This Document can be made available in alternative formats upon request

REVISOR

## State of Minnesota

## HOUSE OF REPRESENTATIVES NINETY-THIRD SESSION H. F. No. 3385

02/12/2024 Authored by Pursell; Hansen, R.; Curran; Fischer and Freiberg The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy

1.1	A bill for an act
1.2 1.3	relating to water; modifying the definition of public waters; amending Minnesota Statutes 2022, section 103G.005, subdivision 15.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2022, section 103G.005, subdivision 15, is amended to
1.6	read:
1.7	Subd. 15. Public waters. (a) "Public waters" means:
1.8	(1) water basins assigned a shoreland management classification by the commissioner
1.9	under sections 103F.201 to 103F.221;
1.10	(2) waters of the state that have been finally determined to be public waters or navigable
1.11	waters by a court of competent jurisdiction;
1.12	(3) meandered lakes, excluding lakes that have been legally drained;
1.13	(4) water basins previously designated by the commissioner for management for a
1.14	specific purpose such as trout lakes and game lakes pursuant to applicable laws;
1.15	(5) water basins designated as scientific and natural areas under section 84.033;
1.16	(6) water basins located within and totally surrounded by publicly owned lands;
1.17	(7) water basins where the state of Minnesota or the federal government holds title to
1.18	any of the beds or shores, unless the owner declares that the water is not necessary for the
1.19	purposes of the public ownership;
1.20	(8) water basins where there is a publicly owned and controlled access that is intended
1.21	to provide for public access to the water basin;

1

	11/17/23	REVISOR	CKM/BM	24-05591	
2.1	(9) natural and altered watercourses	with a total drainage	area greater than tw	o square	
2.2	miles;				
2.3	(10) natural and altered watercourses	s designated by the c	ommissioner as trout	streams;	
2.4	and				
2.5	(11) public waters wetlands, unless the statute expressly states otherwise.				
2.6	(b) Public waters are not determined	exclusively by:			
2.7	(1) the proprietorship of the underly	ing, overlying, or su	rounding land <del>or by</del> ;	<u>-</u>	
2.8	(2) whether it is a body or stream of	water that was navig	able in fact or suscep	ptible of	
2.9	being used as a highway for commerce	at the time this state	was admitted to the u	ınion <del>.</del> ; or	
2.10	(3) their inclusion in or exclusion from	n the public waters in	ventory required und	er section	
2.11	<u>103G.201.</u>				