, \$800. (b) In addition to the fees in paragraph (a), a penalty of ten percent of the fee due 24.16 must be charged for each month, or portion thereof, that the fee is delinquent up to a 24.17 maximum of 30 percent for any application for renewal not postmarked by December 31 24.18 of the current year. 24.19 (c) A nursery stock dealer found operating without a valid nursery stock dealer 24.20 certificate cannot offer for sale or sell nursery stock until: (1) payment is received by the 24.21 commissioner for (i) the certificate fee due, and (ii) a penalty equal to the certificate fee 24.22 24.23 owed; and (2) a new certificate is issued to the nursery stock dealer by the commissioner. Subd. 4. Reinspection; additional or optional inspection fees. If a reinspection is 24.24 required or an additional inspection is needed or requested a fee must be assessed based 24.25 on mileage and inspection time as follows: 24.26 (1) mileage must be charged at the current United States Internal Revenue Service 24.27 reimbursement rate; and 24.28 (2) inspection time must be charged at the rate of \$50 per hour a rate sufficient to 24.29 recover all inspection costs, including the driving time to and from the location in addition 24.30 to the time spent conducting the inspection. 24.31
- 24.32 Sec. 20. Minnesota Statutes 2014, section 18H.17, is amended to read:
- 24.33 **18H.17 NURSERY AND PHYTOSANITARY ACCOUNT.**
- A nursery and phytosanitary account is established in the state treasury. The fees and penalties collected under this chapter and interest attributable to money in the account

06/11/15 REVISOR JRM/NB 15-4551 must be deposited in the state treasury and credited to the nursery and phytosanitary 25.1 account in the agricultural fund. Money in the account, including interest earned, is 25.2 annually appropriated to the commissioner for the administration and enforcement for 25.3 this chapter. The commissioner may spend no more than \$20,000 from the account each 25.4 fiscal year for purposes of section 18H.14, paragraph (e). 25.5 Sec. 21. Minnesota Statutes 2014, section 18J.01, is amended to read: 25.6 **18J.01 DEFINITIONS.** 25.7 (a) The definitions in sections 18G.02, 18H.02, <u>18K.02</u>, 27.01, 223.16, 231.01, 25.8 and 232.21 apply to this chapter. 25.9 (b) For purposes of this chapter, "associated rules" means rules adopted under this 25.10 chapter, chapter 18G, 18H, 18K, 27, 223, 231, or 232, or sections 21.80 to 21.92. 25.11 **EFFECTIVE DATE.** This section is effective the day following final enactment. 25.12 Sec. 22. Minnesota Statutes 2014, section 18J.02, is amended to read: 25.13 **18J.02 DUTIES OF COMMISSIONER.** 25.14 The commissioner shall administer and enforce this chapter, chapters 18G, 18H, 25.15 18K, 27, 223, 231, and 232; sections 21.80 to 21.92; and associated rules. 25.16 **EFFECTIVE DATE.** This section is effective the day following final enactment. 25.17 Sec. 23. Minnesota Statutes 2014, section 18J.03, is amended to read: 25.18 18J.03 CIVIL LIABILITY. 25.19 A person regulated by this chapter, chapter 18G, 18H, 18K, 27, 223, 231, or 232, 25.20 or sections 21.80 to 21.92, is civilly liable for any violation of one of those statutes or 25.21 associated rules by the person's employee or agent. 25.22 **EFFECTIVE DATE.** This section is effective the day following final enactment. 25.23 Sec. 24. Minnesota Statutes 2014, section 18J.04, subdivision 1, is amended to read: 25.24 Subdivision 1. Access and entry. The commissioner, upon presentation of official 25.25 department credentials, must be granted immediate access at reasonable times to sites 25.26 where a person manufactures, distributes, uses, handles, disposes of, stores, or transports 25.27 seeds, plants, grain, household goods, general merchandise, produce, or other living or 25.28 nonliving products or other objects regulated under chapter 18G, 18H, 18K, 27, 223, 231, 25.29

25.30 or 232; sections 21.80 to 21.92; or associated rules.

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26.1	EFFECTIVE DATE. This se	ction is effective the	day following final en	actment.
26.2	Sec. 25. Minnesota Statutes 2014	4, section 18J.04, sub	division 2, is amended	l to read:
26.3	Subd. 2. Purpose of entry. (a	a) The commissioner	may enter sites for:	
26.4	(1) inspection of inventory and	d equipment for the n	nanufacture, storage, l	andling,
26.5	distribution, disposal, or any other p	process regulated und	er chapter 18G, 18H,	<u>18K,</u> 27,
26.6	223, 231, or 232; sections 21.80 to 2	21.92; or associated r	ules;	
26.7	(2) sampling of sites, seeds, p	lants, products, grain	, household goods, ge	neral
26.8	merchandise, produce, or other livin	ng or nonliving object	s that are manufacture	ed, stored,
26.9	distributed, handled, or disposed of	at those sites and reg	ulated under chapter 1	8G, 18H,
26.10	<u>18K</u> , 27, 223, 231, or 232; sections	21.80 to 21.92; or as	sociated rules;	
26.11	(3) inspection of records relate	ed to the manufacture	, distribution, storage,	handling,
26.12	or disposal of seeds, plants, product	s, grain, household g	oods, general merchan	ndise,
26.13	produce, or other living or nonliving	g objects regulated un	der chapter 18G, 18H	, <u>18K, </u> 27,
26.14	223, 231, or 232; sections 21.80 to 2	21.92; or associated r	ules;	
26.15	(4) investigating compliance v	with chapter 18G, 18I	H, <u>18K,</u> 27, 223, 231,	or 232;
26.16	sections 21.80 to 21.92; or associate	ed rules; or		
26.17	(5) other purposes necessary to	o implement chapter	18G, 18H, <u>18K,</u> 27, 22	23, 231, or
26.18	232; sections 21.80 to 21.92; or asso	ociated rules.		
26.19	(b) The commissioner may en	ter any public or priv	ate premises during o	r after
26.20	regular business hours without notic	e of inspection when	a suspected violation	of chapter
26.21	18G, 18H, <u>18K,</u> 27, 223, 231, or 23	2; sections 21.80 to 2	21.92; or associated ru	les may
26.22	threaten public health or the environ	nment.		

26.23

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

Sec. 26. Minnesota Statutes 2014, section 18J.04, subdivision 3, is amended to read: 26.24 Subd. 3. Notice of inspection samples and analyses. (a) The commissioner shall 26.25 26.26 provide the owner, operator, or agent in charge with a receipt describing any samples obtained. If requested, the commissioner shall split any samples obtained and provide 26.27 them to the owner, operator, or agent in charge. If an analysis is made of the samples, 26.28 26.29 a copy of the results of the analysis must be furnished to the owner, operator, or agent in charge within 30 days after an analysis has been performed. If an analysis is not 26.30 performed, the commissioner must notify the owner, operator, or agent in charge within 30 26.31 days of the decision not to perform the analysis. 26.32

(b) The sampling and analysis must be done according to methods provided for
under applicable provisions of chapter 18G, 18H, <u>18K</u>, 27, 223, 231, or 232; sections

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or in cases where methods are available in which improved applicability has been

27.1 21.80 to 21.92; or associated rules. In cases not covered by those sections and methods

- 27.3 demonstrated the commissioner may adopt appropriate methods from other sources.
- 27.4

27.2

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

Sec. 27. Minnesota Statutes 2014, section 18J.04, subdivision 4, is amended to read:
Subd. 4. Inspection requests by others. (a) A person who believes that a violation
of chapter 18G, 18H, <u>18K</u>, 27, 223, 231, or 232; sections 21.80 to 21.92; or associated
rules has occurred may request an inspection by giving notice to the commissioner of the
violation. The notice must be in writing, state with reasonable particularity the grounds
for the notice, and be signed by the person making the request.

(b) If after receiving a notice of violation the commissioner reasonably believes that
a violation has occurred, the commissioner shall make a special inspection in accordance
with the provisions of this section as soon as practicable, to determine if a violation has
occurred.

(c) An inspection conducted pursuant to a notice under this subdivision may cover
an entire site and is not limited to the portion of the site specified in the notice. If the
commissioner determines that reasonable grounds to believe that a violation occurred
do not exist, the commissioner must notify the person making the request in writing of
the determination.

27.20

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

Sec. 28. Minnesota Statutes 2014, section 18J.05, subdivision 1, is amended to read: 27.21 Subdivision 1. Enforcement required. (a) A violation of chapter 18G, 18H, 18K, 27, 27.22 27.23 223, 231, or 232; sections 21.80 to 21.92; or an associated rule is a violation of this chapter. (b) Upon the request of the commissioner, county attorneys, sheriffs, and other 27.24 officers having authority in the enforcement of the general criminal laws must take action 27.25 to the extent of their authority necessary or proper for the enforcement of chapter 18G, 27.26 18H, 18K, 27, 223, 231, or 232; sections 21.80 to 21.92; or associated rules or valid 27.27 orders, standards, stipulations, and agreements of the commissioner. 27.28

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

Sec. 29. Minnesota Statutes 2014, section 18J.05, subdivision 2, is amended to read:
Subd. 2. Commissioner's discretion. If minor violations of chapter 18G, 18H,

27.32 18K, 27, 223, 231, or 232; sections 21.80 to 21.92; or associated rules occur or the

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28.1	commissioner believes the public interest will be best served by a suitable notice of				
28.2	warning in writing, this section does	not require the com	missioner to:		
28.3	(1) report the violation for pros	ecution;			
28.4	(2) institute seizure proceeding	s; or			
28.5	(3) issue a withdrawal from dis	tribution, stop-sale,	or other order.		

**EFFECTIVE DATE.** This section is effective the day following final enactment. 28.6

Sec. 30. Minnesota Statutes 2014, section 18J.05, subdivision 6, is amended to read: 28.7 28.8 Subd. 6. Agent for service of process. All persons licensed, permitted, registered, or certified under chapter 18G, 18H, 18K, 27, 223, 231, or 232; sections 21.80 to 21.92; or 28.9 associated rules must appoint the commissioner as the agent upon whom all legal process 28.10 28.11 may be served and service upon the commissioner is deemed to be service on the licensee,

permittee, registrant, or certified person. 28.12

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

Sec. 31. Minnesota Statutes 2014, section 18J.06, is amended to read: 28.14

**18J.06 FALSE STATEMENT OR RECORD.** 28.15

28.16 A person must not knowingly make or offer a false statement, record, or other information as part of: 28.17

(1) an application for registration, license, certification, or permit under chapter 18G, 28.18 18H, 18K, 27, 223, 231, or 232; sections 21.80 to 21.92; or associated rules; 28.19

(2) records or reports required under chapter 18G, 18H, 18K, 27, 223, 231, or 232; 28.20 sections 21.80 to 21.92; or associated rules; or 28.21

(3) an investigation of a violation of chapter 18G, 18H, 18K, 27, 223, 231, or 232; 28.22 sections 21.80 to 21.92; or associated rules. 28.23

28.24

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

28.25 Sec. 32. Minnesota Statutes 2014, section 18J.07, subdivision 3, is amended to read: Subd. 3. Cancellation of registration, permit, license, certification. The 28.26 commissioner may cancel or revoke a registration, permit, license, or certification 28.27 provided for under chapter 18G, 18H, 18K, 27, 223, 231, or 232; sections 21.80 to 21.92; 28.28 or associated rules or refuse to register, permit, license, or certify under provisions of 28.29 chapter 18G, 18H, 18K, 27, 223, 231, or 232; sections 21.80 to 21.92; or associated rules 28.30 if the registrant, permittee, licensee, or certified person has used fraudulent or deceptive 28.31

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29.1	practices in the evasion or attempted	evasion of a provisi	ion of chapter 18G, 18	8H, <u>18K,</u> 27,
29.2	223, 231, or 232; sections 21.80 to 2	1.92; or associated	rules.	
29.3	<b>EFFECTIVE DATE.</b> This sec	tion is effective the	day following final en	nactment.

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

Sec. 33. Minnesota Statutes 2014, section 18J.07, subdivision 4, is amended to read: 29.4 Subd. 4. Service of order or notice. (a) If a person is not available for service of an 29.5 order, the commissioner may attach the order to the facility, site, seed or seed container, 29.6 plant or other living or nonliving object regulated under chapter 18G, 18H, 18K, 27, 223, 29.7 231, or 232; sections 21.80 to 21.92; or associated rules and notify the owner, custodian, 29.8 other responsible party, or registrant. 29.9

(b) The seed, seed container, plant, or other living or nonliving object regulated 29.10 29.11 under chapter 18G, 18H, 18K, 27, 223, 231, or 232; sections 21.80 to 21.92; or associated rules may not be sold, used, tampered with, or removed until released under conditions 29.12 specified by the commissioner, by an administrative law judge, or by a court. 29.13

29.14

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

29.15 Sec. 34. Minnesota Statutes 2014, section 18J.07, subdivision 5, is amended to read: Subd. 5. Unsatisfied judgments. (a) An applicant for a license, permit, registration, 29.16 or certification under provisions of this chapter, chapter 18G, 18H, 18K, 27, 223, 231, or 29.17 232; sections 21.80 to 21.92; or associated rules may not allow a final judgment against 29.18 the applicant for damages arising from a violation of those statutes or rules to remain 29.19 29.20 unsatisfied for a period of more than 30 days.

(b) Failure to satisfy, within 30 days, a final judgment resulting from a violation of this 29.21 chapter results in automatic suspension of the license, permit, registration, or certification. 29.22

29.23

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

Sec. 35. Minnesota Statutes 2014, section 18J.09, is amended to read: 29.24

29.25

#### 18J.09 CREDITING OF PENALTIES, FEES, AND COSTS.

Penalties, cost reimbursements, fees, and other money collected under this chapter 29.26 must be deposited into the state treasury and credited to the appropriate nursery and 29.27 29.28 phytosanitary, industrial hemp, or seed account.

#### **EFFECTIVE DATE.** This section is effective the day following final enactment. 29.29

Sec. 36. Minnesota Statutes 2014, section 18J.11, subdivision 1, is amended to read: 29.30

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30.1	Subdivision 1. General violation	Except as provid	led in subdivisions 2 a	and, 3, and
30.2	$\underline{4}$ , a person is guilty of a misdemeanor if the person violates this chapter or an order,			
30.3	standard, stipulation, agreement, or sche	dule of complian	ce of the commission	er.
20.4	EFFECTIVE DATE This section	a is offective the	low following final on	o atmo ant
30.4	<b>EFFECTIVE DATE.</b> This section		ay following final en	acument.
30.5	Sec. 37. Minnesota Statutes 2014, se	ction 18J.11, is ar	nended by adding a s	ubdivision
30.6	to read:			
30.7	Subd. 4. Controlled substance of	ffenses. Prosecuti	ion under this section	does not
30.8	preclude prosecution under chapter 152	<u>-</u>		
30.9	EFFECTIVE DATE. This section	n is effective the c	lay following final en	actment.
30.10	Sec. 38. [18K.01] SHORT TITLE.			
30.11	This chapter may be referred to as	the "Industrial H	emp Development Ac	<u>:t."</u>
30.12	EFFECTIVE DATE. This section	n is effective the c	lay following final en	actment.
30.13	Sec. 39. [18K.02] DEFINITIONS.			
30.14	Subdivision 1. Scope. The definit	ions in this section	n apply to this chapter	<u>r.</u>
30.15	Subd. 2. Commissioner. "Commi	ssioner" means th	e commissioner of ag	riculture.
30.16	Subd. 3. Industrial hemp. "Indu	strial hemp" mear	ns the plant Cannabis	<u>sativa L.</u>
30.17	and any part of the plant, whether grow	ing or not, with a	delta-9 tetrahydrocan	nabinol
30.18	concentration of not more than 0.3 percent	ent on a dry weigl	ht basis. Industrial he	mp is not
30.19	marijuana as defined in section 152.01,	subdivision 9.		
30.20	Subd. 4. Marijuana. "Marijuana	" has the meaning	g given in section 152	2.01,
30.21	subdivision 9.			
30.22	EFFECTIVE DATE. This section	n is effective the c	lay following final en	actment.
30.23	Sec. 40. [18K.03] AGRICULTURA	L CROP; POSS	ESSION AUTHORI	ZED.
30.24	Industrial hemp is an agricultural	crop in this state.	A person may possess	s, transport,
30.25	process, sell, or buy industrial hemp that	t is grown pursua	nt to this chapter.	
30.26	EFFECTIVE DATE. This section	n is effective the c	lay following final en	actment.
30.27	Sec. 41. [18K.04] LICENSING.			
30.28	Subdivision 1. Requirement; issu	iance; presumpt	ion. (a) A person mus	st obtain a
30.29	license from the commissioner before g	rowing industrial	hemp for commercial	purposes.

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31.1	A person must apply to the commissioner in the form prescribed by the commissioner and
31.2	must pay the annual registration and inspection fee established by the commissioner in
31.3	accordance with section 16A.1285, subdivision 2. The license application must include
	the name and address of the applicant and the legal description of the land area or areas
31.4	
31.5	where industrial hemp will be grown by the applicant.
31.6	(b) When an applicant has paid the fee and completed the application process to the
31.7	satisfaction of the commissioner, the commissioner must issue a license which is valid
31.8	until December 31 of the year of application.
31.9	(c) A person licensed under this section is presumed to be growing industrial hemp
31.10	for commercial purposes.
31.11	Subd. 2. Background check; data classification. The commissioner must require
31.12	each first-time applicant for a license to submit to a background investigation conducted
31.13	by the Bureau of Criminal Apprehension as a condition of licensure. As part of the
31.14	background investigation, the Bureau of Criminal Apprehension must conduct criminal
31.15	history checks of Minnesota records and is authorized to exchange fingerprints with the
31.16	United States Department of Justice, Federal Bureau of Investigation for the purpose of a
31.17	criminal background check of the national files. The cost of the investigation must be paid
31.18	by the applicant. Criminal history records provided to the commissioner under this section
31.19	must be treated as private data on individuals, as defined in section 13.02, subdivision 12.
31.20	Subd. 3. Federal requirements. The applicant must demonstrate to the satisfaction
31.21	of the commissioner that the applicant has complied with all applicable federal
31.22	requirements pertaining to the production, distribution, and sale of industrial hemp.
31.23	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
31.24	Sec. 42. [18K.05] ANNUAL REPORT; SALES NOTIFICATION.
31.25	(a) Annually, a licensee must file with the commissioner:
31.26	(1) documentation demonstrating to the commissioner's satisfaction that the seeds
31.27	planted by the licensee are of a type and variety that contain no more than three-tenths of
31.28	one percent delta-9 tetrahydrocannabinol; and
31.29	(2) a copy of any contract to grow industrial hemp.
31.30	(b) Within 30 days, a licensee must notify the commissioner of each sale or
31.31	distribution of industrial hemp grown by the licensee including, but not limited to, the
31.32	name and address of the person receiving the industrial hemp and the amount of industrial
31.33	hemp sold or distributed.

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

06/11/15 REVISOR JRM/NB 15-4551 Sec. 43. [18K.06] RULEMAKING. 32.1 (a) The commissioner shall adopt rules governing the production, testing, and 32.2 licensing of industrial hemp. 32.3 (b) Rules adopted under paragraph (a) must include, but not be limited to, provisions 32.4 32.5 governing: (1) the supervision and inspection of industrial hemp during its growth and harvest; 32.6 (2) the testing of industrial hemp to determine delta-9 tetrahydrocannabinol levels; 32.7 (3) the use of background checks results required under section 18K.04 to approve 32.8 or deny a license application; and 32.9 (4) any other provision or procedure necessary to carry out the purposes of this 32.10 chapter. 32.11 (c) Rules issued under this section must be consistent with federal law regarding 32.12 the production, distribution, and sale of industrial hemp. 32.13 **EFFECTIVE DATE.** This section is effective the day after the federal government 32.14 authorizes the commercial production of industrial hemp in this country. 32.15 32.16 Sec. 44. [18K.07] FEES. Fees collected under this chapter must be credited to the industrial hemp account, 32.17 32.18 which is hereby established in the agricultural fund in the state treasury. Interest earned in the account accrues to the account. Funds in the industrial hemp account are annually 32.19 appropriated to the commissioner to implement and enforce this chapter. 32.20 32.21 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 45. [18K.08] DEFENSE FOR POSSESSION OF MARIJUANA. 32.22 32.23 It is an affirmative defense to a prosecution for the possession of marijuana under chapter 152 if: 32.24 (1) the defendant possesses industrial hemp grown pursuant to this chapter; or 32.25 (2) the defendant has a valid controlled substance registration from the United States 32.26 Department of Justice, Drug Enforcement Administration, if required under federal law. 32.27 **EFFECTIVE DATE.** This section is effective the day following final enactment. 32.28 Sec. 46. [18K.09] PILOT PROGRAM; OTHER RESEARCH AUTHORIZED. 32.29 Subdivision 1. Authorized activity. The commissioner may grow or cultivate 32.30 industrial hemp pursuant to a pilot program administered by the commissioner to study 32.31 the growth, cultivation, or marketing of industrial hemp. The commissioner may: (1) 32.32

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- authorize institutions of higher education to grow or cultivate industrial hemp as part
   of the commissioner's pilot program or as is necessary to perform other agricultural,
- 33.3 renewable energy, or academic research; and (2) contract with public or private entities for
- 33.4 <u>testing or other activities authorized under this subdivision</u>. Authorized activity under this
- 33.5 section may include collecting seed from wild hemp sources.

33.6 Subd. 2. Site registration. Before growing or cultivating industrial hemp pursuant
33.7 to this section, each site must be registered with and certified by the commissioner. A

33.8 person must register each site annually in the form prescribed by the commissioner and

- must pay the annual registration and certification fee established by the commissioner in
  accordance with section 16A.1285, subdivision 2.
- 33.11 Subd. 3. Rulemaking. The commissioner may adopt rules that govern the pilot
  33.12 program pursuant to this section and Public Law 113-79.
- 33.13

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

33.14 Sec. 47. Minnesota Statutes 2014, section 21.89, subdivision 2, is amended to read:

Subd. 2. Permits; issuance and revocation. The commissioner shall issue a permit
to the initial labeler of agricultural, vegetable, flower, and wildflower seeds which are sold
for use in Minnesota and which conform to and are labeled under sections 21.80 to 21.92.
The categories of permits are as follows:

(1) for initial labelers who sell 50,000 pounds or less of agricultural seed each
calendar year, an annual permit issued for a fee established in section 21.891, subdivision
2, paragraph (b);

(2) for initial labelers who sell vegetable, flower, and wildflower seed packed for
use in home gardens or household plantings, <u>and initial labelers who sell native grasses</u>
and wildflower seed in commercial or agricultural quantities, an annual permit issued for
a fee established in section 21.891, subdivision 2, paragraph (c), based upon the gross
sales from the previous year; and

- 33.27 (3) for initial labelers who sell more than 50,000 pounds of agricultural seed
  ach calendar year, a permanent permit issued for a fee established in section 21.891,
  subdivision 2, paragraph (d).
- In addition, the person shall furnish to the commissioner an itemized statement of all seeds sold in Minnesota for the periods established by the commissioner. This statement shall be delivered, along with the payment of the fee, based upon the amount and type of seed sold, to the commissioner no later than 30 days after the end of each reporting period. Any person holding a permit shall show as part of the analysis labels or invoices on all agricultural, vegetable, flower, wildflower, tree, or shrub seeds all information the

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34.1	commissioner requires. The commissioner may revoke any permit in the event of failure		
34.2	to comply with applicable laws and rules.		
34.3	Sec. 48. Minnesota Statutes 2014, section 21.891, subdivision 2, is amended to read:		
34.4	Subd. 2. Seed fee permits. (a) An initial labeler who wishes to sell seed in		
34.5	Minnesota must comply with section 21.89, subdivisions 1 and 2, and the procedures in		
34.6	this subdivision. Each initial labeler who wishes to sell seed in Minnesota must apply to		
34.7	the commissioner to obtain a permit. The application must contain the name and address of		
34.8	the applicant, the application date, and the name and title of the applicant's contact person.		
34.9	(b) The application for a seed permit covered by section 21.89, subdivision 2, clause		
34.10	(1), must be accompanied by an application fee of $\frac{50}{50}$ .		
34.11	(c) The application for a seed permit covered by section 21.89, subdivision 2, clause		
34.12	(2), must be accompanied by an application fee based on the level of annual gross sales		
34.13	as follows:		
34.14	(1) for gross sales of \$0 to \$25,000, the annual permit fee is $\frac{50}{75}$ ;		
34.15	(2) for gross sales of $$25,001$ to $$50,000$ , the annual permit fee is $$100 $150$ ;		
34.16	(3) for gross sales of \$50,001 to \$100,000, the annual permit fee is $\frac{200 \times 200 \times 200}{200}$ ;		
34.17	(4) for gross sales of \$100,001 to \$250,000, the annual permit fee is $\frac{500}{750}$ ;		
34.18	(5) for gross sales of \$250,001 to \$500,000, the annual permit fee is $\frac{1,000 \pm 1,500}{1,500}$ ;		
34.19	and		
34.20	(6) for gross sales of \$500,001 and above to \$1,000,000, the annual permit fee is		
34.21	<del>\$2,000</del> _\$3,000; and		
34.22	(7) for gross sales of \$1,000,001 and above, the annual permit fee is \$4,500.		
34.23	(d) The application for a seed permit covered by section 21.89, subdivision 2, clause		
34.24	(3), must be accompanied by an application fee of $\frac{50}{50}$ . Initial labelers holding seed		
34.25	fee permits covered under this paragraph need not apply for a new permit or pay the		
34.26	application fee. Under this permit category, the fees for the following kinds of agricultural		
34.27	seed sold either in bulk or containers are:		
34.28	(1) oats, wheat, and barley, $6.3_{9}$ cents per hundredweight;		
34.29	(2) rye, field beans, soybeans, buckwheat, and flax, 8.4 12 cents per hundredweight;		
34.30	(3) field corn, 29.4 17 cents per hundredweight 80,000 seed unit;		
34.31	(4) forage, lawn and turf grasses, and legumes, 49 <u>69</u> cents per hundredweight;		
34.32	(5) sunflower, <u>\$1.40</u> <u>\$1.96</u> per hundredweight;		
34.33	(6) sugar beet, <u>\$3.29 12 cents</u> per hundredweight 100,000 seed unit; and		
34.34	(7) soybeans, 7.5 cents per 140,000 seed unit; and		

35.1 (7) (8) for any agricultural seed not listed in clauses (1) to (6) (7), the fee for the crop 35.2 most closely resembling it in normal planting rate applies.

(e) If, for reasons beyond the control and knowledge of the initial labeler, seed is
shipped into Minnesota by a person other than the initial labeler, the responsibility for the
seed fees are transferred to the shipper. An application for a transfer of this responsibility
must be made to the commissioner. Upon approval by the commissioner of the transfer,
the shipper is responsible for payment of the seed permit fees.

35.8 (f) Seed permit fees may be included in the cost of the seed either as a hidden cost or
as a line item cost on each invoice for seed sold. To identify the fee on an invoice, the
words "Minnesota seed permit fees" must be used.

(g) All seed fee permit holders must file semiannual reports with the commissioner,
even if no seed was sold during the reporting period. Each semiannual report must be
submitted within 30 days of the end of each reporting period. The reporting periods are
October 1 to March 31 and April 1 to September 30 of each year or July 1 to December
31 and January 1 to June 30 of each year. Permit holders may change their reporting
periods with the approval of the commissioner.

35.17 (h) The holder of a seed fee permit must pay fees on all seed for which the permit
35.18 holder is the initial labeler and which are covered by sections 21.80 to 21.92 and sold
35.19 during the reporting period.

(i) If a seed fee permit holder fails to submit a semiannual report and pay the seed fee within 30 days after the end of each reporting period, the commissioner shall assess a penalty of \$100 or eight percent, calculated on an annual basis, of the fee due, whichever is greater, but no more than \$500 for each late semiannual report. A \$15 penalty must be charged when the semiannual report is late, even if no fee is due for the reporting period. Seed fee permits may be revoked for failure to comply with the applicable provisions of this paragraph or the Minnesota seed law.

35.27 Sec. 49. Minnesota Statutes 2014, section 21.891, subdivision 5, is amended to read:
35.28 Subd. 5. Brand name registration fee. The fee is \$25 \$50 for each variety
35.29 registered for sale by brand name.

Sec. 50. Minnesota Statutes 2014, section 25.341, subdivision 2, is amended to read:
Subd. 2. Application; fee; term. A person who is required to have a commercial
feed license shall submit an application on a form provided or approved by the
commissioner accompanied by a fee of \$25 \$75 paid to the commissioner for each
location. A license is not transferable from one person to another, from one ownership to

another, or from one location to another. The license year is the calendar year. A license
expires on December 31 of the year for which it is issued, except that a license is valid
through January 31 of the next year or until the issuance of the renewal license, whichever
comes first, if the licensee has filed a renewal application with the commissioner on or
before December 31 of the year for which the current license was issued. Any person who
is required to have, but fails to obtain a license or a licensee who fails to comply with

- 36.7 license renewal requirements, shall pay a  $50 \pm 100$  late fee in addition to the license fee.
- 36.8 Sec. 51. Minnesota Statutes 2014, section 25.39, subdivision 1, is amended to read:
  36.9 Subdivision 1. Amount of fee. (a) An inspection fee at the rate of 16 cents per ton
  36.10 must be paid to the commissioner on commercial feeds distributed in this state by the
  36.11 person who first distributes the commercial feed, except that:
- 36.12 (1) no fee need be paid on:

36.13 (i) a commercial feed if the payment has been made by a previous distributor; or

36.14 (ii) customer formula feeds if the inspection fee is paid on the commercial feeds36.15 which are used as ingredients; or

(2) a Minnesota feed distributor who can substantiate that greater than 50 percent 36.16 of the distribution of commercial feed is to purchasers outside the state may purchase 36.17 commercial feeds without payment of the inspection fee under a tonnage fee exemption 36.18 permit issued by the commissioner. Such location specific permits shall be issued on a 36.19 calendar year basis to commercial feed distributors who submit a \$100 nonrefundable 36.20 application fee and comply with rules adopted by the commissioner relative to record 36.21 36.22 keeping, tonnage of commercial feed distributed in Minnesota, total of all commercial feed tonnage distributed, and all other information which the commissioner may require 36.23 so as to ensure that proper inspection fee payment has been made. 36.24

(b) In the case of pet food distributed in the state only in packages of ten pounds
or less, a listing of each product and a current label for each product must be submitted
annually on forms provided by the commissioner and accompanied by an annual fee of
\$50 \$100 for each product in lieu of the inspection fee. This annual fee is due by July 1.
The inspection fee required by paragraph (a) applies to pet food distributed in packages
exceeding ten pounds.

36.31 (c) In the case of specialty pet food distributed in the state only in packages of 36.32 ten pounds or less, a listing of each product and a current label for each product must 36.33 be submitted annually on forms provided by the commissioner and accompanied by an 36.34 annual fee of  $\frac{$25}{100}$  for each product in lieu of the inspection fee. This annual fee is

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# due by July 1. The inspection fee required by paragraph (a) applies to specialty pet fooddistributed in packages exceeding ten pounds.

37.3

(d) The minimum inspection fee is  $\frac{10}{50}$  per annual reporting period.

- 37.4 Sec. 52. Minnesota Statutes 2014, section 25.39, subdivision 1a, is amended to read:
  37.5 Subd. 1a. Containers of ten pounds or less. A distributor who is subject to the
  annual fee specified in subdivision 1, paragraph (b) or (c), shall do the following:
- (1) before beginning distribution, file with the commissioner a listing of pet and
  specialty pet foods to be distributed in the state only in containers of ten pounds or less,
  on forms provided by the commissioner. The listing under this clause must be renewed
  annually before July 1 and is the basis for the payment of the annual fee. New products
  added during the year must be submitted to the commissioner as a supplement to the
  annual listing before distribution; and

37.13 (2) if the annual renewal of the listing is not received before July 1 or if an unlisted
37.14 product is distributed, pay a late filing fee of \$10 \$100 per product in addition to the
37.15 normal charge for the listing. The late filing fee under this clause is in addition to any
37.16 other penalty under this chapter.

Sec. 53. [28A.152] COTTAGE FOODS EXEMPTION. 37.17 Subdivision 1. Licensing provisions applicability. (a) The licensing provisions of 37.18 sections 28A.01 to 28A.16 do not apply to the following: 37.19 (1) an individual who prepares and sells food that is not potentially hazardous food, 37.20 as defined in Minnesota Rules, part 4626.0020, subpart 62, if the following requirements 37.21 are met: 37.22 (i) the prepared food offered for sale under this clause is labeled to accurately reflect 37.23 37.24 the name and address of the individual preparing and selling the food, the date on which the food was prepared, and the ingredients and any possible allergens; and 37.25 (ii) the individual displays at the point of sale a clearly legible sign or placard stating: 37.26 "These products are homemade and not subject to state inspection."; and 37.27 (2) an individual who prepares and sells home-processed and home-canned food 37.28 products if the following requirements are met: 37.29 (i) the products are pickles, vegetables, or fruits having an equilibrium pH value of 37.30 4.6 or lower; 37.31 (ii) the products are home-processed and home-canned in Minnesota; 37.32 (iii) the individual displays at the point of sale a clearly legible sign or placard 37.33 stating: "These canned goods are homemade and not subject to state inspection."; and 37.34

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38.1	(iv) each container of the product sold or offered for sale under this clause is
38.2	accurately labeled to provide the name and address of the individual who processed
38.3	and canned the goods, the date on which the goods were processed and canned, and
38.4	ingredients and any possible allergens.
38.5	(b) An individual who qualifies for an exemption under paragraph (a), clause (2), is
38.6	also exempt from the provisions of sections 31.31 and 31.392.
38.7	Subd. 2. Direct sales to consumers. (a) An individual qualifying for an exemption
38.8	under subdivision 1 may sell the exempt food:
38.9	(1) directly to the ultimate consumer;
38.10	(2) at a community event or farmers' market; or
38.11	(3) directly from the individual's home to the consumer, to the extent allowed by
38.12	local ordinance.
38.13	(b) If an exempt food product will be delivered to the ultimate consumer upon sale
38.14	of the food product, the individual who prepared the food product must be the person who
38.15	delivers the food product to the ultimate consumer.
38.16	(c) Food products exempt under subdivision 1, paragraph (a), clause (2), may not be
38.17	sold outside of Minnesota.
38.18	(d) Food products exempt under subdivision 1 may be sold over the Internet but
38.19	must be delivered directly to the ultimate consumer by the individual who prepared the
38.20	food product. The statement "These products are homemade and not subject to state
38.21	inspection." must be displayed on the Web site that offers the exempt foods for purchase.
38.22	Subd. 3. Limitation on sales. An individual selling exempt foods under this section
38.23	is limited to total sales with gross receipts of \$18,000 or less in a calendar year.
38.24	Subd. 4. Registration. An individual who prepares and sells exempt food under
38.25	subdivision 1 must register annually with the commissioner. The annual registration fee is
38.26	\$50. An individual with \$5,000 or less in annual gross receipts from the sale of exempt
38.27	food under this section is not required to pay the registration fee.
38.28	Subd. 5. Training. (a) An individual with gross receipts between \$5,000 and
38.29	\$18,000 in a calendar year from the sale of exempt food under this section must complete a
38.30	safe food handling training course that is approved by the commissioner before registering
38.31	under subdivision 4. The training shall not exceed eight hours and must be completed
38.32	every three years while the individual is registered under subdivision 4.
38.33	(b) An individual with gross receipts of less than \$5,000 in a calendar year from
38.34	the sale of exempt food under this section must satisfactorily complete an online course
38.35	and exam as approved by the commissioner before registering under subdivision 4. The

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39.1	commissioner shall offer the online course and exam under this paragraph at no cost to
39.2	the individual.
39.3	Subd. 6. Local ordinances. This section does not preempt the application of any
39.4	business licensing requirement or sanitation, public health, or zoning ordinance of a
39.5	political subdivision.
39.6	Subd. 7. Account established. A cottage foods account is created as a separate
39.7	account in the agricultural fund in the state treasury for depositing money received by the
39.8	commissioner under this section. Money in the account, including interest, is appropriated

39.9 to the commissioner for purposes of this section.

39.10 Sec. 54. Minnesota Statutes 2014, section 32.075, is amended to read:

**39.11 32.075 TERM OF LICENSE; TRANSFERABILITY; FEES AND PENALTIES.** 

Every An initial license issued by the commissioner shall be for a period ending 39.12 expires on the following December 31st day of December next following, and shall is not 39.13 be transferable. A renewal license is valid for two years and expires on December 31 of 39.14 39.15 the second year. The fee for each such an initial or renewal license shall be \$50 and each renewal thereof shall be \$25 and is \$60. The fee shall be paid to the commissioner before 39.16 any the commissioner issues an initial or renewal license or renewal thereof is issued. If a 39.17 39.18 license renewal is not applied for on or before January 1 of each year, a penalty of \$10 \$30 shall be imposed. A person who does not renew a license within one year following its 39.19 December 31 expiration date, except those persons who do not renew such license while 39.20 engaged in active military service, shall be required to prove competency and qualification 39.21 pursuant to section 32.073, before a license is issued. The commissioner may require any 39.22 other person who renews a license to prove competency and qualification in the same 39.23 manner. All license fees and penalties received by the commissioner shall be paid into the 39.24 state treasury deposited in the dairy services account in the agricultural fund. 39.25

39.26 Sec. 55. Minnesota Statutes 2014, section 32.105, is amended to read:

39.27

**32.105 MILK PROCUREMENT FEE.** 

Each dairy plant operator within the state must pay to the commissioner on or before the 18th of each month a fee of <u>.71 1.1</u> cents per hundredweight of milk purchased the previous month. If a milk producer within the state ships milk out of the state for sale, the producer must pay the fee to the commissioner unless the purchaser voluntarily pays the fee. Producers who ship milk out of state or processors must submit monthly reports as to milk purchases along with the appropriate procurement fee to the commissioner. The commissioner may have access to all relevant purchase or sale records as necessary to 40.1 verify compliance with this section and may require the producer or purchaser to produce40.2 records as necessary to determine compliance.

40.3 The fees collected under this section must be deposited in the dairy services account
40.4 in the agricultural fund. Money in the account, including interest earned, is appropriated
40.5 to the commissioner to administer this chapter.

40.6 Sec. 56. [41A.14] AGRICULTURE RESEARCH, EDUCATION, EXTENSION,
40.7 AND TECHNOLOGY TRANSFER GRANT PROGRAM.

Subdivision 1. Duties; grants. The agriculture research, education, extension, and 40.8 technology transfer grant program is created. The purpose of the grant program is to 40.9 provide investments that will most efficiently achieve long-term agricultural productivity 40.10 40.11 increases through improved infrastructure, vision, and accountability. The scope and intent of the grants, to the extent possible, shall provide for a long-term base funding 40.12 that allows the research grantee to continue the functions of the research, education, and 40.13 40.14 extension efforts to a practical conclusion. Priority for grants shall be given to human infrastructure. The commissioner shall provide grants for: 40.15

40.16 (1) agricultural research and technology transfer needs and recipients including
40.17 agricultural research and extension at the University of Minnesota, research and outreach
40.18 centers, the College of Food, Agricultural and Natural Resource Sciences, the Minnesota
40.19 Agricultural Experiment Station, University of Minnesota Extension Service, the

40.20 <u>University of Minnesota Veterinary School, the Veterinary Diagnostic Laboratory</u>,

40.21 <u>the Stakman-Borlaug Center, and the Minnesota Agriculture Fertilizer Research and</u>
40.22 Education Council;

- 40.23 (2) agriculture rapid response for plant and animal diseases and pests; and
- 40.24 (3) agricultural education including but not limited to the Minnesota Agriculture
- 40.25 Education Leadership Council, farm business management, mentoring programs, graduate
- 40.26 <u>debt forgiveness, and high school programs.</u>

40.27 <u>Subd. 2.</u> <u>Advisory panel.</u> In awarding grants under this section, the commissioner
40.28 <u>must consult with an advisory panel consisting of the following stakeholders:</u>

- 40.29 (1) a representative of the College of Food, Agricultural and Natural Resource
  40.30 Sciences at the University of Minnesota;
- 40.31 (2) a representative of the Minnesota State Colleges and Universities system;
- 40.32 (3) a representative of the Minnesota Farm Bureau;
- 40.33 (4) a representative of the Minnesota Farmers Union;
- 40.34 (5) a person representing agriculture industry statewide;

06/11/15 REVISOR JRM/NB 15-4551 (6) a representative of each of the state commodity councils organized under section 41.1 41.2 17.54 and the Minnesota Pork Board; (7) a person representing an association of primary manufacturers of forest products; 41.3 (8) a person representing organic or sustainable agriculture; and 41.4 (9) a person representing statewide environment and natural resource conservation 41.5 organizations. 41.6 Subd. 3. Account. An agriculture research, education, extension, and technology 41.7 transfer account is created in the agricultural fund in the state treasury. The account 41.8 consists of money received in the form of gifts, grants, reimbursement, or appropriations 41.9 from any source for any of the purposes provided in subdivision 1, and any interest or 41.10 earnings of the account. Money in the account is appropriated to the commissioner of 41.11 41.12 agriculture for the purposes under subdivision 1. Sec. 57. [41A.15] DEFINITIONS. 41.13 41.14 Subdivision 1. Scope. For the purposes of sections 41A.15 to 41A.18, the terms defined in this section have the meanings given them. 41.15 Subd. 2. Advanced biofuel. "Advanced biofuel" has the meaning given in section 41.16 239.051, subdivision 1a. 41.17 Subd. 3. Biomass thermal production. "Biomass thermal production" means the 41.18 generation of energy for commercial heat or industrial process heat from a cellulosic 41.19 material or other material composed of forestry or agricultural feedstocks for a new or 41.20 expanding capacity facility or a facility that is displacing existing use of fossil fuel after 41.21 41.22 the effective date of this section. Subd. 4. Cellulosic biomass. "Cellulosic biomass" means material primarily made 41.23 up of cellulose, hemicellulose, or lingnin, or a combination of those ingredients. 41.24 41.25 Subd. 5. Cellulosic sugar. "Cellulosic sugar" means sugar derived from cellulosic biomass from agricultural or forestry resources. 41.26 Subd. 6. Commissioner. "Commissioner" means the commissioner of agriculture. 41.27 Subd. 7. Cover crops. "Cover crops" means grasses, legumes, forbs, or other 41.28 herbaceous plants that are known to be noninvasive and not listed as a noxious weed in 41.29 Minnesota and that are either interseeded into living cash crops or planted on agricultural 41.30 fields during fallow periods for seasonal cover and conservation purposes. 41.31 Subd. 8. MMbtu. "MMbtu" means 1,000,000 British thermal units. 41.32 Subd. 9. Perennial crops. "Perennial crops" means agriculturally produced plants 41.33 that are known to be noninvasive and not listed as a noxious weed in Minnesota and that 41.34

06/11/15 REVISOR JRM/NB 15-4551 have a life cycle of at least three years at the location where the plants are being cultivated. 42.1 42.2 Biomass from alfalfa produced in a two-year rotation shall be considered a perennial crop. Subd. 10. Renewable chemical. "Renewable chemical" means a chemical with 42.3 biobased content as defined in section 41A.105, subdivision 1a. 42.4 Sec. 58. [41A.16] ADVANCED BIOFUEL PRODUCTION INCENTIVE. 42.5 Subdivision 1. Eligibility. (a) A facility eligible for payment under this section must 42.6 source at least 80 percent raw materials from Minnesota. If a facility is sited 50 miles or 42.7 less from the state border, raw materials may be sourced from within a 100-mile radius. 42.8 Raw materials must be from agricultural or forestry sources or from solid waste. The 42.9 facility must be located in Minnesota, must begin production at a specific location by June 42.10 30, 2025, and must not begin operating above 95,000 MMbtu of annual biofuel production 42.11 before July 1, 2015. Eligible facilities include existing companies and facilities that are 42.12 adding advanced biofuel production capacity, or retrofitting existing capacity, as well as 42.13 42.14 new companies and facilities. Production of conventional corn ethanol and conventional biodiesel is not eligible. Eligible advanced biofuel facilities must produce at least 95,000 42.15 42.16 MMbtu a year. (b) No payments shall be made for advanced biofuel production that occurs after 42.17 June 30, 2035, for those eligible biofuel producers under paragraph (a). 42.18 (c) An eligible producer of advanced biofuel shall not transfer the producer's 42.19 eligibility for payments under this section to an advanced biofuel facility at a different 42.20 location. 42.21 42.22 (d) A producer that ceases production for any reason is ineligible to receive payments under this section until the producer resumes production. 42.23 (e) Renewable chemical production for which payment has been received under 42.24 42.25 section 41A.17, and biomass thermal production for which payment has been received under section 41A.18, are not eligible for payment under this section. 42.26 Subd. 2. Payment amounts; limits. (a) The commissioner shall make payments 42.27 to eligible producers of advanced biofuel. The amount of the payment for each eligible 42.28 producer's annual production is \$2.1053 per MMbtu for advanced biofuel production from 42.29 cellulosic biomass, and \$1.053 per MMbtu for advanced biofuel production from sugar or 42.30 starch at a specific location for ten years after the start of production. 42.31 (b) Total payments under this section to an eligible biofuel producer in a fiscal 42.32 year may not exceed the amount necessary for 2,850,000 MMbtu of biofuel production. 42.33 Total payments under this section to all eligible biofuel producers in a fiscal year may 42.34 not exceed the amount necessary for 17,100,000 MMbtu of biofuel production. The 42.35

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43.1	commissioner shall award payments on a first-come, first-served basis within the limits of
43.2	available funding.
43.3	(c) For purposes of this section, an entity that holds a controlling interest in more
43.4	than one advanced biofuel facility is considered a single eligible producer.
43.5	Subd. 3. Perennial and cover crops required. To be eligible for payment under
43.6	this section, a producer that produces advanced biofuel from agricultural cellulosic
43.7	biomass other than corn kernel fiber or biogas must derive at least the following portions
43.8	of the producer's total eligible MMbtus from perennial crop or cover crop biomass:
43.9	(1) ten percent during the first two years of eligible production;
43.10	(2) 30 percent during the third and fourth years of eligible production; and
43.11	(3) 50 percent during the fifth through tenth years of eligible production.
43.12	Subd. 4. Cellulosic forestry biomass requirements. All forestry-derived cellulosic
43.13	biomass must be produced using Minnesota state biomass harvesting guidelines or the
43.14	equivalent. All biomass from brushlands must be produced using Minnesota brushland
43.15	harvesting biomass harvest guidelines or the equivalent. Forestry-derived cellulosic
43.16	biomass that comes from land parcels greater than 160 acres must be certified by the Forest
43.17	Stewardship Council, Sustainable Forestry Initiative, or American Tree Farm System.
43.18	Uncertified land from parcels of 160 acres or less and federal land must be harvested by
43.19	a logger who has completed training for biomass harvesting from the Minnesota logger
43.20	education program or the equivalent and have a forest stewardship plan.
43.21	Subd. 5. Agricultural cellulosic biomass sourcing plan. (a) An eligible producer
43.22	who utilizes agricultural cellulosic biomass must submit a responsible biomass sourcing
43.23	plan for approval by the commissioner prior to applying for payments under this section.
43.24	The commissioner shall make the plan publicly available. The plan must:
43.25	(1) provide a detailed explanation of how agricultural cellulosic biomass will be
43.26	produced and managed in a way that preserves soil quality, does not increase soil and
43.27	nutrient runoff, avoids introduction of harmful invasive species, limits negative impacts
43.28	on wildlife habitat, and reduces greenhouse gas emissions;
43.29	(2) include the producer's approach to verifying that biomass suppliers are following
43.30	the plan;
43.31	(3) discuss how new technologies and practices that are not yet commercially viable
43.32	may be encouraged and adopted during the life of the facility, and how the producer will
43.33	encourage continuous improvement during the life of the project;
43.34	(4) include specific numeric goals and timelines for making progress;

06/11/15 REVISOR JRM/NB 15-4551 (5) require agronomic practices that result in a positive Natural Resources 44.1 Conservation Service Soil Conditioning Index score for acres from which biomass from 44.2 corn stover will be harvested; and 44.3 (6) include biennial soil sampling to verify maintained or increased levels of soil 44.4 organic matter. 44.5 (b) An eligible producer who utilizes agricultural cellulosic biomass and receives 44.6 payments under this section shall submit an annual report on the producer's responsible 44.7 biomass sourcing plan to the commissioner by January 15 each year. The report must 44.8 include data on progress made by the producer in meeting specific goals laid out in the 44.9 plan. The commissioner shall make the report publicly available. The commissioner shall 44.10 perform an annual review of submitted reports and may make a determination that the 44.11 producer is not following the plan based on the reports submitted. The commissioner 44.12 may take appropriate steps, including reducing or ceasing payments, until the producer 44.13 is in compliance with the plan. 44.14 44.15 Subd. 6. Claims. (a) By the last day of October, January, April, and July, each eligible biofuel producer shall file a claim for payment for advanced biofuel production during the 44.16 preceding three calendar months. An eligible biofuel producer that files a claim under 44.17 this subdivision shall include a statement of the eligible biofuel producer's total advanced 44.18 biofuel production in Minnesota during the quarter covered by the claim. For each claim 44.19 and statement of total advanced biofuel production filed under this subdivision, the volume 44.20 of advanced biofuel production must be examined by a CPA firm with a valid permit to 44.21 practice under chapter 326A, in accordance with Statements on Standards for Attestation 44.22 44.23 Engagements established by the American Institute of Certified Public Accountants. (b) The commissioner must issue payments by November 15, February 15, May 15, 44.24 and August 15. A separate payment must be made for each claim filed. 44.25 Sec. 59. [41A.17] RENEWABLE CHEMICAL PRODUCTION INCENTIVE. 44.26 Subdivision 1. Eligibility. (a) A facility eligible for payment under this program 44.27 must source at least 80 percent biobased content, as defined in section 41A.105, 44.28 subdivision 1a, clause (1), from Minnesota. If a facility is sited 50 miles or less from the 44.29 state border, biobased content must be sourced from within a 100-mile radius. Biobased 44.30 content must be from agricultural or forestry sources or from solid waste. The facility 44.31 must be located in Minnesota, must begin production at a specific location by June 30, 44.32

- 44.33 2025, and must not begin production of 3,000,000 pounds of chemicals annually before
- 44.34 January 1, 2015. Eligible facilities include existing companies and facilities that are
- 44.35 adding production capacity, or retrofitting existing capacity, as well as new companies and

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facilities. Eligible renewable chemical facilities must produce at least 3,000,000 pounds per year. Renewable chemicals produced through processes that are fully commercial
per year. Renewable chemicals produced through processes that are fully commercial
before January 1, 2000, are not eligible.
(b) No payments shall be made for renewable chemical production that occurs after
June 30, 2035, for those eligible renewable chemical producers under paragraph (a).
(c) An eligible producer of renewable chemicals shall not transfer the producer's
eligibility for payments under this section to a renewable chemical facility at a different
location.
(d) A producer that ceases production for any reason is ineligible to receive
payments under this section until the producer resumes production.
(e) Advanced biofuel production for which payment has been received under section
41A.16, and biomass thermal production for which payment has been received under
section 41A.18, are not eligible for payment under this section.
Subd. 2. Payment amounts; bonus; limits. (a) The commissioner shall make
payments to eligible producers of renewable chemicals located in the state. The amount of
the payment for each producer's annual production is \$0.03 per pound of sugar-derived
renewable chemical, \$0.03 per pound of cellulosic sugar, and \$0.06 per pound of
cellulosic-derived renewable chemical produced at a specific location for ten years after
the start of production.
(b) An eligible facility producing renewable chemicals using agricultural cellulosic
biomass is eligible for a 20 percent bonus payment for each MMbtu produced from
agricultural biomass that is derived from perennial crop or cover crop biomass.
(c) Total payments under this section to an eligible renewable chemical producer in
a fiscal year may not exceed the amount necessary for 99,999,999 pounds of renewable
chemical production. Total payments under this section to all eligible renewable chemical
producers in a fiscal year may not exceed the amount necessary for 599,999,999 pounds of
renewable chemical production. The commissioner shall award payments on a first-come,
first-served basis within the limits of available funding.
(d) For purposes of this section, an entity that holds a controlling interest in more
than one renewable chemical production facility is considered a single eligible producer.
Subd. 3. Cellulosic biomass requirements. All forestry-derived cellulosic biomass
must be produced using Minnesota state biomass harvesting guidelines or the equivalent.
All cellulosic biomass from brushlands must be produced using Minnesota brushland
All cellulosic biomass from brushlands must be produced using Minnesota brushland harvesting biomass harvest guidelines or the equivalent. Forestry-derived cellulosic

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46.1	Uncertified land from parcels of 160 acres or less and federal land must be harvested by
46.2	a logger who has completed training for biomass harvesting from the Minnesota logger
46.3	education program or the equivalent and have a forest stewardship plan.
46.4	Subd. 4. Agricultural cellulosic biomass sourcing plan. (a) An eligible producer
46.5	who utilizes agricultural cellulosic biomass must submit a responsible biomass sourcing
46.6	plan to the commissioner prior to applying for payments under this section. The plan must:
46.7	(1) provide a detailed explanation of how agricultural cellulosic biomass will be
46.8	produced and managed in a way that preserves soil quality, does not increase soil and
46.9	nutrient runoff, avoids introduction of harmful invasive species, limits negative impacts
46.10	on wildlife habitat, and reduces greenhouse gas emissions;
46.11	(2) include the producer's approach to verifying that biomass suppliers are following
46.12	the plan;
46.13	(3) discuss how new technologies and practices that are not yet commercially viable
46.14	may be encouraged and adopted during the life of the facility, and how the producer will
46.15	encourage continuous improvement during the life of the project; and
46.16	(4) include specific numeric goals and timelines for making progress.
46.17	(b) An eligible producer who utilizes agricultural cellulosic biomass and receives
46.18	payments under this section shall submit an annual report on the producer's responsible
46.19	biomass sourcing plan to the commissioner by January 15 each year. The report must
46.20	include data on progress made by the producer in meeting specific goals laid out in the
46.21	plan. The commissioner shall make the report publicly available. The commissioner shall
46.22	perform an annual review of submitted reports and may make a determination that the
46.23	producer is not following the plan based on the reports submitted. The commissioner
46.24	may take appropriate steps, including reducing or ceasing payments, until the producer
46.25	is in compliance with the plan.
46.26	Subd. 5. Claims. (a) By the last day of October, January, April, and July, each
46.27	eligible renewable chemical producer shall file a claim for payment for renewable
46.28	chemical production during the preceding three calendar months. An eligible renewable
46.29	chemical producer that files a claim under this subdivision shall include a statement of
46.30	the eligible producer's total renewable chemical production in Minnesota during the
46.31	quarter covered by the claim. For each claim and statement of total renewable chemical
46.32	production filed under this paragraph, the volume of renewable chemical production
46.33	must be examined by a CPA firm with a valid permit to practice under chapter 326A, in
46.34	accordance with Statements on Standards for Attestation Engagements established by the
46.35	American Institute of Certified Public Accountants.

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(b) The commissioner must issue payments by November 15, February 15, May 15,

47.2	and August 15. A separate payment must be made for each claim filed.
47.3	Sec. 60. [41A.18] BIOMASS THERMAL PRODUCTION INCENTIVE.
47.4	Subdivision 1. Eligibility. (a) A facility eligible for payment under this section must
47.5	source at least 80 percent raw materials from Minnesota. If a facility is sited 50 miles or
47.6	less from the state border, raw materials should be sourced from within a 100-mile radius.
47.0	Raw materials must be from agricultural or forestry sources. The facility must be located
47.7	in Minnesota, must have begun production at a specific location by June 30, 2025, and
	must not begin before July 1, 2015. Eligible facilities include existing companies and
47.9	
47.10	facilities that are adding production capacity, or retrofitting existing capacity, as well as
47.11	new companies and facilities. Eligible biomass thermal production facilities must produce
47.12	at least 1,000 MMbtu per year.
47.13	(b) No payments shall be made for biomass thermal production that occurs after June
47.14	<u>30, 2035, for those eligible biomass thermal producers under paragraph (a).</u>
47.15	(c) An eligible producer of biomass thermal production shall not transfer the
47.16	producer's eligibility for payments under this section to a biomass thermal production
47.17	facility at a different location.
47.18	(d) A producer that ceases production for any reason is ineligible to receive
47.19	payments under this section until the producer resumes production.
47.20	(e) Biofuel production for which payment has been received under section 41A.16,
47.21	and renewable chemical production for which payment has been received under section
47.22	41A.17, are not eligible for payment under this section.
47.23	Subd. 2. Payment amounts; bonus; limits; blending. (a) The commissioner shall
47.24	make payments to eligible producers of biomass thermal located in the state. The amount
47.25	of the payment for each producer's annual production is \$5.00 per MMbtu of biomass
47.26	thermal production produced at a specific location for ten years after the start of production.
47.27	(b) An eligible facility producing biomass thermal using agricultural cellulosic
47.28	biomass is eligible for a 20 percent bonus payment for each MMbtu produced from
47.29	agricultural biomass that is derived from perennial crop or cover crop biomass.
47.30	(c) Total payments under this section to an eligible thermal producer in a fiscal
47.31	year may not exceed the amount necessary for 30,000 MMbtu of thermal production.
47.32	Total payments under this section to all eligible thermal producers in a fiscal year may
47.33	not exceed the amount necessary for 150,000 MMbtu of total thermal production. The
47.34	commissioner shall award payments on a first-come, first-served basis within the limits of
47.35	available funding.

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48.1	(d) An eligible facility may blend a cellulosic feedstock with other fuels in the
48.2	biomass thermal production facility, but only the percentage attributable to cellulosic
48.3	material is eligible to receive payment.
48.4	(e) For purposes of this section, an entity that holds a controlling interest in more
48.5	than one biomass thermal production facility is considered a single eligible producer.
48.6	Subd. 3. Cellulosic biomass requirements. All forestry-derived cellulosic biomass
48.7	must be produced using Minnesota state biomass harvesting guidelines or the equivalent.
48.8	All biomass from brushland must be produced using Minnesota brushland harvesting
48.9	biomass guidelines or the equivalent. Forestry-derived cellulosic biomass that comes from
48.10	land parcels greater than 160 acres must be certified by the Forest Stewardship Council,
48.11	the Sustainable Forestry Initiative, or American Tree Farm. Uncertified land from parcels
48.12	of 160 acres or less and federal land must be harvested by a logger who has completed
48.13	training for biomass harvesting from the Minnesota logger education program or the
48.14	equivalent and have a forest stewardship plan.
48.15	Subd. 4. Agricultural cellulosic biomass sourcing plan. (a) An eligible producer
48.16	who utilizes agricultural cellulosic biomass must submit a responsible biomass sourcing
48.17	plan to the commissioner prior to applying for payments under this section. The plan must:
48.18	(1) provide a detailed explanation of how agricultural cellulosic biomass will be
48.19	produced and managed in a way that preserves soil quality, does not increase soil and
48.20	nutrient runoff, avoids introduction of harmful invasive species, limits negative impacts
48.21	on wildlife habitat, and reduces greenhouse gas emissions;
48.22	(2) include the producer's approach to verifying that biomass suppliers are following
48.23	the plan;
48.24	(3) discuss how new technologies and practices that are not yet commercially viable
48.25	may be encouraged and adopted during the life of the facility, and how the producer will
48.26	encourage continuous improvement during the life of the project; and
48.27	(4) include specific numeric goals and timelines for making progress.
48.28	(b) An eligible producer who utilizes agricultural cellulosic biomass and receives
48.29	payments under this section shall submit an annual report on the producer's responsible
48.30	biomass sourcing plan to the commissioner by January 15 each year. The report must
48.31	include data on progress made by the producer in meeting specific goals laid out in the
48.32	plan. The commissioner shall make the report publicly available. The commissioner shall
48.33	perform an annual review of submitted reports and may make a determination that the
48.34	producer is not following the plan based on the reports submitted. The commissioner
48.35	may take appropriate steps, including reducing or ceasing payments, until the producer
48.36	is in compliance with the plan.

49.1	Subd. 5. Claims. (a) By the last day of October, January, April, and July, each
49.2	producer shall file a claim for payment for biomass thermal production during the
49.3	preceding three calendar months. A producer that files a claim under this subdivision shall
49.4	include a statement of the producer's total biomass thermal production in Minnesota
49.5	during the quarter covered by the claim. For each claim and statement of total biomass
49.6	thermal production filed under this paragraph, the volume of biomass thermal production
49.7	must be examined by a CPA firm with a valid permit to practice under chapter 326A, in
49.8	accordance with Statements on Standards for Attestation Engagements established by the
49.9	American Institute of Certified Public Accountants.
49.10	(b) The commissioner must issue payments by November 15, February 15, May 15,
49.11	and August 15. A separate payment shall be made for each claim filed.
49.12	Sec. 61. [41A.19] REPORT; INCENTIVE PROGRAMS.
49.13	By January 15 each year, the commissioner shall report on the incentive programs
49.14	under sections 41A.16, 41A.17, and 41A.18 to the legislative committees with jurisdiction
49.15	over environment and agriculture policy and finance. The report shall include information
49.16	on production and incentive expenditures under the programs.
49.17	Sec. 62. Minnesota Statutes 2014, section 41B.03, subdivision 6, is amended to read:

Subd. 6. Application fee. The authority may impose a reasonable nonrefundable 49.18 application fee for each application submitted for a beginning farmer loan or a 49.19 seller-sponsored loan. The application fee is initially \$50. The authority may review the 49.20 fee annually and make adjustments as necessary. The fee must be deposited in the state 49.21 treasury and credited to an account in the special revenue fund. Money in the account is 49.22 appropriated to the commissioner for administrative expenses of the beginning farmer 49.23 49.24 and seller-sponsored loan programs the Rural Finance Authority administrative account established in subdivision 7. 49.25

49.26 Sec. 63. Minnesota Statutes 2014, section 41B.03, is amended by adding a subdivision
49.27 to read:

49.28 <u>Subd. 7.</u> Rural Finance Authority administrative account. There is established
49.29 in the agricultural fund a Rural Finance Authority administrative account. Money in the
49.30 account, including interest, is appropriated to the commissioner of agriculture for the
49.31 administrative expenses of the loan programs administered by the Rural Finance Authority.

49.32

Sec. 64. Minnesota Statutes 2014, section 41B.04, subdivision 17, is amended to read:

Subd. 17. Application and origination fee. The authority may impose a reasonable 50.1 50.2 nonrefundable application fee for each application and an origination fee for each loan issued under the loan restructuring program. The origination fee is 1.5 percent of the 50.3 authority's participation interest in the loan and the application fee is \$50. The authority 50.4 may review the fees annually and make adjustments as necessary. The fees must be 50.5 deposited in the state treasury and credited to an account in the special revenue fund. 50.6 Money in the account is appropriated to the commissioner for administrative expenses 50.7 of the loan restructuring program the Rural Finance Authority administrative account 50.8 established in section 41B.03. 50.9

Sec. 65. Minnesota Statutes 2014, section 41B.043, subdivision 3, is amended to read: 50.10 Subd. 3. Application and origination fee. The authority may impose a reasonable 50.11 nonrefundable application fee for each application submitted for a participation issued 50.12 under the agricultural improvement loan program. The application fee is initially \$50. The 50.13 50.14 authority may review the fees annually and make adjustments as necessary. The fees must be deposited in the state treasury and credited to an account in the special revenue fund. 50.15 Money in this account is appropriated to the commissioner for administrative expenses of 50.16 50.17 the agricultural improvement loan program the Rural Finance Authority administrative account established in section 41B.03. 50.18

Sec. 66. Minnesota Statutes 2014, section 41B.045, subdivision 3, is amended to read:
Subd. 3. Specifications. No loan may be made to refinance an existing debt. Each
loan participation must be secured by a mortgage on real property and such other security
as the authority may require.

50.23 Sec. 67. Minnesota Statutes 2014, section 41B.045, subdivision 4, is amended to read: Subd. 4. Application and origination fee. The authority may impose a reasonable 50.24 nonrefundable application fee for each application for a loan participation and an 50.25 origination fee for each loan issued under the livestock expansion loan program. The 50.26 origination fee initially shall be set at 1.5 percent and the application fee at \$50. The 50.27 authority may review the fees annually and make adjustments as necessary. The fees must 50.28 be deposited in the state treasury and credited to an account in the special revenue fund. 50.29 Money in this account is appropriated to the commissioner for administrative expenses of 50.30 the livestock expansion loan program the Rural Finance Authority administrative account 50.31 established in section 41B.03. 50.32

Sec. 68. Minnesota Statutes 2014, section 41B.046, subdivision 5, is amended to read: 51.1 Subd. 5. Loans. (a) The authority may participate in a stock loan with an eligible 51.2 lender to a farmer who is eligible under subdivision 4. Participation is limited to 45 51.3 percent of the principal amount of the loan or \$40,000, whichever is less. The interest 51.4 rates and repayment terms of the authority's participation interest may differ from the 51.5 interest rates and repayment terms of the lender's retained portion of the loan, but the 51.6 authority's interest rate must not exceed 50 percent of the lender's interest rate. 51.7 (b) No more than 95 percent of the purchase price of the stock may be financed 51.8 under this program. 51.9 (c) Security for stock loans must be the stock purchased, a personal note executed by 51.10

the borrower, and whatever other security is required by the eligible lender or the authority.
(d) The authority may impose a reasonable nonrefundable application fee for each
application for a stock loan. The authority may review the fee annually and make
adjustments as necessary. The application fee is initially \$50. Application fees received
by the authority must be deposited in the revolving loan account established in section

51.16 41B.06 Rural Finance Authority administrative account established in section 41B.03.

51.17 (e) Stock loans under this program will be made using money in the revolving51.18 loan account established in section 41B.06.

51.19 (f) The authority may not grant stock loans in a cumulative amount exceeding
51.20 \$2,000,000 for the financing of stock purchases in any one cooperative.

(g) Repayments of financial assistance under this section, including principal andinterest, must be deposited into the revolving loan account established in section 41B.06.

51.23 Sec. 69. Minnesota Statutes 2014, section 41B.047, subdivision 1, as amended by 51.24 Laws 2015, chapter 44, section 27, is amended to read:

51.25 Subdivision 1. **Establishment.** The authority shall establish and implement a 51.26 disaster recovery loan program to help farmers:

(1) clean up, repair, or replace farm structures and septic and water systems, as well
as replace seed, other crop inputs, feed, and livestock, when damaged by high winds,
hail, tornado, or flood;

51.30 (2) purchase watering systems, irrigation systems, and other drought mitigation
51.31 systems and practices when drought is the cause of the purchase;

51.32 (3) restore farmland; or

51.33 (4) replace flocks, make building improvements, or obtain an operating line of credit
51.34 if the loss or damage cover the loss of revenue when the replacement, improvements, or

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52.1 loss of revenue is due to the confirmed presence of the highly pathogenic avian influenza
52.2 in a commercial poultry or game flock located in Minnesota.

- 52.3 Sec. 70. Minnesota Statutes 2014, section 41B.047, subdivision 3, as amended by
- 52.4 Laws 2015, chapter 44, section 28, is amended to read:

52.5 Subd. 3. Eligibility. To be eligible for this program, a borrower must:

52.6 (1) meet the requirements of section 41B.03, subdivision 1;

(2) certify that the damage or loss was (i) sustained within a county that was the
subject of (i) a state or federal disaster declaration or (ii) a peacetime emergency declaration
made by the governor under section 12.31 due to the confirmed presence of the highly

52.10 pathogenic avian influenza in a commercial poultry or game flock located in Minnesota;

52.11 (3) demonstrate an ability to repay the loan; and

52.12(4) for loans under subdivision 1, clauses (1) to (3), have a total net worth, including52.13assets and liabilities of the borrower's spouse and dependents, of less than \$660,000 in

52.14 2004 and an amount in subsequent years which is adjusted for inflation by multiplying that

52.15 amount by the cumulative inflation rate as determined by the Consumer Price Index; and

52.16 (5) (4) have received at least 50 percent of average annual gross income from 52.17 farming for the past three years.

52.18 Sec. 71. Minnesota Statutes 2014, section 41B.047, subdivision 4, as amended by 52.19 Laws 2015, chapter 44, section 29, is amended to read:

52.20 Subd. 4. **Loans.** (a) The authority may participate in a disaster recovery loan with 52.21 an eligible lender to a farmer who is eligible under subdivision 3. Participation is limited 52.22 to 45 percent of the principal amount of the loan or \$200,000, whichever is less. The 52.23 interest rates and repayment terms of the authority's participation interest may differ from 52.24 the interest rates and repayment terms of the lender's retained portion of the loan, but the 52.25 authority's interest rate must not exceed four percent.

52.26 (b) Standards for loan amortization shall be set by the Rural Finance Authority52.27 not to exceed ten years.

52.28 (c) Security for the disaster recovery loans must be a personal note executed by the52.29 borrower and whatever other security is required by the eligible lender or the authority.

(d) The authority may impose a reasonable nonrefundable application fee for a
disaster recovery loan. The authority may review the fee annually and make adjustments
as necessary. The application fee is initially \$50. Application fees received by the
authority must be deposited in the revolving loan account established under section
41B.06 Rural Finance Authority administrative account established in section 41B.03.

06/11/15 REVISOR JRM/NB 15-4551 (e) Disaster recovery loans under this program will be made using money in the 53.1 revolving loan account established under section 41B.06. 53.2 (f) Repayments of financial assistance under this section, including principal and 53.3 interest, must be deposited into the revolving loan account established under section 53.4 41B.06. 53.5 Sec. 72. Minnesota Statutes 2014, section 41B.048, subdivision 6, is amended to read: 53.6 Subd. 6. Loans. (a) The authority may disburse loans through a fiscal agent to 53.7 farmers and agricultural landowners who are eligible under subdivision 5. The total 53.8 accumulative loan principal must not exceed \$75,000 per loan. 53.9 (b) The fiscal agent may impose a loan origination fee in the amount of one percent 53.10 of the total approved loan. This fee is to be paid by the borrower to the fiscal agent at 53.11 the time of loan closing. 53.12 (c) The loan may be disbursed over a period not to exceed 12 years. 53.13 (d) A borrower may receive loans, depending on the availability of funds, for planted 53.14 areas up to 160 acres for up to: 53.15 (1) the total amount necessary for establishment of the crop; 53.16 (2) the total amount of maintenance costs, including weed control, during the first 53.17 three years; and 53.18 (3) 70 percent of the estimated value of one year's growth of the crop for years 53.19 four through 12. 53.20 (e) Security for the loan must be the crop, a personal note executed by the borrower, an 53.21 53.22 interest in the land upon which the crop is growing, and whatever other security is required by the fiscal agent or the authority. All recording fees must be paid by the borrower. 53.23 (f) The authority may prescribe forms and establish an application process for 53.24 applicants to apply for a loan. 53.25 (g) The authority may impose a reasonable, nonrefundable application fee for each 53.26 application for a loan under this program. The application fee is initially \$50. Application 53.27 fees received by the authority must be deposited in the revolving loan account established 53.28 under section 41B.06 Rural Finance Authority administrative account established in 53.29 section 41B.03. 53.30 (h) Loans under the program must be made using money in the revolving loan 53.31 account established under section 41B.06. 53.32 (i) All repayments of financial assistance granted under this section, including 53.33 principal and interest, must be deposited into the revolving loan account established 53.34 under section 41B.06. 53.35

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(j) The interest payable on loans made by the authority for the agroforestry loan
program must, if funded by revenue bond proceeds, be at a rate not less than the rate on the
revenue bonds, and may be established at a higher rate necessary to pay costs associated
with the issuance of the revenue bonds and a proportionate share of the cost of administering
the program. The interest payable on loans for the agroforestry loan program funded from
sources other than revenue bond proceeds must be at a rate determined by the authority.

54.7 (k) Loan principal balance outstanding plus all assessed interest must be repaid
54.8 within 120 days of harvest, but no later than 15 years from planting.

Sec. 73. Minnesota Statutes 2014, section 41B.049, subdivision 4, is amended to read:
Subd. 4. Loans. (a) The authority may make a direct loan or participate in a loan
with an eligible lender to a farmer who is eligible under subdivision 3. Repayment terms
of the authority's participation interest may differ from repayment terms of the lender's
retained portion of the loan. Loans made under this section must be no-interest loans.

54.14 (b) Application for a direct loan or a loan participation must be made on forms54.15 prescribed by the authority.

54.16 (c) Standards for loan amortization shall be set by the Rural Finance Authority54.17 not to exceed ten years.

(d) Security for the loans must be a personal note executed by the borrower andwhatever other security is required by the eligible lender or the authority.

(e) No loan proceeds may be used to refinance a debt existing prior to application.
(f) The authority may impose a reasonable nonrefundable application fee for
each application for a direct loan or a loan participation. The authority may review the
application fees annually and make adjustments as necessary. The application fee is
initially set at \$100 for a loan under subdivision 1. The fees received by the authority must
be deposited in the revolving loan account established in section 41B.06 Rural Finance
Authority administrative account established in section 41B.03.

Sec. 74. Minnesota Statutes 2014, section 41B.055, subdivision 3, is amended to read:
Subd. 3. Loans. (a) The authority may participate in a livestock equipment loan
equal to 90 percent of the purchased equipment value with an eligible lender to a farmer
who is eligible under subdivision 2. Participation is limited to 45 percent of the principal
amount of the loan or \$40,000, whichever is less. The interest rates and repayment terms
of the authority's participation interest may differ from the interest rates and repayment
terms of the lender's retained portion of the loan, but the authority's interest rate must

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JRM/NB not exceed three percent. The authority may review the interest annually and make 55.1 55.2 adjustments as necessary. (b) Standards for loan amortization must be set by the Rural Finance Authority 55.3 and must not exceed ten years. 55.4 (c) Security for a livestock equipment loan must be a personal note executed by the 55.5 borrower and whatever other security is required by the eligible lender or the authority. 55.6 (d) Refinancing of existing debt is not an eligible purpose. 55.7 (e) The authority may impose a reasonable, nonrefundable application fee for 55.8 a livestock equipment loan. The authority may review the fee annually and make 55.9 adjustments as necessary. The initial application fee is \$50. Application fees received 55.10 by the authority must be deposited in the revolving loan account established in section 55.11 41B.06 Rural Finance Authority administrative account established in section 41B.03. 55.12 (f) Loans under this program must be made using money in the revolving loan 55.13 account established in section 41B.06. 55.14 Sec. 75. Minnesota Statutes 2014, section 41B.056, subdivision 2, is amended to read: 55.15 Subd. 2. **Definitions.** (a) The definitions in this subdivision apply to this section. 55.16 (b) "Intermediary" means any lending institution or other organization of a for-profit 55.17 or nonprofit nature that is in good standing with the state of Minnesota that has the 55.18 appropriate business structure and trained personnel suitable to providing efficient 55.19 disbursement of loan funds and the servicing and collection of loans. 55.20 (c) "Specialty crops" means agricultural crops, such as annuals, flowers, perennials, 55.21 55.22 and other horticultural products, that are intensively cultivated. (d) "Eligible livestock" means poultry that has been allowed access to the outside, 55.23 sheep, or goats beef cattle, dairy cattle, swine, poultry, goats, mules, farmed cervidae, 55.24 55.25 ratitae, bison, sheep, horses, and llamas. Sec. 76. [41B.057] FARM OPPORTUNITY LOAN PROGRAM. 55.26 Subdivision 1. Establishment. The authority shall establish a farm opportunity loan 55.27 program to provide loans that enable farmers to: 55.28 (1) add value to crops or livestock produced in Minnesota; 55.29

(2) adopt best management practices that emphasize sufficiency and self-sufficiency; 55.30

(3) reduce or improve management of agricultural inputs resulting in environmental 55.31

- improvements; or 55.32
- (4) increase production of on-farm energy. 55.33

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56.1	Subd. 2. Loan criteria. (a) The farm opportunity loan program shall provide loans
56.2	for purchase of new or used equipment and installation of equipment for projects that
56.3	make environmental improvements and enhance farm profitability. The loan program
56.4	shall also be used to add value to crops or livestock produced in Minnesota by, but not
56.5	limited to, initiating or expanding livestock product processing; purchasing equipment to
56.6	initiate, upgrade, or modernize value-added agricultural businesses; or increasing farmers'
56.7	processing and aggregating capacity facilitating entry into farm-to-institution and other
56.8	markets. Eligible loan uses do not include expenses related to seeds, fertilizer, fuel, or
56.9	other operating expenses.
56.10	(b) The authority may impose a reasonable, nonrefundable application fee for a farm
56.11	opportunity loan. The authority may review the fee annually and make adjustments as
56.12	necessary. The initial application fee is \$50. Application fees received by the authority
56.13	must be deposited in the Rural Finance Authority administrative account established
56.14	in section 41B.03.
56.15	(c) Loans may only be made to Minnesota residents engaged in farming. Standards
56.16	for loan amortization must be set by the Rural Finance Authority and must not exceed
56.17	ten years.
56.18	(d) The borrower must show the ability to repay the loan.
56.19	(e) Refinancing of existing debt is not an eligible expense.
56.20	(f) Loans under this program must be made using money in the revolving loan
56.21	account established in section 41B.06.
56.22	Subd. 3. Loan participation. The authority may participate in a farm opportunity
56.23	loan with an eligible lender, as defined in section 41B.02, subdivision 8, to a farmer or a
56.24	group of farmers on joint projects who are eligible under subdivision 2, paragraph (c),
56.25	and who are actively engaged in farming. Participation is limited to 45 percent of the
56.26	principal amount of the loan or \$45,000 per individual, whichever is less. For loans to a
56.27	group made up of four or more individuals, participation is limited to 45 percent of the
56.28	principal amount of the loan or \$180,000, whichever is less. The interest rate on the
56.29	loans must not exceed six percent.
56.30	Sec. 77. Minnesota Statutes 2014, section 41B.06, is amended to read:

56.31

# 41B.06 RURAL FINANCE AUTHORITY REVOLVING LOAN ACCOUNT.

56.32 There is established in the rural finance administration fund a Rural Finance 56.33 Authority revolving loan account that is eligible to receive appropriations and the transfer 56.34 of loan funds from other programs. All repayments of financial assistance granted from 56.35 this account, including principal and interest, must be deposited into this account. Interest

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earned on money in the account accrues to the account, and the money in the account is

appropriated to the commissioner of agriculture for purposes of the Rural Finance Authority

57.3 livestock equipment, methane digester, disaster recovery, value-added agricultural

57.4 product, agroforestry, <del>and</del> agricultural microloan, <u>and farm opportunity</u> loan programs,

57.5 including costs incurred by the authority to establish and administer the programs.

57.6 Sec. 78. Minnesota Statutes 2014, section 135A.52, is amended by adding a subdivision to read:

57.8 Subd. 6. Farm business management. Minnesota State Colleges and Universities
 57.9 campuses that offer farm business management may specify space availability in the
 57.10 delivery of farm business management courses.

Sec. 79. Minnesota Statutes 2014, section 375.30, subdivision 2, is amended to read: 57.11 Subd. 2. Wild hemp. A county board, by resolution, may appropriate and spend 57.12 57.13 money as necessary to spray and otherwise eradicate wild hemp, commonly known as marijuana, on private property within the county. The county board may authorize the 57.14 use of county equipment, personnel and supplies and materials to spray or otherwise 57.15 eradicate wild hemp on private property, and may pro rate the expenses involved between 57.16 the county and owner or occupant of the property. Industrial hemp grown by a person 57.17 licensed under chapter 18K is not wild hemp. 57.18

Sec. 80. Minnesota Statutes 2014, section 500.24, subdivision 4, is amended to read: 57.19 57.20 Subd. 4. Reports. (a) The chief executive officer of every pension or investment fund, corporation, limited partnership, limited liability company, or entity that is seeking 57.21 to qualify for an exemption from the commissioner, and the trustee of a family farm trust 57.22 57.23 that holds any interest in agricultural land or land used for the breeding, feeding, pasturing, growing, or raising of livestock, dairy or poultry, or products thereof, or land used for 57.24 the production of agricultural crops or fruit or other horticultural products, other than a 57.25 bona fide encumbrance taken for purposes of security, or which is engaged in farming 57.26 or proposing to commence farming in this state after May 20, 1973, shall file with the 57.27 commissioner a report containing the following information and documents: 57.28

(1) the name of the pension or investment fund, corporation, limited partnership, or
limited liability company and its place of incorporation, certification, or registration;

(2) the address of the pension or investment plan headquarters or of the registered
office of the corporation in this state, the name and address of its registered agent in this state

and, in the case of a foreign corporation, limited partnership, or limited liability company,
the address of its principal office in its place of incorporation, certification, or registration;

(3) the acreage and location listed by quarter-quarter section, township, and county
of each lot or parcel of agricultural land or land used for the keeping or feeding of poultry
in this state owned or leased by the pension or investment fund, limited partnership,
corporation, or limited liability company;

(4) the names and addresses of the officers, administrators, directors, or trustees of
the pension or investment fund, or of the officers, shareholders owning more than ten
percent of the stock, including the percent of stock owned by each such shareholder, the
members of the board of directors of the corporation, and the members of the limited
liability company, and the general and limited partners and the percentage of interest in
the partnership by each partner;

(5) the farm products which the pension or investment fund, limited partnership,
corporation, or limited liability company produces or intends to produce on its agricultural
land;

(6) with the first report, a copy of the title to the property where the farming operations
are or will occur indicating the particular exception claimed under subdivision 3; and

58.18 (7) with the first or second report, a copy of the conservation plan proposed by the 58.19 soil and water conservation district, and with subsequent reports a statement of whether 58.20 the conservation plan was implemented.

The report of a corporation, trust, limited liability company, or partnership seeking 58.21 to qualify hereunder as a family farm corporation, an authorized farm corporation, an 58.22 58.23 authorized livestock farm corporation, a family farm partnership, an authorized farm partnership, a family farm limited liability company, an authorized farm limited liability 58.24 company, or a family farm trust or under an exemption from the commissioner shall 58.25 contain the following additional information: the number of shares, partnership interests, 58.26 or governance and financial rights owned by persons or current beneficiaries of a family 58.27 farm trust residing on the farm or actively engaged in farming, or their relatives within 58.28 the third degree of kindred according to the rules of the civil law or their spouses; the 58.29 name, address, and number of shares owned by each shareholder, partnership interests 58.30 owned by each partner or governance and financial rights owned by each member, and a 58.31 statement as to percentage of gross receipts of the corporation derived from rent, royalties, 58.32 dividends, interest, and annuities. No pension or investment fund, limited partnership, 58.33 corporation, or limited liability company shall commence farming in this state until the 58.34 commissioner has inspected the report and certified that its proposed operations comply 58.35 with the provisions of this section. 58.36

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(b) Every pension or investment fund, limited partnership, trust, corporation, or 59.1 59.2 limited liability company as described in paragraph (a) shall, prior to April 15 of each year, file with the commissioner a report containing the information required in paragraph 59.3 (a), based on its operations in the preceding calendar year and its status at the end of the 59.4 year. A pension or investment fund, limited partnership, corporation, or limited liability 59.5 company that does not file the report by April 15 must pay a \$500 civil penalty. The 59.6 penalty is a lien on the land being farmed under subdivision 3 until the penalty is paid. 59.7 (c) The commissioner may, for good cause shown, issue a written waiver or 59.8 reduction of the civil penalty for failure to make a timely filing of the annual report 59.9 required by this subdivision. The waiver or reduction is final and conclusive with respect 59.10 to the civil penalty, and may not be reopened or modified by an officer, employee, or 59.11 agent of the state, except upon a showing of fraud or malfeasance or misrepresentation 59.12 of a material fact. The report required under paragraph (b) must be completed prior to a 59.13 reduction or waiver under this paragraph. The commissioner may enter into an agreement 59.14

- <sup>59.15</sup> under this paragraph only once for each corporation or partnership.
- 59.16 (d) A report required under paragraph (a) or (b) must be submitted with a filing fee
- 59.17 of \$15. The fee must be deposited in the state treasury and credited to an account in
- 59.18 the agricultural fund. Money in the account, including interest, is appropriated to the
- 59.19 commissioner for the administrative expenses of this section.
- 59.20(d) (e) Failure to file a required report or the willful filing of false information is a59.21gross misdemeanor.
- 59.22 Sec. 81. Minnesota Statutes 2014, section 583.215, is amended to read:
- 59.23 **583.215 EXPIRATION.**
- 59.24
   Sections 336.9-601, subsections (h) and (i); 550.365; 559.209; 582.039; and 583.20

   59.25
   to 583.32, expire June 30, 2016 2017.
- 59.26 EFFECTIVE DATE. This section is effective May 23, 2016, if the legislature does
   59.27 not meet in regular session in calendar year 2016 before May 23, 2016. If the legislature
   59.28 meets in regular session in calendar year 2016 before May 23, 2016, this section is void.
- 59.29 Sec. 82. Laws 2014, chapter 312, article 12, section 3, is amended to read:
- 59.30
   Sec. 3. AGRICULTURE.
   \$ -0- \$ 2,750,000
- 59.31 \$2,000,000 in 2015 is for a grant to Second
- 59.32 Harvest Heartland on behalf of the six
- 59.33 Feeding America food banks that serve

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60.1 Minnesota to compensate agricultural 60.2 producers and processors for costs incurred to harvest and package for transfer surplus 60.3 fruits, vegetables, or other agricultural 60.4 commodities that would otherwise go 60.5 unharvested or, be discarded, or be sold in 60.6 a secondary market. Surplus commodities 60.7 must be distributed statewide to food 60.8 shelves and other charitable organizations 60.9 that are eligible to receive food from the 60.10 food banks. Surplus food acquired under 60.11 this appropriation must be from Minnesota 60.12 producers and processors. Second Harvest 60.13 Heartland must report when required by, and 60.14 60.15 in the form prescribed by, the commissioner. For fiscal year 2015, Second Harvest 60.16 Heartland may use up to 11 percent of any 60.17 grant received for administrative expenses 60.18 and up to four percent of the grant for 60.19 60.20 transportation expenses. For fiscal years 2016 and 2017, Second Harvest Heartland 60.21 may use up to five percent of any grant 60.22 60.23 received for administrative expenses. This is a onetime appropriation and is available 60.24 until June 30, 2017. 60.25 The commissioner shall examine how other 60.26 states are implementing the industrial hemp 60.27 research authority provided in Public Law 60.28 113-79 and gauge the interest of Minnesota 60.29 higher education institutions. No later 60.30

than January 15, 2015, the commissioner

60.32 must report the information and items for

60.33 legislative consideration to the legislative

60.34 committees with jurisdiction over agriculture

60.35 policy and finance.

- 61.1 \$350,000 in 2015 is for an increase in retail
- 61.2 food handler inspections.
- 61.3 \$200,000 in 2015 is added to the
- appropriation in Laws 2013, chapter 114,
- article 1, section 3, subdivision 4, for
- 61.6 distribution to the state's county fairs. This is
- 61.7 a onetime appropriation.
- 61.8 \$200,000 in 2015 is for a grant as determined
- 61.9 by the commissioner to a public higher
- 61.10 education institution to research porcine
- 61.11 epidemic diarrhea virus. This is a onetime
- 61.12 appropriation and is available until June 30,
- 61.13 2017.

# 61.14 Sec. 83. <u>LIVESTOCK INDUSTRY STUDY.</u>

- 61.15 The commissioner of agriculture must identify causes of the relative growth or
- 61.16 decline in the number of head of poultry and livestock produced in Minnesota, Iowa,
- 61.17 North Dakota, South Dakota, Wisconsin, and Nebraska over the last ten years, including
- 61.18 <u>but not limited to the impact of nuisance conditions and lawsuits filed against poultry or</u>
- 61.19 livestock farms. No later than February 1, 2016, the commissioner must report findings
- 61.20 by poultry and livestock sector and provide recommendations on how to strengthen and
- 61.21 expand Minnesota animal agriculture to the legislative committees with jurisdiction over
- 61.22 <u>agriculture policy and finance.</u>

# 61.23 Sec. 84. CORRECTIONAL FACILITY VOCATIONAL TRAINING PILOT

## 61.24 **PROGRAM.**

- 61.25 Subdivision 1. Pilot program. The commissioner of agriculture must coordinate
- 61.26 <u>a pilot program operated by the Northeast Regional Corrections Center to train inmates</u>
- 61.27 for careers as meat cutters upon release. The commissioner must facilitate program
- 61.28 development and ensure that the program prepares inmates to meet applicable food safety
- 61.29 and licensure requirements.
- 61.30 Subd. 2. Program development. In facilitating development of the pilot program,
- 61.31 the commissioner must consult with the commissioner of employment and economic
- 61.32 development and a representative of each of the following organizations:
- 61.33 (1) Northeast Regional Corrections Center; and
- 61.34 (2) United Food and Commercial Workers.

06/11/15 REVISOR JRM/NB 15-4551 Subd. 3. Report required. No later than February 1, 2017, the commissioner must 62.1 report on the progress and outcomes of the program to the legislative committees with 62.2 jurisdiction over agriculture, economic development, higher education, and public safety. 62.3 Subd. 4. Expiration. This section expires on June 30, 2017. 62.4 Sec. 85. URBAN AGRICULTURE DEVELOPMENT PROPOSAL. 62.5 The commissioner of agriculture must convene interested stakeholders and develop 62.6 a proposal to effectively and efficiently promote urban agriculture in Minnesota cities. 62.7 For purposes of this section, "urban agriculture" means producing agricultural plants, 62.8 poultry, or livestock on public or private property within city limits. No later than January 62.9 15, 2016, the commissioner must report to the legislative committees with jurisdiction 62.10 62.11 over agriculture policy and finance and submit proposed legislation that includes a new definition of urban agriculture if the commissioner and stakeholders determine that a 62.12 different definition more accurately defines urban agriculture. 62.13 Sec. 86. BALANCES TRANSFERRED; ACCOUNTS ABOLISHED. 62.14 The balances in the accounts created under Minnesota Statutes, sections 41B.03, 62.15 subdivision 6; 41B.04, subdivision 17; 41B.043, subdivision 3; and 41B.045, subdivision 62.16 4, are transferred to the Rural Finance Authority administrative account established under 62.17 Minnesota Statutes, section 41B.03, subdivision 7, and the original accounts are abolished. 62.18 The balance in the account created under Minnesota Statutes, section 17.115, 62.19 is transferred to the Rural Finance Authority revolving loan account established under 62.20 Minnesota Statutes, section 41B.06, and the original account is abolished. 62.21 Sec. 87. REPEALER. 62.22 62.23 Minnesota Statutes 2014, sections 17.115; 28A.15, subdivisions 9 and 10; and 116V.03, are repealed. 62.24 Sec. 88. EFFECTIVE DATE. 62.25 (a) Sections 62 to 77 and section 86 are effective the day following final enactment. 62.26 (b) Laws 2015, chapter 44, sections 22 to 26 and section 29, are effective the day 62.27

62.28 <u>following final enactment.</u>

## APPENDIX Article locations in 15-4551

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#### 17.115 SHARED SAVINGS LOAN PROGRAM.

Subdivision 1. **Establishment.** The commissioner shall establish a shared savings loan program to provide loans that enable farmers to adopt best management practices that emphasize sufficiency and self-sufficiency in agricultural inputs, including energy efficiency, reduction or improved management of inputs, increasing energy production by agricultural producers, and environmental improvements.

Subd. 2. Loan criteria. (a) The shared savings loan program must provide loans for purchase of new or used machinery and installation of equipment for projects that make environmental improvements and enhance farm profitability. Eligible loan uses do not include seed, fertilizer, or fuel.

(b) Loans may not exceed \$40,000 per individual applying for a loan and may not exceed \$160,000 for loans to four or more individuals on joint projects. The loan repayment period may be up to seven years as determined by project cost and energy savings. The interest rate on the loans must not exceed six percent.

(c) Loans may only be made to residents of this state engaged in farming.

Subd. 3. Awarding of loans. (a) Applications for loans must be made to the commissioner on forms prescribed by the commissioner.

(b) The applications must be reviewed, ranked, and recommended by a loan review panel appointed by the commissioner. The loan review panel shall consist of two lenders with agricultural experience, two resident farmers of the state using sustainable agriculture methods, two resident farmers of the state using organic agriculture methods, a farm management specialist, a representative from a postsecondary education institution, and a chair from the department.

(c) The loan review panel shall rank applications according to the following criteria:

(1) realize savings to the cost of agricultural production;

(2) reduce or make more efficient use of energy or inputs;

(3) increase overall farm profitability; and

(4) result in environmental benefits.

(d) A loan application must show that the loan can be repaid by the applicant.

(e) The commissioner must consider the recommendations of the loan review panel and may make loans for eligible projects.

Subd. 4. Administration; information dissemination. The amount in the revolving loan account is appropriated to the commissioner to make loans under this section and administer the loan program. The interest on the money in the revolving loan account and the interest on loans repaid to the state may be spent by the commissioner for administrative expenses. The commissioner shall collect and disseminate information relating to projects for which loans are given under this section.

Subd. 5. Farm manure digester technology. Appropriations in Laws 1998, chapter 401, section 6, must be used for revolving loans for demonstration projects of farm manure digester technology. Notwithstanding the limitations of subdivision 2, paragraphs (b) and (c), loans under this subdivision are no-interest loans in principal amounts not to exceed \$200,000 and may be made to any resident of this state. Loans for one or more projects must be made only after the commissioner seeks applications. Loans under this program may be used as a match for federal loans or grants. Money repaid from loans must be returned to the revolving fund for future projects.

#### 28A.15 EXCLUSIONS.

Subd. 9. **Community event or farmers' market.** An individual who prepares and sells food that is not potentially hazardous food, as defined in rules adopted under section 31.11, at a community event or farmers' market with gross receipts of \$5,000 or less in a calendar year from the prepared food items. If the food is not prepared in a kitchen that is licensed or inspected, the seller must post a visible sign or placard stating that: "These products are homemade and not subject to state inspection." Prepared foods sold under this subdivision must be labeled to accurately reflect the name and address of the person preparing and selling the foods.

Subd. 10. Certain home-processed and home-canned foods. (a) A person who receives less than \$5,000 in gross receipts in a calendar year from the sale of home-processed and home-canned food products and meets the requirements in clauses (1) to (5):

(1) the products are pickles, vegetables, or fruits having an equilibrium pH value of 4.6 or lower;

(2) the products are home-processed and home-canned in Minnesota;

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(3) the products are sold or offered for sale at a community or social event or a farmers' market in Minnesota;

(4) the seller displays at the point of sale a clearly legible sign or placard stating: "These canned goods are homemade and not subject to state inspection" unless the products were processed and canned in a kitchen that is licensed or inspected; and

(5) each container of the product sold or offered for sale under this exemption is accurately labeled to provide the name and address of the person who processed and canned the goods and the date on which the goods were processed and canned.

(b) A person who qualifies for an exemption under paragraph (a) is also exempt from the provisions of sections 31.31 and 31.392.

(c) A person claiming an exemption under this subdivision is urged to:

(1) attend and successfully complete a better process school recognized by the commissioner; and

(2) have the recipe and manufacturing process reviewed by a person knowledgeable in the food canning industry and recognized by the commissioner as a process authority.

(d) The commissioner, in close cooperation with the commissioner of health and the Minnesota Extension Service, shall attempt to maximize the availability of information and technical services and support for persons who wish to home process and home can low acid and acidified food products.

#### **116V.03 APPROPRIATION.**

\$1,000,000 in fiscal year 2014 and each year thereafter is appropriated from the general fund to the Agricultural Utilization Research Institute established under section 116V.01.