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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3887

(SENATE AUTHORS: HAWJ, McEwen and Morrison)				
DATE	D-PG	OFFICIAL STATUS		
02/19/2024	11641	Introduction and first reading		
		Referred to Environment, Climate, and Legacy		
04/29/2024	15449a	Comm report: To pass as amended and re-refer to Finance		
		Joint rule 2.03, referred to Rules and Administration		
	15571	Comm report: Adopt previous comm report Jt rule 2.03 suspended		
05/01/2024	15598a	Comm report: To pass as amended		
	15774	Second reading		
		Referred to for comparison with HF3911		
05/03/2024	15824a	Rule 45-amend, subst. General Orders HF3911, SF Indefinitely postponed		
05/17/2024	17283	Authors added McEwen; Morrison		

A bill for an act

relating to state government; appropriating money for environment and natural 12 resources; modifying prior appropriations; providing for and modifying disposition 1.3 of certain receipts; modifying and establishing duties, authorities, and prohibitions 1.4 regarding environment and natural resources; modifying and creating environment 1.5 and natural resources programs; modifying and creating grant programs; modifying 1.6 remedies, penalties, and enforcement; modifying requirements for recreation 1.7 vehicles; modifying state trail, state forest, and state park provisions; modifying 1.8 forestry provisions; modifying game and fish provisions; modifying water law; 1.9 modifying environmental review and permitting requirements; authorizing sales, 1.10 conveyances, and leases of certain state lands; establishing a Packaging Waste and 1.11 Cost Reduction program; modifying and providing for fees; making technical 1.12 changes; requiring reports; authorizing rulemaking; amending Minnesota Statutes 1.13 2022, sections 84.788, subdivisions 5a, 6; 85.015, subdivision 1b; 93.25, 1.14 1.15 subdivisions 1, 2; 94.343, subdivision 8a; 94.3495, by adding a subdivision; 97A.475, subdivisions 2, 3; 115.071, subdivisions 1, 4, by adding subdivisions; 1.16 116.07, subdivision 9, by adding subdivisions; 116.11; 116.92, by adding a 1.17 subdivision; Minnesota Statutes 2023 Supplement, sections 115.03, subdivision 1.18 1; 325E.3892, subdivision 2; Laws 2023, chapter 60, article 1, section 3, subdivision 1.19 3; article 3, section 35; article 8, section 6, subdivision 9; proposing coding for 1.20 new law in Minnesota Statutes, chapters 84; 86B; 93; 115A; 116; 282; repealing 1.21 Minnesota Statutes 2022, sections 85.012, subdivisions 27b, 58; 97B.802; 138.662, 1 22 subdivision 33. 1.23 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.24

1.25

1.1

ARTICLE 1

1.26 ENVIRONMENT AND NATURAL RESOURCES APPROPRIATIONS

1.27 Section 1. ENVIRONMENT AND NATURAL RESOURCES APPROPRIATIONS.

1.28 The sums shown in the columns marked "Appropriations" are appropriated to the agencies

1.29 and for the purposes specified in this article. The appropriations are from the general fund,

- 1.30 or another named fund, and are available for the fiscal years indicated for each purpose.
- 1.31 The figures "2024" and "2025" used in this article mean that the appropriations listed under

	SF3887	REVISOR	Cł	ΚM	S3887-2	2nd Engrossment
2.1	them are avai	lable for the fiscal	l year end	ling June 30, 2	2024, or June 30,	2025, respectively.
2.2	"The first yea	nr" is fiscal year 20)24. "The	e second year"	is fiscal year 202	25. "The biennium"
2.3	is fiscal years	a 2024 and 2025.				
2.4 2.5 2.6 2.7					APPROPR Available fo Ending J 2024	or the Year
2.8	Sec. 2. POLI	LUTION CONTR	ROL AG	ENCY		
2.9	Subdivision 1	. <u>Total Appropri</u>	ation	<u>\$</u>	<u>-0-</u>	<u>\$</u> <u>11,551,000</u>
2.10		Appropriations b	y Fund			
2.11		2024		2025		
2.12	General		<u>-0-</u>	6,400,000		
2.13	Environment	al	<u>-0-</u>	5,151,000		
2.14	The amounts	that may be spent	for each			
2.15	purpose are s	pecified in the fol	lowing			
2.16	subdivisions.					
2.17 2.18	Subd. 2. Air Justice Area	Regulatory Worl <u>s</u>	x; Enviro	onmental		
2.19	<u>\$2,975,000 tł</u>	ne second year is f	rom the			
2.20	environmenta	al fund for prioritiz	zing air			
2.21	regulatory pro	ogram work in env	vironmen	ıtal		
2.22	justice areas.	This appropriation	n is avail	able		
2.23	until June 30	, 2027. The base in	n fiscal y	ear		
2.24	2026 and the	reafter is \$2,625,0	<u>00.</u>			
2.25	Subd. 3. Leg	al Services				
2.26	\$525,000 the	second year is fro	m the			
2.27	environmenta	al fund for Operati	ons Divi	sion		
2.28	legal services	that support indu	strial			
2.29	compliance p	rograms.				
2.30	<u>\$3,500,000 tł</u>	ne second year is f	or legal c	costs.		
2.31	This is a onet	ime appropriation	and is			
2.32	available unti	il June 30, 2027.				

	SF3887	REVISOR	СКМ	S3887-2	2nd Engrossment				
3.1	<u>Subd. 4.</u> Mo	bile Emissions Mo	nitoring Trailer						
3.2	<u>\$1,025,000 t</u>	he second year is fro	om the						
3.3	environment	environmental fund to construct and operate							
3.4	a mobile emi	ssions regulatory m	onitoring						
3.5	trailer. This a	appropriation is avai	lable until						
3.6	June 30, 202	7. The base in fiscal	year 2026						
3.7	and thereafte	er is \$535,000.							
3.8 3.9	Subd. 5. Res Resilience S	earching Climate A tudy	Adaptation and						
3.10	\$750,000 the	e second year is for t	the						
3.11	Researching	Climate Adaptation	and						
3.12	Resilience C	osts for Minnesota S	Study. This is						
3.13	a onetime ap	propriation and is av	vailable until						
3.14	June 30, 202	<u>6.</u>							
3.15 3.16	Subd. 6. Cor Buildings	nposting Grants fo	or Multifamily						
3.17	<u>(a) \$2,000,00</u>	00 the second year is	s to make						
3.18	grants for pil	ot projects that enco	ourage						
3.19	composting l	by residents of mult	<u>ifamily</u>						
3.20	buildings. No	otwithstanding Mini	nesota						
3.21	Statutes, sect	tion 16B.98, subdivi	ision 14, the						
3.22	commissione	er may use up to five	e percent of						
3.23	this appropri	ation for administra	tive costs.						
3.24	This is a one	time appropriation a	and is						
3.25	available unt	il June 30, 2027.							
3.26	(b) Eligible a	applicants include: (1) a political						
3.27	subdivision;	(2) an owner of a m	ultifamily						
3.28	building; or (3) an organization th	nat is exempt						
3.29	from taxation	n under section 501((c)(3) of the						
3.30	Internal Reve	enue Code.							
3.31	(c) The com	nissioner must subr	nit a report						
3.32	on the grants	awarded under this	subdivision						
3.33	to the chairs	and ranking minorit	y members						
3.34	of the senate	and house of repres	sentatives						
3.35	committees v	with primary jurisdie	ction over						

4.1	environment policy and finance. The report
4.2	must contain, at a minimum, a list of grantees,
4.3	the amount of each grant awarded, the
4.4	activities undertaken with grant funds, and, if
4.5	possible, the results of the grant with respect
4.6	to encouraging composting in multifamily
4.7	buildings. The report is due by October 1,
4.8	<u>2027.</u>
4.9	Subd. 7. Electronic Recycling Study
4.10	\$150,000 the second year is for a contract with
4.11	an independent third party to conduct a study
4.12	that examines the barriers to electronics
4.13	recycling and recommends ways those barriers
4.14	may be overcome. Notwithstanding Minnesota
4.15	Statutes, section 16B.98, subdivision 14, the
4.16	commissioner may use up to two percent of
4.17	this appropriation for administrative costs.
4.18	This is a onetime appropriation.
4.19 4.20	Subd. 8. Critical Materials Recovery Advisory Task Force
4.21	\$319,000 the second year is from the
4.22	environmental fund for the costs of the Critical
4.23	Materials Recovery Advisory Task Force. This
4.24	is a onetime appropriation.
4.25	Subd. 9. State Salt Purchase Reporting
4.26	\$88,000 the second year is from the
4.27	environmental fund for the annual reporting
4.28	requirements of the purchase of deicing salt
4.29	by state agencies under Minnesota Statutes,
4.30	section 116.2021.
4.31 4.32	Subd. 10. Boat Wrap Product Stewardship Program
4.33	\$219,000 the second year is from the

4.34 <u>environmental fund for the cost of</u>

5.1	administering the boat wra	ap product					
5.2	stewardship program under Minnesota						
5.3	Statutes, section 115A.1416. The base budget						
5.4	for this appropriation is \$363,000 in fiscal year						
5.5	2026, and \$219,000 in fise	cal year 2027 a	nd				
5.6	thereafter.						
5.7	Subd. 11. Extending App	ropriation Av	ailability				
5.8	The appropriations in Law	vs 2023, chapte	r 60,				
5.9	article 1, section 2, subdiv	rision 2, paragr	aphs				
5.10	(l), (m), and (n), are availa	able until June	<u>30,</u>				
5.11	<u>2025.</u>						
5.12 5.13	Subd. 12. Availability of Water Infrastructure Gr		ency and				
5.14	Of the amount appropriated	d under Laws 2	<u>023,</u>				
5.15	chapter 60, article 1, section	on 2, subdivisio	on 2,				
5.16	paragraph (k), for a climat	te resiliency an	d				
5.17	water infrastructure grant	program, up to	<u>)</u>				
5.18	\$5,000,000 may be used to	o supplement a	ny				
5.19	federal grant that the commissioner receives						
5.20	under the United States Environmental						
5.21	Protection Agency's Clima	ate Pollution					
5.22	Reduction Grant (CPRG)	program.					
5.23 5.24	Sec. 3. <u>DEPARTMENT</u> <u>RESOURCES</u>	OF NATURAI	<u>L</u>				
5.25	Subdivision 1. Total App	<u>ropriation</u>	<u>\$</u>	<u>768,000</u> <u>\$</u>	17,894,000		
5.26	Appropriati	ons by Fund					
5.27		2024	2025				
5.28	General	<u>-0-</u>	8,300,000				
5.29	Game and Fish	<u>-0-</u>	2,880,000				
5.30	Natural Resources	768,000	6,297,000				
5.31	Permanent School	<u>-0-</u>	417,000				
5.32	The amounts that may be	spent for each					
5.33	purpose are specified in th	ne following					
5.34	subdivisions.						

6.1	Subd. 2. Legal Costs
6.2	(a) \$1,000,000 the second year is for legal
6.3	costs. This is a onetime appropriation and is
6.4	available until June 30, 2025.
6.5	(b) The commissioner of natural resources
6.6	must work with the commissioners of
6.7	management and budget, the Pollution Control
6.8	Agency, and other cabinet departments that
6.9	incur significant litigation-related costs to
6.10	develop recommendations for a statewide
6.11	funding strategy to address escalating
6.12	litigation-related costs across cabinet agencies.
6.13	That strategy should consider the
6.14	unpredictable and outsized effects that major
6.15	litigation can have on an individual agency's
6.16	budget. The commissioners must submit a
6.17	report of the recommendations to the relevant
6.18	committee chairs by December 15, 2024.
6.19	Subd. 3. Public Safety Costs
6.20	\$200,000 the second year is for public safety
6.21	costs. This is a onetime appropriation.
6.22	Subd. 4. Electronic Licensing System
6.23	\$2,600,000 the second year is to support the
6.24	development and implementation of a modern
6.25	electronic licensing system. Of this amount,
6.26	\$330,000 is from the water recreation account;
6.27	\$80,000 is from the snowmobile account;
6.28	\$204,000 is from the all-terrain vehicle
6.29	account; \$7,000 is from the off-highway
6.30	motorcycle account; \$4,000 is from the
6.31	off-road vehicle account; and \$1,975,000 is
6.32	from the game and fish fund. This is a onetime
6.33	appropriation and is available until June 30,

6.34 <u>2026.</u>

	SF3887	REVISOR	СКМ
7.1	Subd. 5. Compe	nsation for Conserva	ation Officers
7.2	(a) \$300,000 the	second year is to ma	aintain
7.3	current law enfor	cement service level	s. Of this
7.4	amount, \$30,000	is from the water re	ecreation
7.5	account; \$15,000	is from the all-terrain	n vehicle
7.6	account; and \$25	5,000 is from the ga	ame and
7.7	fish fund.		
7.8	(b) The base for f	iscal year 2026 and t	hereafter
7.9	<u>is \$1,080,000, ar</u>	nd of this amount, \$1	08,000
7.10	is from the water	recreation account;	\$54,000
7.11	is from the all-te	rrain vehicle accoun	t; and
7.12	<u>\$918,000 is from</u>	n the game and fish f	fund.
7.13	Subd. 6. Keep it	Clean Grants	
7.14	\$1,418,000 the s	econd year is for gra	ants to
7.15	local units of gov	vernment and	
7.16	nongovernmenta	l organizations to im	plement
7.17	local programs to	o prevent water pollu	tion due
7.18	to garbage and h	uman waste left on t	he ice of
7.19	state waters duri	ng winter-use activit	ties.
7.20	Notwithstanding	Minnesota Statutes	, section
7.21	16B.98, subdivisi	ion 14, the commissio	oner may
7.22	use up to five per	cent of this appropri	ation for
7.23	administrative co	osts. This is a onetim	<u>ne</u>
7.24	appropriation an	d is available until J	une 30,
7.25	<u>2027.</u>		
7.26 7.27	Subd. 7. Unsafe Reimbursemen	Ice Search and Res t	scue
7.28	\$200,000 the sec	cond year is to reimb	ourse
7.29	county sheriffs a	nd other local law	
7.30	enforcement age	ncies for search and	rescue
7.31	operations relate	d to recreational acti	vities on
7.32	unsafe ice under	Minnesota Statutes,	section
7.33	86B.1065. Activ	ities eligible for	
7.34	reimbursement u	nder this appropriat	ion must
7.35	be of an unusual	and nonrecurring na	ture that
	Article 1 Sec. 3.		7

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8.1	are over and above the county sheriff or other
8.2	agency's regular operating budget and include
8.3	but are not limited to rental of private
8.4	equipment and employment of personnel hired
8.5	expressly for the search and rescue operation.
8.6	Reimbursement under this appropriation is
8.7	limited to 50 percent of the reimbursable costs
8.8	subject to a maximum state payment of \$5,000
8.9	per agency for each search and rescue
8.10	operation. This is a onetime appropriation and
8.11	is available until June 30, 2027.
8.12	Subd. 8. International Wolf Center
8.13	\$1,332,000 the second year is for maintenance,
8.14	repair, energy efficiency improvements,
8.15	heating and ventilation system replacement,
8.16	and visitor enhancements to the building
8.17	currently leased to the International Wolf
8.18	Center in Ely, Minnesota. This is a onetime
8.19	appropriation and is available until June 30,
8.20	<u>2027.</u>
8.21 8.22	Subd. 9. Outdoor School For All Minnesota Students
8.23	(a) \$2,000,000 the second year is for the
8.24	outdoor school for all Minnesota students
8.25	program under Minnesota Statutes, section
8.26	84.9766. Notwithstanding Minnesota Statutes,
8.27	section 16B.98, subdivision 14, the
8.28	commissioner may use up to five percent of
8.29	this appropriation for administrative costs.
8.30	This is a anotima annuanistion and is
	This is a onetime appropriation and is
8.31	available until June 30, 2026.
8.31 8.32	
	available until June 30, 2026.
8.32	available until June 30, 2026. (b) By January 1, 2027, the commissioner of

8.35 program to the chairs and ranking minority

9.1	members of the legislative committees with
9.2	jurisdiction over education and environment
9.3	policy and finance. The report must include
9.4	information on the awarded grants and any
9.5	measures that grantees have used to address
9.6	accessibility of outdoor educational
9.7	opportunities for underserved students and
9.8	students with disabilities.
9.9 9.10	Subd. 10. Condemnation of Certain Land in Mille Lacs County
9.11	\$750,000 the second year is to initiate
9.12	condemnation proceedings of the lands
9.13	described in article 2, section 38. The
9.14	commissioner may use this appropriation for
9.15	project costs, including but not limited to
9.16	valuation expenses, legal fees, closing costs,
9.17	and transactional staff costs. This is a onetime
9.18	appropriation and is available until June 30,
9.19	2027.
9.20	Subd. 11. Outreach and Education
9.20 9.21	
	Subd. 11. Outreach and Education
9.21	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new
9.21 9.22	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education
9.219.229.23	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking
9.219.229.239.24	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for
9.219.229.239.249.25	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control
 9.21 9.22 9.23 9.24 9.25 9.26 	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control Agency and \$200,000 is for the Board of
 9.21 9.22 9.23 9.24 9.25 9.26 9.27 	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control Agency and \$200,000 is for the Board of Water and Soil Resources for this purpose. Of
 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control Agency and \$200,000 is for the Board of Water and Soil Resources for this purpose. Of the \$1,000,000 for the commissioner of natural
 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control Agency and \$200,000 is for the Board of Water and Soil Resources for this purpose. Of the \$1,000,000 for the commissioner of natural resources, \$200,000 is for a competitive grant
 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control Agency and \$200,000 is for the Board of Water and Soil Resources for this purpose. Of the \$1,000,000 for the commissioner of natural resources, \$200,000 is for a competitive grant program for nonprofit organizations to connect
 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 9.31 	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control Agency and \$200,000 is for the Board of Water and Soil Resources for this purpose. Of the \$1,000,000 for the commissioner of natural resources, \$200,000 is for a competitive grant program for nonprofit organizations to connect youth in underserved communities in
 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 9.31 9.32 	Subd. 11. Outreach and Education \$1,400,000 the second year is to create new or expand existing outreach and education programs for nonnative English-speaking communities. Of this amount, \$200,000 is for the commissioner of the Pollution Control Agency and \$200,000 is for the Board of Water and Soil Resources for this purpose. Of the \$1,000,000 for the commissioner of natural resources, \$200,000 is for a competitive grant program for nonprofit organizations to connect youth in underserved communities in metropolitan area environmental justice areas

- 10.1 This appropriation may be used for community
- 10.2 outreach consultants for reaching new
- 10.3 audiences. This is a onetime appropriation and
- 10.4 <u>is available until June 30, 2028.</u>
- 10.5 Subd. 12. Nonlethal Beaver Management Grants
- 10.6 **\$500,000** the second year is from the heritage
- 10.7 <u>enhancement account in the game and fish</u>
- 10.8 <u>fund for a nonlethal beaver management grant</u>
- 10.9 program in the metropolitan area.
- 10.10 Notwithstanding Minnesota Statutes, section
- 10.11 <u>16B.98</u>, subdivision 14, the commissioner may
- 10.12 use up to five percent of this appropriation for
- 10.13 administrative costs. This is a onetime
- 10.14 appropriation and is available until June 30,
- 10.15 <u>2026.</u>
- 10.16 Subd. 13. Report on Recreational Use of
 10.17 Permanent School Land
- 10.18 \$417,000 the second year is transferred from
- 10.19 the forest suspense account to the permanent
- 10.20 school fund and is appropriated from the
- 10.21 permanent school fund for the Office of
- 10.22 School Trust Lands for conducting the study
- 10.23 of the recreational use of school trust lands.
- 10.24 <u>This is a onetime transfer.</u>
- 10.25Subd. 14. Nonpetroleum Gas Regulatory10.26Framework
- 10.27 (a) \$768,000 the first year is from the minerals
- 10.28 management account in the natural resources
- 10.29 fund for the Gas Production Technical
- 10.30 Advisory Committee. This is a onetime
- 10.31 appropriation and is available until June 30,
- 10.32 <u>2027.</u>
- 10.33 (b) \$2,406,000 the second year is from the
- 10.34 minerals management account in the natural
- 10.35 resources fund to adopt a regulatory

11.1	framework for gas and oil production in
11.2	Minnesota and for rulemaking. This is a
11.3	onetime appropriation and is available until
11.4	June 30, 2028.
11.5 11.6	Subd. 15. Legislative Report on Geologic Carbon Sequestration
11.7	\$301,000 the second year is from the minerals
11.8	management account in the natural resources
11.9	fund to develop a geologic carbon
11.10	sequestration report and chair the Geologic
11.11	Carbon Sequestration Technical Advisory
11.12	Committee. This is a onetime appropriation
11.13	and is available until June 30, 2027.
11.14 11.15	Subd. 16. <mark>All-Terrain Vehicle Grant-in-Aid</mark> Program
11.16	\$1,500,000 the second year is from the
11.17	all-terrain vehicle account in the natural
11.18	resources fund for the grant-in-aid program
11.19	under Minnesota Statutes, section 84.927,
11.20	subdivision 2, clause (4). This is a onetime
11.21	appropriation.
11.22	Subd. 17. Prospector Loop ATV Trail System
11.23	\$1,200,000 the second year is from the
11.24	all-terrain vehicle account in the natural
11.25	resources fund for a grant to St. Louis County
11.26	to construct and maintain the Prospector Loop
11.27	all-terrain vehicle trail system. This is a
11.28	onetime appropriation.
11.29 11.30	Subd. 18. Off-Highway Motorcycle Trail Ambassador Program
11.31	(a) \$20,000 the second year is from the
11.32	off-highway motorcycle account in the natural
11.33	resources fund for grants to qualifying
11.34	off-highway motorcycle organizations to assist
11.35	in providing safety and environmental

12.1	education and monitoring trails on public lands
12.2	according to Minnesota Statutes, section
12.3	84.9011. Grants awarded under this
12.4	subdivision must be issued through a formal
12.5	agreement with the organization.
12.6	(b) By December 15 each year, an
12.7	organization receiving a grant under this
12.8	subdivision must report to the commissioner
12.9	with details on how the money was expended
12.10	and what outcomes were achieved.
12.11 12.12	Subd. 19. Outdoor Recreation Opportunities for Underserved Communities
12.13	\$200,000 the second year is from the natural
12.14	resources fund for projects and activities that
12.15	connect diverse and underserved Minnesotans
12.16	through expanding cultural environmental
12.17	experiences, exploration of their environment,
12.18	and outdoor recreational activities. This
12.19	appropriation is from revenue deposited in the
12.20	natural resources fund under Minnesota
12.21	Statutes, section 297A.94, paragraph (j). This
12.22	is a onetime appropriation and is added to the
12.23	appropriation in Laws 2023, chapter 60, article
12.24	1, section 3, subdivision 5, paragraph (m).
12.25	Subd. 20. Aggregate Resource Inventory
12.26	\$150,000 the second year is from the heritage
12.27	enhancement account in the game and fish
12.28	fund for the aggregate resource mapping
12.29	program to update Information Circular 46,
12.30	Aggregate Resources Inventory of the
12.31	Seven-County Metropolitan Area, Minnesota
12.32	(Minnesota Geological Survey 2000), with
12.33	particular emphasis on projected needs and
12.34	the estimated time until the aggregate resource
12.35	is exhausted and to perform duties under

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13.1	Minnesota Stat	utes, section 84.94	This is a				
13.2	onetime appropriation.						
13.3	EFFECTIVE DATE. This section is effective the day following final enactment.						
12.4							
13.4 13.5	RESOURCES	D OF WATER AN	D SOIL				
13.6	Subdivision 1.	Total Appropriati	on	<u>\$</u>	<u>-0-</u> <u>\$</u>	2,300,000	
13.7	The amounts th	nat may be spent fo	r each				
13.8	purpose are spe	ecified in the follow	ving				
13.9	subdivisions.						
13.10	Subd. 2. Manu	re Management (<u>Frants</u>				
13.11	\$2,000,000 the	second year is for	manure				
13.12	management gr	ants. Notwithstand	ing				
13.13	Minnesota Stat	utes, section 16B.9	<u>8,</u>				
13.14	subdivision 14,	the board may use	up to five				
13.15	percent of this a	ppropriation for adı	ninistrative				
13.16	costs. This is a	onetime appropria	tion and is				
13.17	available until.	June 30, 2026.					
13.18 13.19	Subd. 3. Red R Phosphorus M	River of the North River of the North	Adaptive				
13.20	<u>(a) \$300,000 th</u>	e second year is fo	r a grant to				
13.21	the Red River H	Basin Commission	to facilitate				
13.22	development of	f a feasibility asses	sment of				
13.23	adaptive phospl	horus management	for the Red				
13.24	River of the No	orth. The commissi	on may				
13.25	contract with o	utside experts or ac	ademic				
13.26	institutions in d	eveloping the asses	sment. The				
13.27	assessment: (1)	must address appl	icable				
13.28	water-quality ta	argets for phosphor	us loading;				
13.29	(2) must includ	e an allocation of p	hosphorus				
13.30	between point a	and nonpoint source	es; (3) must				
13.31	identify cost-ef	fective nutrient red	uction				
13.32	implementation	strategies; and (4) r	nay include				
13.33	other state wate	er-quality goals and	objectives.				

14.1	This is a onetime appropriation and is
14.2	available until June 30, 2026.
14.3	(b) In developing the assessment, the Red
14.4	River Basin Commission must use available
14.5	data and analysis to the extent feasible and
14.6	incorporate input from an advisory group that
14.7	includes representatives of agriculture, soil
14.8	and water conservation districts, watershed
14.9	districts, municipalities, and other Minnesota
14.10	organizations represented on the board of
14.11	directors of the Red River Basin Commission.
14.12	The Red River Basin Commission may also
14.13	work with representatives from relevant
14.14	organizations from North Dakota, South
14.15	Dakota, and Manitoba.
14.16	(c) By June 30, 2026, the Red River Basin
14.17	Commission must submit the final assessment
14.18	to the chairs and ranking minority members
14.19	of the legislative committees with jurisdiction
14.20	over agriculture and environment policy and
14.21	finance.
14.22	Sec. 5. METROPOLITAN COUNCIL
14.23	\$500,000 the second year is from the natural
14.24	resources fund for new fishing piers to
14.25	increase fishing opportunities on lakes in the
14.26	metropolitan parks system. The council shall
14.27	solicit applications from member park systems
14.28	for proposals under this section. This is a
14.29	onetime appropriation and is from revenue
14.30	deposited in the natural resources fund under
14.31	Minnesota Statutes, section 297A.94,
14.32	paragraph (h), clause (3). This appropriation
14.33	is available until June 30, 2026.

<u>\$</u>

<u>-0-</u> <u>\$</u>

500,000

Article 1 Sec. 5.

15.1	Sec. 6. Laws 2023, c	hapter 60, article	1, section 3, sub	odivision 3, is amen	nded to read:	
15.2	Subd. 3. Ecological a	nd Water Resou	rces	48,738,000	45,797,000	
15.3	Appropr	riations by Fund				
15.4		2024	2025			
15.5	General	27,083,000	26,142,000			
15.6	Natural Resources	13,831,000	13,831,000			
15.7	Game and Fish	7,824,000	5,824,000			
15.8	(a) \$4,222,000 the firs	t year and \$4,222	2,000			
15.9	the second year are from	om the invasive sp	pecies			
15.10	account in the natural	resources fund an	nd			
15.11	\$2,831,000 the first ye	ear and \$2,831,00	0 the			
15.12	second year are from t	he general fund f	for			
15.13	management, public a	wareness, assessi	nent			
15.14	and monitoring researc	ch, and water acc	ess			
15.15	inspection to prevent t	he spread of inva	sive			
15.16	species; management	of invasive plants	sin			
15.17	public waters; and man	nagement of terre	estrial			
15.18	invasive species on state-administered lands.					
15.19	(b) \$6,056,000 the first year and \$6,056,000					
15.20	the second year are from	om the water				
15.21	management account i	n the natural reso	ources			
15.22	fund for only the purposes specified in					
15.23	Minnesota Statutes, se	ection 103G.27,				
15.24	subdivision 2.					
15.25	(c) \$124,000 the first y	year and \$124,00	0 the			
15.26	second year are for a g	grant to the Missi	ssippi			
15.27	Headwaters Board for	up to 50 percent	of the			
15.28	cost of implementing the comprehensive plan					
15.29	for the upper Mississippi within areas under					
15.30	the board's jurisdictior	n. By December 1	15,			
15.31	2025, the board must s	submit a report to	the			
15.32	chairs and ranking min	nority members o	of the			
15.33	legislative committees	and divisions wi	th			
15.34	jurisdiction over envir	onment and natur	ral			
15.35	resources on the activi	ties funded under	r this			

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2nd Engrossment

16.1	paragraph and the progress made in
16.2	implementing the comprehensive plan.
16.3	(d) \$10,000 the first year and \$10,000 the
16.4	second year are for payment to the Leech Lake
16.5	Band of Chippewa Indians to implement the
16.6	band's portion of the comprehensive plan for
16.7	the upper Mississippi River.
16.8	(e) \$300,000 the first year and \$300,000 the
16.9	second year are for grants for up to 50 percent
16.10	of the cost of implementing the Red River
16.11	mediation agreement. The base for this
16.12	appropriation in fiscal year 2026 and beyond
16.13	is \$264,000.
16.14	(f) \$2,598,000 the first year and \$2,598,000
16.15	the second year are from the heritage
16.16	enhancement account in the game and fish
16.17	fund for only the purposes specified in
16.18	Minnesota Statutes, section 297A.94,
16.19	paragraph (h), clause (1).
16.20	(g) \$1,150,000 the first year and \$1,150,000
16.21	the second year are from the nongame wildlife
16.22	management account in the natural resources
16.23	fund for nongame wildlife management.
16.24	Notwithstanding Minnesota Statutes, section
16.25	290.431, \$100,000 the first year and \$100,000
16.26	the second year may be used for nongame
16.27	wildlife information, education, and
16.28	promotion.
16.29	(h) Notwithstanding Minnesota Statutes,
16.30	section 84.943, \$48,000 the first year and
16.31	\$48,000 the second year from the critical
16.32	habitat private sector matching account may

- 16.33 be used to publicize the critical habitat license
- 16.34 plate match program.

17.1	(i) \$6,000,000 the first year and \$6,000,000
17.2	the second year are for the following activities:
17.3	(1) financial reimbursement and technical
17.4	support to soil and water conservation districts
17.5	or other local units of government for
17.6	groundwater-level monitoring;
17.7	(2) surface water monitoring and analysis,
17.8	including installing monitoring gauges;
17.9	(3) groundwater analysis to assist with
17.10	water-appropriation permitting decisions;
17.11	(4) permit application review incorporating
17.12	surface water and groundwater technical
17.13	analysis;
17.14	(5) precipitation data and analysis to improve
17.15	irrigation use;
17.16	(6) information technology, including
17.17	electronic permitting and integrated data
17.18	systems; and
17.19	(7) compliance and monitoring.
17.20	(j) Notwithstanding Minnesota Statutes,
17.21	section 297A.94, paragraph (k), \$2,410,000
17.22	the first year and \$410,000 the second year
17.23	are from the heritage enhancement account in
17.24	the game and fish fund and \$500,000 the first
17.25	year and \$500,000 the second year are from
17.26	the general fund for grants to the Minnesota
17.27	Aquatic Invasive Species Research Center at
17.28	the University of Minnesota to prioritize,
17.29	support, and develop research-based solutions
17.30	that can reduce the effects of aquatic invasive
17.31	species in Minnesota by preventing spread,
17.32	controlling populations, and managing
17.33	ecosystems and to advance knowledge to

18.1	inspire action by others. The general fund
18.2	appropriations are available until June 30,
18.3	2025, and the heritage enhancement account
18.4	appropriations are available until June 30,
18.5	<u>2028.</u>
18.6	(k) \$268,000 the first year and \$268,000 the
18.7	second year are for increased capacity for
18.8	broadband utility licensing for state lands and
18.9	public waters. This is a onetime appropriation
18.10	and is available until June 30, 2028.
18.11	(1) \$998,000 the first year and \$568,000 the
18.12	second year are for protecting and restoring
18.13	carbon storage in state-administered peatlands
18.14	by reviewing and updating the state's peatland
18.15	inventory, piloting a restoration project, and
18.16	piloting trust fund buyouts. This is a onetime
18.17	appropriation and is available until June 30,
18.18	2028.
18.19	(m) \$250,000 the first year is for a grant to the

Minnesota Lakes and Rivers Advocates to 18.20 work with civic leaders to purchase, install, 18.21 and operate waterless cleaning stations for 18.22 watercraft; conduct aquatic invasive species 18.23 18.24 education; and implement education upgrades at public accesses to prevent invasive starry 18.25 stonewort spread beyond the lakes already 18.26 infested. This is a onetime appropriation and 18.27 is available until June 30, 2025. 18.28

(n) \$1,720,000 the first year is to prevent and
manage invasive carp. This includes activities
related to the Mississippi River Lock and Dam
and stakeholder engagement. Up to \$325,000

- 18.33 may be used for a grant to the Board of
- 18.34 Regents of the University of Minnesota to
- 18.35 study the Mississippi River Lock Dam 5

- spillway and provide preliminary design to 19.1 optimize management to reduce invasive carp 19.2 19.3 passage. (o) Up to \$6,000,000 the first year is available 19.4 for transfer from the critical habitat private 19.5 sector matching account to the reinvest in 19.6 19.7 Minnesota fund to expand Grey Cloud Island 19.8 Scientific and Natural Area and for other scientific and natural area acquisition, 19.9 restoration, and enhancement according to 19.10 Minnesota Statutes, section 84.943, 19.11 subdivision 5b. 19.12 (p) \$40,000 the first year is for a grant to the 19.13 Stearns Coalition of Lake Associations to 19.14 manage aquatic invasive species. The 19.15 unencumbered balance of the general fund 19.16 appropriation in Laws 2021, First Special 19.17 Session chapter 6, article 1, section 3, 19.18 subdivision 3, paragraph (a), for the grant to 19.19 the Stearns Coalition of Lake Associations, 19.20 estimated to be \$40,000, is canceled no later 19.21 than June 29, 2023. 19.22 (q) \$200,000 the first year is for a grant to the 19.23 Board of Regents of the University of 19.24 Minnesota for the University of Minnesota 19.25 Water Council to develop a scope of work, 19.26 timeline, and budget for a plan to promote and 19.27 protect clean water in Minnesota for the next 19.28 19.29 50 years according to this act. (r) The total general fund base budget for the 19.30 19.31 ecological and water resources division for fiscal year 2026 and later is \$24,870,000. 19.32 **EFFECTIVE DATE.** This section is effective retroactively from July 1, 2023. 19.33
 - Article 1 Sec. 6.

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20.1			ARTICLI	E 2						
20.2	ENVIRONMENT AND NATURAL RESOURCES POLICY									
20.3	Section 1. Minnesota Statutes 2022, section 84.788, subdivision 5a, is amended to read:									
20.4	Subd. 5a.	Report of registra	ation transfers. (a) Application for tran	nsfer of registration					
20.5	under this se	ction must be made	to the commission	oner within 15 days of	the date of transfer.					
20.6	(b) An ap	plication for transfe	er must be execut	ed by the registered cu	rrent owner and the					
20.7	purchaser us	ing a bill of sale tha	t includes the ve	hicle serial number.						
20.8	(c) The p	urchaser is subject t	to the penalties in	nposed by section 84.	774 if the purchaser					
20.9	fails to apply	[,] for transfer of regi	stration as provid	led under this subdivis	sion.					
20.10	Sec. 2. Mir	inesota Statutes 202	22, section 84.78	8, subdivision 6, is am	ended to read:					
20.11	Subd. 6.]	Registration fees. ((a) The fee for reg	gistration of an off-hig	shway motorcycle					
20.12	under this section, other than those registered by a dealer or manufacturer under paragraph									
20.13	3 (b) or (c), is \$30 \$45 for three years and \$4 for a duplicate or transfer.									
20.14	(b) The total registration fee for off-highway motorcycles owned by a dealer and operated									
20.15	for demonstration or testing purposes is \$50 per year. Dealer registrations are not transferable.									
20.16	(c) The to	otal registration fee	for off-highway r	notorcycles owned by	a manufacturer and					
20.17	operated for	research, testing, ex	perimentation, or	demonstration purpos	ses is \$150 per year.					
20.18	Manufacture	r registrations are n	ot transferable.							
20.19	(d) The fe	ees collected under	this subdivision r	nust be deposited in th	e state treasury and					
20.20	credited to th	ne off-highway mote	orcycle account.							
20.21			SCHOOL FOR	R ALL MINNESOTA	<u>STUDENTS;</u>					
20.22	<u>GRANT PR</u>	OGRAM.								
20.23	Subdivisi	on 1. Establishmer	nt. The commiss	ioner of natural resour	ces must establish					
20.24	and administ	er a program to pro	vide grants to lea	arning centers eligible	under subdivision					
20.25	2 for outdoor	r education program	ns serving studen	ts in grades 4 to 8.						

20.26 <u>Subd. 2.</u> Eligibility. (a) The commissioner may award grants under this section to 20.27 accredited overnight outdoor school providers established under section 84.0875.

20.28 (b) To be eligible for a grant under this section, the outdoor education program must:

20.29 (1) provide a multiday, residential educational experience that is comprised mainly of 20.30 outdoor-based learning activities;

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21.1	(2) provid	de students with oppo	ortunities to dire	ectly experience and u	nderstand nature and
21.2				ities for student learn	
21.3	(3) use a	research-based envir	ronmental, ecol	ogical, agricultural, or	other
21.4	natural-resou	urce-based education	al curriculum;		
21.5	(4) be int	egrated with local sc	chool curricula	o help students meet a	academic standards;
21.6	<u>(5) provi</u>	de students with opp	ortunities to de	velop:	
21.7	(i) leader	<u>ship;</u>			
21.8	(ii) critica	al thinking;			
21.9	(iii) self-s	sufficiency;			
21.10	(iv) decis	sion-making skills; a	nd		
21.11	(v) social	and emotional skill	s, including unc	lerstanding the impact	of nature and
21.12	movement of	n one's mental health	n; and		
21.13	<u>(6)</u> addre	ss accessibility of ou	utdoor education	al opportunities for u	nderserved students,
21.14	including stu	dents with disabiliti	es.		
21.15	Sec. 4. [86]	B.1065 COUNTY S	SHERIFF COS	STS FOR UNSAFE I	CE SEARCH AND
21.16	RESCUE.				
21.17	<u>(</u> a) A cou	inty sheriff may be r	eimbursed for a	ll costs that are over a	nd above the county
21.18	sheriff's regu	ilar operating budget	t and that are in	curred from search an	d rescue operations
21.19	due to recrea	ational activities on u	insafe ice. Rein	bursement may inclu	de reimbursements
21.20	made by the o	commissioner of natu	ral resources wi	h available appropriati	ons, reimbursements
21.21	under section	n 86B.106, or other a	available federa	l, state, and local fund	ls. Reimbursement
21.22	under this se	ection is limited to 50) percent of the	reimbursable costs su	bject to a maximum
21.23	state paymer	nt of \$5,000 per ager	ncy for each sea	rch and rescue operati	<u>on.</u>
21.24	<u>(b) Nothi</u>	ng in this section is t	to be construed	to make the state or a	political subdivision
21.25	liable in a co	ntribution claim by	a person liable	for reimbursement und	ler section 86B.106.
21.26	Sec. 5. Mir	nnesota Statutes 202	2, section 93.25	, subdivision 1, is am	ended to read:
21.27	Subdivisi	ion 1. Leases. The co	ommissioner m	ay issue leases to pros	pect for, mine, and
21.28	remove <u>or ex</u>	<u>xtract gas, oil, and m</u>	inerals other the	an iron ore upon<u>from</u>	any lands owned by
21.29	the state, inc	luding trust fund lan	ds, lands forfei	ed for nonpayment of	taxes whether held
21.30		C		ed, and the beds of an	

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to the state. For purposes of this section, iron ore means iron-bearing material where the
primary product is iron metal. For purposes of this section, "gas" includes both hydrocarbon
and nonhydrocarbon gases.

22.4

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

22.5 Sec. 6. Minnesota Statutes 2022, section 93.25, subdivision 2, is amended to read:

Subd. 2. Lease requirements. All leases for nonferrous metallic minerals or petroleum, 22.6 gas, or oil must be approved by the Executive Council, and any other mineral lease issued 22.7 pursuant to this section that covers 160 or more acres must be approved by the Executive 22.8 Council. The rents, royalties, terms, conditions, and covenants of all such leases shall must 22.9 be fixed by the commissioner according to rules adopted by the commissioner, but no lease 22.10 shall be for a longer term than 50 years, and all rents, royalties, terms, conditions, and 22.11 covenants shall must be fully set forth in each lease issued. No nonferrous metallic mineral 22.12 lease shall be canceled by the state for failure to meet production requirements prior to the 22.13 22.14 36th year of the lease. The rents and royalties shall must be credited to the funds as provided in section 93.22. For purposes of this section, "gas" includes both hydrocarbon and 22.15 22.16 nonhydrocarbon gases.

22.17

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

22.18 Sec. 7. [93.513] PROHIBITION ON PRODUCTION OF GAS OR OIL WITHOUT 22.19 PERMIT.

Except as provided in section 103I.681, a person must not engage in or carry out 22.20 production of gas or oil from consolidated or unconsolidated formations in the state unless 22.21 the person has first obtained a permit for the production of gas or oil from the commissioner 22.22 of natural resources. Any permit under this section must be protective of natural resources 22.23 and require a demonstration of control of the extraction area through ownership, lease, or 22.24 agreement. For purposes of this section, "gas" includes both hydrocarbon and nonhydrocarbon 22.25 gases. For purposes of this section, "production" includes extraction and beneficiation of 22.26 22.27 gas or oil. **EFFECTIVE DATE.** This section is effective the day following final enactment. 22.28

22.29 Sec. 8. [93.514] GAS AND OIL PRODUCTION RULEMAKING.

22.30 (a) The following agencies may adopt rules governing gas and oil exploration or

22.31 production, as applicable:

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23.1	(1) the co	ommissioner of the P	ollution Contro	ol Agency may adopt	or amend rules
23.2	<u> </u>				agement; and storage
23.3		ertains to gas and oil			
23.4	(2) the co	ommissioner of healtl	h may adopt or	amend rules on grou	ndwater and surface
23.5	water protec	tion, exploratory bor	ing constructio	n, drilling registration	n and licensure, and
23.6	inspections a	is it pertains to the ex	ploration and	appraisal of gas and o	il resources;
23.7	(3) the E	nvironmental Quality	Board may ad	lopt or amend rules to	establish mandatory
23.8	categories fo	r environmental revi	ew as it pertair	ns to gas and oil produ	action; and
23.9	(4) the co	ommissioner of natur	al resources m	ust adopt or amend ru	les pertaining to the
23.10	conversion o	f an exploratory borin	ng to a producti	on well, pooling, spac	cing, unitization, well
23.11	abandonmen	t, siting, financial ass	surance, and rec	clamation for the prod	luction of gas and oil.
23.12	<u>(b)</u> An ag	sency adopting rules	under this sect	ion must use the expe	dited procedure in
23.13	section 14.38	9. Rules adopted or a	mended under t	his authority are exem	pt from the provisions
23.14	of section 14	.125. The agency mu	st publish noti	ce of intent to adopt e	xpedited rules within
23.15	24 months of	f the effective date of	f this section.		
23.16	(c) For p	urposes of this sectio	n, "gas" includ	es both hydrocarbon	and nonhydrocarbon
23.17	gases. "Prod	uction" includes extr	action and ben	eficiation of gas or oi	l from consolidated
23.18	or unconsoli	dated formations in t	he state.		
23.19	<u>(d) Any g</u>	rant of rulemaking au	athority in this s	section is in addition to	o existing rulemaking
23.20	authority and	l does not replace, in	npair, or interfe	ere with any existing r	ulemaking authority.
23.21	EFFEC	TIVE DATE. This se	ection is effecti	ve the day following	final enactment.
23.22	Sec. 9. [93	.516] GAS AND OI	L LEASING.		
23.23	Subdivisi	on 1. Authority to l	ease. With the	approval of the Exect	utive Council, the
23.24	commissione	er of natural resource	s may enter int	to leases for gas or oil	exploration and
23.25	production fr	om lands belonging to	o the state or in	which the state has an	interest. For purposes
23.26	of this sectio	n, "gas or oil explora	tion and produ	ction" includes the ex	xploration and
23.27	production of	f both hydrocarbon ar	nd nonhydrocar	bon gases. "Production	n" includes extraction
23.28	and beneficia	ation of gas or oil from	m consolidated	l or unconsolidated fo	rmations in the state.
23.29	<u>Subd. 2.</u>	Application. An app	lication for a le	ease under this section	n must be submitted
23.30	to the commi	ssioner of natural res	ources. The co	mmissioner must pres	cribe the information
23.31	to be include	d in the application.	The applicant r	nust submit with the a	pplication a certified
23.32	check, cashie	r's check, or bank mo	oney order paya	ble to the Department	of Natural Resources

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24.1	in the sum of	\$100 as a fee for fili	ng the application	n. The application fee r	nust not be refunded
24.2				the state to reject any	
24.3	for an oil or	gas lease.			
24.4	Subd. 3.	Lease terms. (a) Th	e commissioner	must negotiate the ter	ms of each lease
24.5	entered into	under this section of	n a case-by-case	basis, taking into acco	ount the unique
24.6	geological a	nd environmental as	pects of each pro	oposal, control of adja	cent lands, and the
24.7	best interests	s of the state. A leas	e entered into un	der this section must	be consistent with
24.8	the following	<u>g:</u>			
24.9	(1) the pr	rimary term of the le	ease may not exc	eed five years plus the	e unexpired portion
24.10	of the calend	lar year in which the	e lease is issued.	The commissioner an	d applicant may
24.11	negotiate the	conditions by whic	h the lease may	be extended beyond th	ne primary term, in
24.12	whole or in p	oart;			
24.13	<u>(2) a bon</u>	us consideration of	not less than \$15	per acre must be paid	l by the applicant to
24.14	the Departm	ent of Natural Reso	urces before the	lease is executed;	
24.15	(3) the co	ommissioner of natu	ral resources ma	y require an applicant	to provide financial
24.16	assurance to	ensure payment of	any damages res	ulting from the produc	ction of gas or oil;
24.17	(4) the re	ntal rates must not b	be less than \$5 pe	er acre per year for the	e unexpired portion
24.18	of the calend	lar year in which the	e lease is issued a	and in years thereafter	; and
24.19	<u>(5) on ga</u>	s and oil produced a	and sold by the le	essee from the lease an	rea, the lessee must
24.20	pay a produc	ction royalty to the I	Department of Na	atural Resources of no	t less than 18.75
24.21	percent of th	e gross sales price o	of the product sol	d free on board at the	delivery point, and
24.22	the royalty m	nust be credited as pr	ovided in section	93.22. For purposes o	f this section, "gross
24.23	sales price"	means the total cons	ideration paid by	the first purchaser th	at is not an affiliate
24.24	of the lessee	for gas or oil produ	ced from the leas	sed premises.	
24.25	EFFECT	TIVE DATE. This s	ection is effectiv	e the day following fi	nal enactment.
24.26	Sec. 10. M	innesota Statutes 20	22, section 97A.	475, subdivision 2, is	amended to read:
24.27	Subd. 2.	Resident hunting.	Fees for the follo	wing licenses, to be is	ssued to residents
24.28	only, are:				
24.29	(1) for pe	ersons age 18 or ove	r and under age	65 to take small game	, \$15.50;
24.30	(2) for pe	ersons age 65 or ove	r, \$7 to take sma	ll game;	
24.31	(3) for pe	ersons age 18 or ove	r to take turkey,	\$26;	

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- 25.1 (4) for persons age 13 or over and under age 18 to take turkey, \$5;
- (5) for persons age 18 or over to take deer with firearms during the regular firearms
 season, \$34;

25.4 (6) for persons age 18 or over to take deer by archery, \$34;

- 25.5 (7) for persons age 18 or over to take deer by muzzleloader during the muzzleloader
 25.6 season, \$34;
- 25.7 (8) to take moose, for a party of not more than six persons, \$356;
- 25.8 (9) for persons age 18 or over to take bear, \$44;
- 25.9 (10) to take elk, for a party of not more than two persons, \$287;
- 25.10 (11) to take Canada geese during a special season, \$4;

(12)(11) to take light geese during the light goose conservation order, \$2.50;

(13)(12) to take sandhill crane during the sandhill crane season, \$3;

- 25.13 (14)(13) to take prairie chickens, \$23;
- 25.14 (15) (14) for persons age 13 or over and under age 18 to take deer with firearms during
 25.15 the regular firearms season, \$5;

(16) (15) for persons age 13 or over and under age 18 to take deer by archery, \$5;

- 25.17 (17) (16) for persons age 13 or over and under age 18 to take deer by muzzleloader
 25.18 during the muzzleloader season, \$5;
- 25.19 (18) (17) for persons age 10, 11, or 12 to take bear, no fee;

(19)(18) for persons age 13 or over and under age 18 to take bear, \$5;

25.21 (20)(19) for persons age 18 or over to take small game for a consecutive 72-hour period
25.22 selected by the licensee, \$19, of which an amount equal to one-half of the fee for the
25.23 migratory-waterfowl stamp under subdivision 5, clause (1), shall be deposited in the

- 25.24 waterfowl habitat improvement account under section 97A.075, subdivision 2; one-half of
- 25.25 the fee for the pheasant stamp under subdivision 5, clause (2), shall be deposited in the
- 25.26 pheasant habitat improvement account under section 97A.075, subdivision 4; and one-half
- of the small-game surcharge under subdivision 4, shall be deposited in the wildlife acquisitionaccount;
- (21) (20) for persons age 16 or over and under age 18 to take small game, \$5;
- 25.30 (22) (21) to take wolf, \$30;

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26.1	(23) (22	<pre>2) for persons age 12 and</pre>	d under to take	turkey, no fee;					
26.2	(24) (23	b) for persons age 10, 11	l, or 12 to take	deer by firearm, no fe	ee;				
26.3	(25) (24) for persons age 10, 11, or 12 to take deer by archery, no fee; and								
26.4	$\frac{(26)}{(25)}$ for persons age 10, 11, or 12 to take deer by muzzleloader during the								
26.5	muzzleload	ler season, no fee.							
26.6	Sec. 11. N	Ainnesota Statutes 2022	2, section 97A.	475, subdivision 3, is	amended to read:				
26.7	Subd. 3	. Nonresident hunting	. (a) Fees for th	ne following licenses,	to be issued to				
26.8	nonresident	ts, are:							
26.9	(1) for p	persons age 18 or over t	o take small ga	ame, \$90.50;					
26.10	(2) for p	persons age 18 or over t	o take deer wit	h firearms during the	regular firearms				
26.11	season, \$18	30;							
26.12	(3) for p	persons age 18 or over t	o take deer by	archery, \$180;					
26.13		persons age 18 or over t	o take deer by	muzzleloader during t	he muzzleloader				
26.14	season, \$18	30;							
26.15	(5) for p	persons age 18 or over t	o take bear, \$2	25;					
26.16	(6) for p	persons age 18 or over t	o take turkey,	\$91;					
26.17	(7) for p	persons age 13 or over a	and under age	8 to take turkey, \$5;					
26.18	(8) to ta	ke raccoon or bobcat, \$	5178;						
26.19	(9) to ta	ke Canada geese during	g a special seas	on, \$4;					
26.20	(10) <u>(</u>9)	to take light geese duri	ng the light go	ose conservation orde	r, \$2.50;				
26.21	(11) (10) to take sandhill crane	during the san	dhill crane season, \$3	;				
26.22	(12) (11) for persons age 13 or	over and under	age 18 to take deer w	vith firearms during				
26.23	the regular	firearms season in any	open season oj	otion or time period, \$	5;				
26.24	(13) (12	<u>e)</u> for persons age 13 or	over and unde	r age 18 to take deer b	y archery, \$5;				
26.25	(14)<u>(13</u>) for persons age 13 or o	ver and under a	ge 18 to take deer durin	ng the muzzleloader				
26.26	season, \$5;								
26.27	(15) (14	b) for persons age 13 or	over and unde	r 18 to take bear, \$5;					
26.28	(16) (15) for persons age 18 or o	over to take sm	all game for a consecu	tive 72-hour period				
26.29	selected by	the licensee, \$75, of wh	hich an amoun	t equal to one-half of t	the fee for the				

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27.1	migratory-waterfowl stamp under subdivision 5, clause (1), shall be deposited in the
27.2	waterfowl habitat improvement account under section 97A.075, subdivision 2; one-half of
27.3	the fee for the pheasant stamp under subdivision 5, clause (2), shall be deposited in the
27.4	pheasant habitat improvement account under section 97A.075, subdivision 4; and one-half
27.5	of the small-game surcharge under subdivision 4, shall be deposited into the wildlife
27.6	acquisition account;
27.7	(17) (16) for persons age 16 or 17 to take small game, \$5;
27.8	(18)(17) to take wolf, \$250;
27.9	(19) (18) for persons age 12 and under to take turkey, no fee;
27.10	(20) (19) for persons age 10, 11, or 12 to take deer by firearm, no fee;
27.11	(21) (20) for persons age 10, 11, or 12 to take deer by archery, no fee;
27.12	(22) (21) for persons age 10, 11, or 12 to take deer by muzzleloader during the
27.13	muzzleloader season, no fee; and
27.14	(23) (22) for persons age 10, 11, or 12 to take bear, no fee.
27.15	(b) A \$5 surcharge shall be added to nonresident hunting licenses issued under paragraph
27.16	(a), clauses (1) to (6) and (8). An additional commission may not be assessed on this
27.17	surcharge.
27.18	Sec. 12. Minnesota Statutes 2023 Supplement, section 115.03, subdivision 1, is amended
27.19	to read:
27.20	Subdivision 1. Generally. (a) The commissioner is given and charged with the following
27.21	powers and duties:
27.22	(1) to administer and enforce all laws relating to the pollution of any of the waters of
27.23	the state;
27.24	(2) to investigate the extent, character, and effect of the pollution of the waters of this
27.25	state and to gather data and information necessary or desirable in the administration or

enforcement of pollution laws, and to make such classification of the waters of the state asit may deem advisable;

(3) to establish and alter such reasonable pollution standards for any waters of the state
in relation to the public use to which they are or may be put as it shall deem necessary for
the purposes of this chapter and, with respect to the pollution of waters of the state, chapter
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(4) to encourage waste treatment, including advanced waste treatment, instead of stream
 low-flow augmentation for dilution purposes to control and prevent pollution;

(5) to adopt, issue, reissue, modify, deny, or revoke, <u>reopen</u>, enter into, or enforce
reasonable orders, permits, variances, standards, rules, schedules of compliance, and
stipulation agreements, under such conditions as it may prescribe, in order to prevent, control
or abate water pollution, or for the installation or operation of disposal systems or parts
thereof, or for other equipment and facilities:

(i) requiring the discontinuance of the discharge of sewage, industrial waste or other
wastes into any waters of the state resulting in pollution in excess of the applicable pollution
standard established under this chapter;

(ii) prohibiting or directing the abatement of any discharge of sewage, industrial waste,
or other wastes, into any waters of the state or the deposit thereof or the discharge into any
municipal disposal system where the same is likely to get into any waters of the state in
violation of this chapter and, with respect to the pollution of waters of the state, chapter
116, or standards or rules promulgated or permits issued pursuant thereto, and specifying
the schedule of compliance within which such prohibition or abatement must be
accomplished;

(iii) prohibiting the storage of any liquid or solid substance or other pollutant in a manner
which does not reasonably assure proper retention against entry into any waters of the state
that would be likely to pollute any waters of the state;

(iv) requiring the construction, installation, maintenance, and operation by any person
of any disposal system or any part thereof, or other equipment and facilities, or the
reconstruction, alteration, or enlargement of its existing disposal system or any part thereof,
or the adoption of other remedial measures to prevent, control or abate any discharge or
deposit of sewage, industrial waste or other wastes by any person;

(v) establishing, and from time to time revising, standards of performance for new sources 28.26 taking into consideration, among other things, classes, types, sizes, and categories of sources, 28.27 processes, pollution control technology, cost of achieving such effluent reduction, and any 28.28 nonwater quality environmental impact and energy requirements. Said standards of 28.29 performance for new sources shall encompass those standards for the control of the discharge 28.30 of pollutants which reflect the greatest degree of effluent reduction which the agency 28.31 determines to be achievable through application of the best available demonstrated control 28.32 technology, processes, operating methods, or other alternatives, including, where practicable, 28.33 a standard permitting no discharge of pollutants. New sources shall encompass buildings, 28.34

structures, facilities, or installations from which there is or may be the discharge of pollutants, 29.1 the construction of which is commenced after the publication by the agency of proposed 29.2 rules prescribing a standard of performance which will be applicable to such source. 29.3 Notwithstanding any other provision of the law of this state, any point source the construction 29.4 of which is commenced after May 20, 1973, and which is so constructed as to meet all 29.5 applicable standards of performance for new sources shall, consistent with and subject to 29.6 the provisions of section 306(d) of the Amendments of 1972 to the Federal Water Pollution 29.7 29.8 Control Act, not be subject to any more stringent standard of performance for new sources during a ten-year period beginning on the date of completion of such construction or during 29.9 the period of depreciation or amortization of such facility for the purposes of section 167 29.10 or 169, or both, of the Federal Internal Revenue Code of 1954, whichever period ends first. 29.11 Construction shall encompass any placement, assembly, or installation of facilities or 29.12 equipment, including contractual obligations to purchase such facilities or equipment, at 29.13 the premises where such equipment will be used, including preparation work at such 29.14 29.15 premises;

(vi) establishing and revising pretreatment standards to prevent or abate the discharge
of any pollutant into any publicly owned disposal system, which pollutant interferes with,
passes through, or otherwise is incompatible with such disposal system;

(vii) requiring the owner or operator of any disposal system or any point source to
establish and maintain such records, make such reports, install, use, and maintain such
monitoring equipment or methods, including where appropriate biological monitoring
methods, sample such effluents in accordance with such methods, at such locations, at such
intervals, and in such a manner as the agency shall prescribe, and providing such other
information as the agency may reasonably require;

(viii) notwithstanding any other provision of this chapter, and with respect to the pollution 29.25 of waters of the state, chapter 116, requiring the achievement of more stringent limitations 29.26 than otherwise imposed by effluent limitations in order to meet any applicable water quality 29.27 standard by establishing new effluent limitations, based upon section 115.01, subdivision 29.28 29.29 13, clause (b), including alternative effluent control strategies for any point source or group of point sources to insure the integrity of water quality classifications, whenever the agency 29.30 determines that discharges of pollutants from such point source or sources, with the 29.31 application of effluent limitations required to comply with any standard of best available 29.32 technology, would interfere with the attainment or maintenance of the water quality 29.33 classification in a specific portion of the waters of the state. Prior to establishment of any 29.34 such effluent limitation, the agency shall hold a public hearing to determine the relationship 29.35

of the economic and social costs of achieving such limitation or limitations, including any 30.1 economic or social dislocation in the affected community or communities, to the social and 30.2 economic benefits to be obtained and to determine whether or not such effluent limitation 30.3 can be implemented with available technology or other alternative control strategies. If a 30.4 person affected by such limitation demonstrates at such hearing that, whether or not such 30.5 technology or other alternative control strategies are available, there is no reasonable 30.6 relationship between the economic and social costs and the benefits to be obtained, such 30.7 30.8 limitation shall not become effective and shall be adjusted as it applies to such person;

(ix) modifying, in its discretion, any requirement or limitation based upon best available
technology with respect to any point source for which a permit application is filed after July
1, 1977, upon a showing by the owner or operator of such point source satisfactory to the
agency that such modified requirements will represent the maximum use of technology
within the economic capability of the owner or operator and will result in reasonable further
progress toward the elimination of the discharge of pollutants; and

30.15 (x) requiring that applicants for wastewater discharge permits evaluate in their
 30.16 applications the potential reuses of the discharged wastewater; and

(xi) requiring parties who enter into a negotiated agreement to settle an enforcement 30.17 matter with the agency to reimburse the agency according to this clause for oversight costs 30.18 that are incurred by the agency and associated with implementing the negotiated agreement. 30.19 The agency may recover oversight costs exceeding \$25,000. Oversight costs may include 30.20 but are not limited to any costs associated with inspections, sampling, monitoring, modeling, 30.21 risk assessment, permit writing, engineering review, economic analysis and review, and 30.22 other record or document review. The agency's legal and litigation costs are not covered by 30.23 this clause. The commissioner has discretion as to whether to apply this clause in cases 30.24 when the agency is using schedules of compliance to bring a class of regulated parties into 30.25 compliance. Reimbursement amounts are appropriated to the commissioner; 30.26

30.27 (6) to require to be submitted and to approve plans and specifications for disposal systems
30.28 or point sources, or any part thereof and to inspect the construction thereof for compliance
30.29 with the approved plans and specifications thereof;

30.30 (7) to prescribe and alter rules, not inconsistent with law, for the conduct of the agency
and other matters within the scope of the powers granted to and imposed upon it by this
chapter and, with respect to pollution of waters of the state, in chapter 116, provided that
every rule affecting any other department or agency of the state or any person other than a
member or employee of the agency shall be filed with the secretary of state;

(8) to conduct such investigations, issue such notices, public and otherwise, and hold
such hearings as are necessary or which it may deem advisable for the discharge of its duties
under this chapter and, with respect to the pollution of waters of the state, under chapter
116, including, but not limited to, the issuance of permits, and to authorize any member,
employee, or agent appointed by it to conduct such investigations or, issue such notices and
hold such hearings;

(9) for the purpose of water pollution control planning by the state and pursuant to the
Federal Water Pollution Control Act, as amended, to establish and revise planning areas,
adopt plans and programs and continuing planning processes, including, but not limited to,
basin plans and areawide waste treatment management plans, and to provide for the
implementation of any such plans by means of, including, but not limited to, standards, plan
elements, procedures for revision, intergovernmental cooperation, residual treatment process
waste controls, and needs inventory and ranking for construction of disposal systems;

(10) to train water pollution control personnel and charge training fees as are necessary
to cover the agency's costs. All such fees received must be paid into the state treasury and
credited to the Pollution Control Agency training account;

(11) to provide chloride reduction training and charge training fees as necessary to cover
the agency's costs not to exceed \$350. All training fees received must be paid into the state
treasury and credited to the Pollution Control Agency training account;

(12) to impose as additional conditions in permits to publicly owned disposal systems
appropriate measures to insure compliance by industrial and other users with any pretreatment
standard, including, but not limited to, those related to toxic pollutants, and any system of
user charges ratably as is hereby required under state law or said Federal Water Pollution
Control Act, as amended, or any regulations or guidelines promulgated thereunder;

(13) to set a period not to exceed five years for the duration of any national pollutant
discharge elimination system permit or not to exceed ten years for any permit issued as a
state disposal system permit only;

(14) to require each governmental subdivision identified as a permittee for a wastewater
treatment works to evaluate in every odd-numbered year the condition of its existing system
and identify future capital improvements that will be needed to attain or maintain compliance
with a national pollutant discharge elimination system or state disposal system permit; and

31.32 (15) to train subsurface sewage treatment system personnel, including persons who
31.33 design, construct, install, inspect, service, and operate subsurface sewage treatment systems,
31.34 and charge fees as necessary to pay the agency's costs. All fees received must be paid into

the state treasury and credited to the agency's training account. Money in the account isappropriated to the agency to pay expenses related to training.

32.3 (b) The information required in paragraph (a), clause (14), must be submitted in every
 32.4 odd-numbered year to the commissioner on a form provided by the commissioner. The
 32.5 commissioner shall provide technical assistance if requested by the governmental subdivision.

32.6 (c) The powers and duties given the agency in this subdivision also apply to permits
32.7 issued under chapter 114C.

32.8 Sec. 13. Minnesota Statutes 2022, section 115.071, subdivision 1, is amended to read:

Subdivision 1. Remedies available. The provisions of sections 103F.701 to 103F.755, 32.9 this chapter and chapters 114C, 115A, and 116, and sections 325E.10 to 325E.1251 and 32.10 325E.32 and all rules, standards, orders, stipulation agreements, schedules of compliance, 32.11 and permits adopted or issued by the agency thereunder or under any other law now in force 32.12 or hereafter enacted for the prevention, control, or abatement of pollution may be enforced 32.13 by any one or any combination of the following: criminal prosecution; action to recover 32.14 civil penalties; injunction; action to compel or cease performance; or other appropriate 32.15 32.16 action, in accordance with the provisions of said chapters and this section.

32.17 Sec. 14. Minnesota Statutes 2022, section 115.071, subdivision 4, is amended to read:

Subd. 4. Injunctions. Any violation of the provisions, rules, standards, orders, stipulation 32.18 agreements, variances, schedules of compliance, or permits specified in this chapter and 32.19 chapters 114C and 116 shall constitute constitutes a public nuisance and may be enjoined 32.20 as provided by law in an action, in the name of the state, brought by the attorney general. 32.21 Injunctive relief under this subdivision may include but is not limited to a requirement that 32.22 a facility or person immediately cease operation or activities until such time as the 32.23 commissioner has reasonable assurance that renewed operation or activities will not violate 32.24 state pollution requirements, cause harm to human health, or result in a serious violation of 32.25

- 32.26 <u>an applicable permit.</u>
- 32.27 Sec. 15. Minnesota Statutes 2022, section 115.071, is amended by adding a subdivision
 32.28 to read:

32.29 Subd. 8. Stipulation agreements. If a party to a stipulation agreement asserts a good
 32.30 cause or force majeure claim for an extension of time to comply with a stipulated term, the
 32.31 commissioner may deny the extension if the assertion is based solely on increased costs.

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33.1	Sec. 16. M	innesota Statutes 202	22, section 115.0	71, is amended by a	dding a subdivision
33.2	to read:		,	, , , , , , , , , , , , , , , , , , ,	C
33.3	Subd 9	Compliance when r	equired permit	not obtained The	commissioner may
33.4		son or facility that fa			
33.5		•		^	ed a permit, including
33.6	-	ed to reporting, mon	•	*	<u>_</u>
33.7					v is subject to liability
33.8	and penalties	, including criminal	liability, for faili	ng to operate in com	pliance with a permit
33.9	not obtained	beginning at the tim	e a permit shoul	d have been obtained	<u>d.</u>
33.10	Sec. 17. [115A.1416] BOAT WRAP; PRODUCT STEWARDSHIP PROGRAM.				
33.11	<u>Subdivisi</u>	on 1. Definitions. (a	a) For the purpos	es of this section, th	e terms in this
33.12	subdivision h	nave the meanings gi	iven.		
33.13	<u>(b) "Boat</u>	" has the meaning gi	ven to watercraf	t under section 86B.	.005, subdivision 18.
33.14	<u>(c)</u> "Boat	wrap" means low-de	ensity polyethyle	ene plastic that is use	ed to wrap a boat to
33.15	protect it aga	inst moisture, scratch	nes, and other pot	tentially harmful eler	ments during storage.
33.16	(d) "Producer" means a manufacturer of boat wrap.				
33.17	Subd. 2.	Product stewardshi	p program. For	boat wrap sold in or	r into this state, a
33.18	producer mu	st, individually or th	rough a stewards	ship organization, in	plement and finance
33.19	a statewide p	roduct stewardship p	program that redu	uces the volume of b	oat wrap disposed of
33.20	<u>in landfills, p</u>	promotes boat wrap i	ecycling, and pr	ovides for negotiation	on and execution of
33.21	agreements t	o collect, transport, a	and process boat	wrap for end-of-life	recycling and reuse.
33.22	Subd. 3.	Participation requi	red to sell. (a) O	n and after July 1, 2	025, or three months
33.23	after program	n plan approval, whi	chever is sooner	, no producer, whole	esaler, or retailer may
33.24	sell or offer f	or sale in or into this	state boat wrap u	nless the boat wrap's	producer participates
33.25	in an approve	ed stewardship plan,	either individual	ly or through a stewa	ardship organization.
33.26	(b) Each	producer must opera	te a product stev	vardship program ap	proved by the
33.27	commissione	er or enter into an agr	eement with a st	ewardship organizat	ion to operate, on the
33.28	producer's be	chalf, a product stew	ardship program	approved by the co	mmissioner.
33.29	Subd. 4.	Stewardship plan r	equired. (a) On	or before March 1, 2	2025, and before
33.30	offering boat	wrap for sale in or i	into this state, a p	producer must:	
33.31	<u>(1)</u> submi	t a stewardship plan	that complies w	ith subdivision 5 to t	the commissioner for
33.32	approval and	receive approval of	the plan from th	e commissioner; or	
		_			

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34.1	(2) subn	nit documentation to t	the commissione	r that demonstrates t	hat the producer has	
34.2	entered into an agreement with a stewardship organization to be an active participant in an					
34.3	approved pr	approved product stewardship program as described in subdivision 2.				
34.4	(b) It is	the responsibility of the	he entities respo	nsible for each stewa	rdship plan to notify	
34.5	the commiss	sioner of any proposed	l changes or modi	fications to the plan of	or its implementation.	
34.6	A written p	lan revision must be s	submitted to the	commissioner for rev	view and may not be	
34.7	implemente	ed without written app	proval from the c	ommissioner.		
34.8	<u>Subd. 5.</u>	Plan content. A stev	wardship plan m	ust contain:		
34.9	(1) certit	fication that the produ	ct stewardship pr	ogram will accept all	discarded boat wrap	
34.10	regardless c	of which producer pro	duced the boat v	vrap and its individuation	al components;	
34.11	<u>(2) conta</u>	act information for the	e individual and	the entity submitting	the plan, a list of all	
34.12	producers p	articipating in the pro	duct stewardship	program, and the b	rands covered by the	
34.13	product stev	wardship program;				
34.14	<u>(3)</u> a des	scription of the metho	ds by which the	boat wrap will be co	llected in all areas in	
34.15	the state with	thout relying on end-o	of-life fees, inclu	lding:		
34.16	(i) an ex	planation of how the c	collection system	will be convenient a	and adequate to serve	
34.17	the needs of	boat owners, marinas	s, and boat storag	e businesses in both	urban and rural areas	
34.18	on an ongoi	ng basis; and				
34.19	<u>(ii)</u> a dis	cussion of how existi	ng sites for colle	ecting materials for re	ecycling will be	
34.20	considered	when selecting collec	tion sites;			
34.21	<u>(4)</u> a des	scription of how the a	dequacy of the c	ollection program w	ill be measured,	
34.22	monitored,	and maintained;				
34.23	(5) the names and locations of collectors, transporters, and recyclers that will manage					
34.24	discarded boat wrap;					
34.25	<u>(6)</u> a des	scription of how the d	iscarded boat wi	ap and the boat wrap	o's components will	
34.26	be safely an	nd securely transporte	d, tracked, and h	andled from collection	on through final	
34.27	recycling ar	nd processing;				
34.28	<u>(7)</u> a des	scription of the metho	d that will be us	ed to reuse, deconstr	uct, or recycle the	
34.29	discarded b	oat wrap to ensure that	at the boat wrap's	s components, to the	extent feasible, are	
34.30	transformed	l or remanufactured ir	nto finished prod	ucts for use or into ne	ew materials capable	
34.31	of being pro	ocessed into finished j	products;			

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35.1	(8) a descr	ription of the promot	ion and outreac	h activities that will b	be undertaken to
35.2	encourage par	ticipation in the coll	ection and recy	cling programs and h	ow the activities'
35.3	effectiveness	will be evaluated and	d the program m	nodified, if necessary	
35.4	(9) eviden	ce of adequate insur	ance and finance	ial assurance that may	y be required for
35.5	collection, ha	ndling, and disposal	operations;		
25.6				actimate of the news	antaga of discondad
35.6	<u> </u>			n estimate of the perc	
35.7			-	cled during each of th	
35.8				state the methodology	
35.9		· ·		specific goal for the a	
35.10			a recycled durin	g each year of the pla	n. The performance
35.11	goals must be	based on:			
35.12	(i) the mos	st recent collection d	ata available for	r the state;	
35.13	(ii) the est	imated amount of bo	at wrap dispose	ed of annually;	
35.14	(iii) the we	gight of the boat wra	p that is expecte	ed to be available for	collection annually;
35.15	and				
35.16	(iv) actual	collection data from	other existing	boat wrap recycling o	or stewardship
35.17	programs; and	<u>1</u>			
35.18	<u>(11) a disc</u>	ussion of the status	of end markets f	for collected boat wra	p and what, if any,
35.19	additional end	l markets are needed	to improve the	program.	
35.20	<u>Subd. 6.</u> C	onsultation require	ed. Each steward	lship organization or	individual producer
35.21	submitting a st	tewardship plan must	consult with sta	keholders, including l	ooat owners, owners
35.22	of marinas and	d boat storage busine	esses, contractor	rs, collectors, recycle	rs, and local
35.23	government, c	luring the developm	ent of a steward	ship plan.	
35.24	<u>Subd. 7.</u> A	gency review and a	pproval. Withi	n 90 days after receiv	ving a proposed
35.25	stewardship p	lan, the commission	er must determi	ne whether the plan c	complies with
35.26	subdivision 5.	If the commissione	r approves a pla	n, the commissioner	must notify the
35.27	applicant of th	e plan approval in wr	iting. If the com	missioner rejects a pla	n, the commissioner
35.28	must notify th	e applicant in writing	g of the reasons f	for rejecting the plan.	An applicant whose
35.29	plan is rejecte	d by the commission	er must submit a	a revised plan to the co	ommissioner within
35.30	60 days after	receiving notice of re	ejection.		
35.31	<u>Subd. 8.</u> P	lan availability. The	e commissioner	must make a draft st	ewardship plan
35.32	available on th	he agency website an	nd at the agency	headquarters for put	olic review and
35.33	comment at le	ast 30 days before th	ne commissioner	r's decision regarding	plan approval. The

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36.1	commissioner must make an approved stewardship plan available on the agency website					
36.2	and at the age	ency headquarters.				
36.3	Subd. 9.	Conduct authorized	1. A producer or	stewardship organiza	ation that organizes	
36.4	collection, tra	ansport, and processi	ng of boat wrap	under this section is in	nmune from liability	
36.5	for the condu	ct under state laws re	elating to antitru	st, restraint of trade, u	nfair trade practices,	
36.6	and other reg	gulation of trade or c	ommerce only t	o the extent that the c	onduct is necessary	
36.7	to plan and in	mplement the produc	cer's or organiza	tion's chosen organize	ed collection or	
36.8	recycling sys	tem.				
36.9	Subd. 10.	Producer responsi	bilities. Produce	ers of boat wrap or the	e stewardship	
36.10	organization	must provide consu	mers with educa	tional materials regar	ding the product	
36.11	stewardship p	program. The materia	lls must include l	out are not limited to in	nformation regarding	
36.12	available end	l-of-life managemen	t options for boa	at wrap offered throug	gh the product	
36.13	stewardship	program.				
36.14	Subd. 11.	Recycler responsib	ilities. (a) No rec	ycler or downstream r	ecycler who receives	
36.15	boat wrap co	llected under a stewa	ardship plan app	roved under this secti	on may use the boat	
36.16	wrap as a fee	edstock to produce tr	ansportation fue	els.		
36.17	(b) For th	e purposes of this su	ubdivision, "dow	nstream recycler" me	eans a recycler other	
36.18	than the recycler to whom a collector initially sends boat wrap under a stewardship plan				stewardship plan	
36.19	approved und	der this subdivision.				
36.20	Subd. 12.	Retailer responsib	ilities. (a) On ar	d after July 1, 2025, c	or three months after	
36.21	stewardship	plan approval, whicl	never is sooner,	no boat wrap may be	sold in or into the	
36.22	state unless t	he boat wrap's produ	icer is participat	ing in a stewardship p	lan approved by the	
36.23	commissione	er under this section.				
36.24	(b) A reta	iler is responsible fo	or reviewing the	list of compliant prod	lucers on the agency	
36.25	website unde	r subdivision 13 to d	etermine whethe	r a producer is compli	ant with this section.	
36.26	(c) A retailer may elect to participate as a designated collection point as part of a product					
36.27	stewardship	program approved u	nder this sectior	and in accordance w	ith applicable law.	
36.28	<u>(d)</u> A reta	iler or distributor is	not in violation	of this subdivision if,	on the date the boat	
36.29	wrap was orc	lered from a produce	er or a distributo	r, the producer was lis	sted as compliant on	
36.30	the agency w	vebsite.				
36.31	Subd. 13.	Agency responsibi	lities. The com	nissioner must mainta	ain on the agency	
36.32	website a list	of all compliant pro	oducers and brar	ds participating in ste	ewardship plans that	

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37.1	the commissioner has approved and a list of all producers and brands the commissioner has
37.2	identified as noncompliant with this section.
37.3	Subd. 14. Stewardship reports. Beginning October 1, 2026, producers of boat wrap
37.4	sold in or into the state must individually or through a stewardship organization submit an
37.5	annual report to the commissioner describing the product stewardship program. At a
37.6	minimum, the report must contain:
37.7	(1) a description of the methods used to collect, transport, and process boat wrap in all
37.8	regions of the state;
37.9	(2) the weight of all boat wrap collected in all regions of the state and a comparison to
37.10	the performance goals and recycling rates established in the stewardship plan;
37.11	(3) the amount of unwanted boat wrap collected in the state by method of disposition,
37.12	including reuse, recycling, and other methods of processing;
37.13	(4) samples of educational materials provided to consumers and an evaluation of the
37.14	effectiveness of the materials and the methods used to disseminate the materials; and
27.15	(5) an independent financial audit of stewardship organization activities.
37.15	
37.16	Subd. 15. Data classification. Trade secret information, as defined under section 13.37,
37.17	submitted to the commissioner under this section are private or nonpublic data under section
37.18	<u>13.37.</u>
37.19	EFFECTIVE DATE. This section is effective the day following final enactment.
37.20	Sec. 18. Minnesota Statutes 2022, section 116.07, subdivision 9, is amended to read:
37.21	Subd. 9. Orders; investigations. The agency shall have commissioner has the following
37.22 37.23	powers and duties for the enforcement of enforcing any provision of this chapter and chapter 114C, relating to air contamination or waste:
37.24	(1) to adopt, issue, reissue, modify, deny, revoke, <u>reopen</u> , enter into or enforce reasonable
37.25	orders, schedules of compliance and stipulation agreements;
37.26	(2) to require the owner or operator of any emission facility, air contaminant treatment
37.27	facility, potential air contaminant storage facility, or any system or facility related to the
37.28	storage, collection, transportation, processing, or disposal of waste to establish and maintain
37.29	records; to make reports; to install, use, and maintain monitoring equipment or methods;
37.30	and to make tests, including testing for odor where a nuisance may exist, in accordance with
37.31	methods, at locations, at intervals, and in a manner as the agency shall prescribe; and to
37.32	provide other information as the agency may reasonably require;

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(3) to conduct investigations, issue notices, public and otherwise, and order hearings as
it may deem necessary or advisable for the discharge of its duties under this chapter and
chapter 114C, including but not limited to the issuance of permits; and to authorize any
member, employee, or agent appointed by it to conduct the investigations and issue the
notices-; and

38.6 (4) to require parties who enter into a negotiated agreement to settle an enforcement

38.7 matter with the agency to reimburse the agency according to this clause for oversight costs

38.8 that are incurred by the agency and associated with implementing the negotiated agreement.

38.9 The agency may recover oversight costs exceeding \$25,000. Oversight costs may include

38.10 but are not limited to any costs associated with inspections, sampling, monitoring, modeling,

38.11 risk assessment, permit writing, engineering review, economic analysis and review, and

38.12 other record or document review. The agency's legal and litigation costs are not covered by

38.13 this clause. The commissioner has discretion as to whether to apply this clause in cases

38.14 where the agency is using schedules of compliance to bring a class of regulated parties into

38.15 compliance. Reimbursement amounts are appropriated to the commissioner.

38.16 Sec. 19. Minnesota Statutes 2022, section 116.07, is amended by adding a subdivision to
38.17 read:

38.18 Subd. 9a. Stipulation agreements. If a party to a stipulation agreement asserts a good
 38.19 cause or force majeure claim for an extension of time to comply with a stipulated term, the
 38.20 commissioner may deny the extension if the assertion is based solely on increased costs.

38.21 Sec. 20. Minnesota Statutes 2022, section 116.07, is amended by adding a subdivision to38.22 read:

Subd. 9b. Compliance when required permit not obtained. The commissioner may
 require a person or facility that fails to obtain a required permit to comply with any terms
 of a permit that would have been issued had the person or facility obtained a permit, including
 but not limited to reporting, monitoring, controlling pollutant discharge, and creating and

38.27 implementing operations and maintenance plans. The person or facility is subject to liability

38.28 and penalties, including criminal liability, for failing to operate in compliance with a permit

38.29 not obtained beginning at the time a permit should have been obtained.

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39.1

Sec. 21. Minnesota Statutes 2022, section 116.11, is amended to read:

39.2**116.11 EMERGENCY POWERS.**

Subdivision 1. Imminent and substantial danger. If there is imminent and substantial 39.3 danger to the health and welfare of the people of the state, or of any of them, as a result of 39.4 the pollution of air, land, or water, the agency commissioner may by emergency order direct 39.5 the immediate discontinuance or abatement of the pollution without notice and without a 39.6 hearing or at the request of the agency commissioner, the attorney general may bring an 39.7 action in the name of the state in the appropriate district court for a temporary restraining 39.8 order to immediately abate or prevent the pollution. The agency commissioner's order or 39.9 temporary restraining order shall remain is effective until notice, hearing, and determination 39.10 pursuant to other provisions of law, or, in the interim, as otherwise ordered. A final order 39.11 of the agency commissioner in these cases shall be is appealable in accordance with chapter 39.12 14. 39.13

39.14 Subd. 2. Other acts of concern. (a) The commissioner may exercise the authority under 39.15 paragraph (b) when the commissioner has evidence of any of the following:

39.16 (1) falsification of records;

39.17 (2) a history of noncompliance with schedules of compliance or terms of a stipulation

39.18 <u>agreement;</u>

- 39.19 (3) chronic or substantial permit violations; or
- 39.20 (4) operating with or without a permit where there is evidence of danger to the health
- 39.21 or welfare of the people of the state or evidence of environmental harm.
- 39.22 (b) When the commissioner has evidence of behavior specified in paragraph (a),
- 39.23 regardless of the presence of imminent and substantial danger, the commissioner may
- 39.24 investigate and may:
- 39.25 (1) suspend or revoke a permit;
- 39.26 (2) issue an order to cease operation or activities;
- 39.27 (3) require financial assurances;
- 39.28 (4) reopen and modify a permit to require additional terms;
- 39.29 (5) require additional agency oversight; or
- 39.30 (6) pursue other actions deemed necessary to abate pollution and protect human health.

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40.1	Sec. 22. [1	16.2021] STATE SA	LT PURCHAS	SE REPORT AND RE	DUCTION GOAL.
40.2	Subdivi	sion 1. Definition. Fo	r the purposes	of this section, "deicir	ng salt" refers to salt
40.3	in its solid t	form used to melt sno	w and ice, exc	luding salt used on roa	ds managed by the
40.4	Department	t of Transportation.			
40.5	Subd. 2.	Salt purchase report	t. By Februar	y 1, 2025, and every ye	ear thereafter, the
40.6	commission	ner of the Pollution Co	ontrol Agency,	in cooperation with of	ther state agencies,
40.7	<u>must submi</u>	t a report to the legisl	ative committe	ees and divisions with	jurisdiction over
40.8	environmer	nt and natural resource	es policy and f	inance that details the	purchase of deicing
40.9	salt by state	e agencies, excluding	the Departmer	t of Transportation, an	d strategies to meet
40.10	the salt redu	uction goal established	d in subdivisio	<u>n 3.</u>	
40.11	Subd. 3.	Reduction goal. It is	s the goal of th	e state that no later tha	n January 1, 2030,
40.12	state agenci	es will reduce the pur	chase of deici	ng salt by 25 percent fi	rom the level first
40.13	reported un	der subdivision 2.			
40.14	S., 22 N	C	22 and 110		line disision 4-
40.14		Annesota Statutes 202	22, section 116	5.92, is amended by add	ling a subdivision to
40.15	read:				
40.16				al purpose lighting. (a)) For purposes of this
40.17	subdivision	, the following terms	have the mean	ings given:	
40.18	<u>(1)</u> "con	npact fluorescent lam	p" means a cor	npact low-pressure, m	ercury-containing,
40.19	electric-dise	charge light source:			
40.20	<u>(i) of an</u>	y tube diameter or tub	be length;		
40.21	<u>(ii) of an</u>	ny lamp size or shape	for directional	and nondirectional ins	stallations, including
40.22	but not limi	ted to PL, spiral, twir	tube, triple tv	vin, 2D, U-bend, and c	ircular;
40.23	<u>(iii) in v</u>	which a fluorescent co	ating transform	ns some of the ultravio	let energy generated
40.24	by the merc	eury discharge into vis	sible light;		
40.25	(iv) that	has one base or end ca	ap of any type,	including but not limit	ed to screw, bayonet,
40.26	two pins, ai	nd four pins;			
40.27	(v) that	is integrally ballasted	or non-integra	Illy ballasted; and	
40.28	(vi) that	has light emission bet	ween a correla	ted color temperature o	f 1700K and 24000K
40.29	and a Duv o	of +0.024 and -0.024	in the Internati	onal Commission on I	llumination (CIE)
40.30	Uniform Co	olor Space (CAM02-U	JCS);		

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41.1	(2) "linear f	fluorescent lamp" m	eans a low-press	ure, mercury-containir	ng, electric-discharge
41.2	light source:				
41.3	(i) of any t	ube diameter, inclu	ding but not lin	nited to T5, T8, T10, a	und T12;
41.4	(ii) with a	tube length from 0.	5 to 8.0 feet, in	clusive;	
41.5	(iii) of any	lamp shape, incluc	ling but not lim	ited to linear, U-bend,	and circular;
41.6	(iv) in whi	ch a fluorescent co	ating transform	s some of the ultraviol	et energy generated
41.7	by the mercury	y discharge into vis	ible light;		
41.8	(v) that has	s two bases or end	caps of any type	e, including but not lin	nited to single-pin,
41.9	two-pin, and r	ecessed double con	tact; and		
41.10	(vi) that has	s light emission bet	ween a correlate	d color temperature of	1700K and 24000K
41.11	and a Duv of -	+0.024 and -0.024 i	n the CIE CAN	<u>102-UCS;</u>	
41.12	(3) "mercu	ry vapor lamp" me	ans a high-inter	sity discharge lamp, i	ncluding clear,
41.13	phosphor-coat	ed, and self-ballast	ed screw base l	amps, in which the ma	ajor portion of the
41.14	light is produc	ed by radiation fro	m mercury typi	cally operating at a pa	rtial vapor pressure
41.15	in excess of 10	00,000 pascals;			
41.16	<u>(4) "mercu</u>	ry vapor lamp balla	ast" means a de	vice that is designed a	nd marketed to start
41.17	and operate me	ercury vapor lamps i	ntended for gene	eral illumination by pro	viding the necessary
41.18	voltage and cu	irrent; and			
41.19	<u>(5)</u> "specia	lty application mer	cury vapor lam	p ballast" means a me	rcury vapor lamp
41.20	ballast:				
41.21	(i) that is d	esigned and marke	ted for operatin	g mercury vapor lamp	os used in quality
41.22	inspection, ind	ustrial processing, o	or scientific app	ications, including flue	prescent microscopy
41.23	and ultraviolet	curing; and			
41.24	(ii) the labe	el of which states "F	or specialty app	lications only, not for g	general illumination"
41.25	and indicates t	he specific applica	tions for which	the ballast is designed	<u>l.</u>
41.26	(b) Effectiv	ve January 1, 2025.	a person may 1	not sell, offer for sale,	or distribute in the
41.27	state as a new	manufactured prod	luct a screw- or	bayonet-base type con	mpact fluorescent
41.28	lamp, a mercu	ry vapor lamp, or a	mercury vapor	lamp ballast, whether	sold separately, in
41.29	a retrofit kit, o	r in a luminaire. Ef	fective January	1, 2026, a person mag	y not sell, offer for
41.30	sale, or distrib	ute in the state as a	new manufactu	ared product a pin-bas	e type compact
41.31	fluorescent lar	np or a linear fluor	escent lamp.		
41.32	<u>(c)</u> This su	bdivision does not	apply to:		

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42.1	(1) a lamp d	esigned and marke	eted exclusively	for image capture and p	rojection, including
42.2	for:				
42.3	(i) photoco	pying;			
42.4	<u>(ii) printing</u>	, directly or in pre	processing;		
42.5	<u>(iii) lithogr</u>	aphy;			
42.6	(iv) film an	d video projection	i; or		
42.7	(v) hologra	phy;			
42.8	<u>(2) a lamp (</u>	hat has a high pro	portion of ultrav	violet light emission an	nd that:
42.9	(i) has high	ultraviolet conter	t and ultraviolet	power greater than tw	o milliwatts per
42.10	kilolumen;			· · · · ·	
42.11	(ii) is for ge	ermicidal use, sucl	n as for destroyi	ng DNA, and emits a p	beak radiation of
42.12	approximately	253.7 nanometers	<u>.</u>		
42.13	(iii) is desig	gned and marketed	l exclusively for	disinfection or fly-trap	pping and from
42.14	which:				
42.15	(A) the radi	ation power emitt	ed between 250	and 315 nanometers re-	epresents at least
42.16	five percent of	the total radiation	power emitted	between 250 and 800 r	nanometers; or
42.17	(B) the radi	ation power emitte	ed between 315	and 400 nanometers re	presents at least 20
42.18	percent of the	otal radiation pow	ver emitted betw	een 250 and 800 nanor	meters;
42.19	(iv) is desig	ned and marketed	exclusively for g	enerating ozone when t	he primary purpose
42.20	is to emit radia	tion at approxima	tely 185.1 nanor	neters;	
42.21	(v) is desig	ned and marketed	exclusively for	coral zooxanthellae sy	mbiosis and from
42.22	which the radia	ation power emitte	ed between 400 a	and 480 nanometers re	presents at least 40
42.23	percent of the	otal radiation pow	ver emitted betw	een 250 and 800 nanor	meters; or
42.24	(vi) is desig	gned and marketed	l exclusively for	use in a sunlamp prod	uct, as defined in
42.25	Code of Federa	al Regulations, titl	e 21, section 10	40.20(b)(9) (2022);	
42.26	(3) specialt	y application merc	cury vapor lamp	ballasts; or	
42.27	<u>(4) a compa</u>	act fluorescent lan	np used to replace	e a lamp in a motor ve	chicle if the motor
42.28	vehicle was ma	anufactured on or	before January	, 2020.	
42.29	(d) Nothing	; in this section lin	nits the ability of	a utility to offer energy	y-efficient lighting,
42.30	rebates, or lam	p-recycling service	es or to claim end	ergy savings resulting f	rom such programs

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43.1	through the util	ity's energy conse	rvation and opt	imization plans appro	ved by the
43.2				241 or an energy cons	
43.3				ility under section 216	
	<u> </u>				
43.4	Sec. 24. [282.	0197] SALE OF I	LAND LOCAT	ED WITHIN BOUN	DARY OF INDIAN
43.5	RESERVATIO	DNS.			
43.6	Except as p	rovided in section	282.012, if a pa	arcel of land subject to	sale under sections
43.7	282.01 to 282.1	3 includes land w	ithin the bound	ary of an Indian reser	vation, the county
43.8	auditor must fin	est offer the land to	o the affected ba	and of Indians for sale	at the appraised
43.9	value. The cost	of any survey or a	ppraisal must be	e added to and made a	part of the appraised
43.10	value. To deter	mine whether the	band wants to b	buy the land, the count	y auditor must give
43.11	written notice t	o the band. If the b	and wants to bu	iy the land, the band m	ust submit a written
43.12	offer to the cou	nty auditor within	two weeks afte	er receiving the notice	. If the offer is for at
43.13	least the apprai	sed value, the cou	nty auditor mus	st accept the offer.	
43.14	Sec. 25. Minn	esota Statutes 202	23 Supplement,	section 325E.3892, st	ubdivision 2, is
43.15	amended to rea	.d:			
43.16	Subd. 2. Pr	ohibition. (a) A p	erson must not	import, manufacture, s	sell, hold for sale, or
43.17	distribute or of	fer for use in this s	state any covere	ed product containing:	
43.18	(1) lead at r	nore than 0.009 pe	ercent by total v	veight (90 parts per m	illion); or
43.19	(2) cadmiur	n at more than 0.0	075 percent by	total weight (75 parts	per million).
43.20	(b) This sec	tion does not apply	to covered pro	ducts containing lead o	or cadmium, or both,
43.21	when regulation	n is preempted by	federal law.		
43.22	(c) Notwith	standing paragraph	n (a), a person m	ay import, manufactu	re, sell, hold for sale,
43.23	or distribute a k	ey fob that contain	s lead if the com	missioner of the Pollu	tion Control Agency
43.24	determines that	the use of lead in	key fobs is a c	urrently unavoidable u	ise. For purposes of
43.25	this paragraph,	a "key fob" is a ph	ysical device th	at is capable of electro	onically transmitting
43.26	a key code to a	vehicle starting sy	stem without p	hysical connection, ot	her than its presence
43 27	in the vehicle 1	between the device	e and the vehicl	e.	

43.27 <u>in the vehicle, between the device and the vehicle.</u>

44.1 Sec. 26. Laws 2023, chapter 60, article 3, section 35, is amended to read:

44.2 Sec. 35. RESOURCE MANAGEMENT; REPORT.

(a) By July 15, 2025 January 15, 2026, the commissioner of the Pollution Control Agency
must conduct a study and prepare a report that includes a pathway to implement resource
management policies, programs, and infrastructure. The commissioner must submit the
report to the chairs and ranking minority members of the senate and house of representatives
committees with jurisdiction over environmental policy and finance and energy policy. The
report must include:

(1) an overview of how municipal solid waste is currently managed, including how much
material is generated in the state and is reused, recycled, composted, digested, or disposed
of;

(2) a summary of infrastructure, programs, policies, and resources needed to reduce the
amount of materials disposed of in landfills or incinerators statewide by more than 90 percent
over a 2021 baseline by 2045 or sooner. The summary must include analysis and
recommendations of scenarios above Waste-to-Energy on the state's Waste Hierarchy that
maximizes the environmental benefits when meeting the 90 percent reduction target;

44.17 (3) an analysis of:

44.18 (i) waste prevention program impacts and opportunities;

(ii) how much additional capacity is needed after prevention for reuse, recycling,
composting, and anaerobic digestion systems to achieve that goal; and

(iii) what steps can be taken to implement that additional capacity, including working
collaboratively with local governments, industry, and community-based organizations to
invest in such facilities and to work together to seek additional state and federal funding
assistance;

(4) strategic programmatic, regulatory, and policy initiatives that will be required to
produce source reduction, rethink and redesign products and packaging to more efficiently
use resources, and maximize diversion from disposal of materials in a way that prevents
pollution and does not discharge to land, water, or air or threaten the environment or human
health;

(5) recommendations for reducing the environmental and human health impacts of waste
management, especially across environmental justice areas as defined under Minnesota
Statutes, section 115A.03, and ensuring that the benefits of these resource management

investments, including the creation of well-paying green jobs, flow to disadvantaged
communities that are marginalized, underserved, and overburdened by pollution and that
land, water, air, and climate impacts are considered; and

45.4 (6) a review of feasibility, assumptions, costs, and milestones necessary to meet study45.5 goals.

(b) The commissioner must obtain input from counties and cities inside and outside the
seven-county metropolitan area; reuse, recycling, and composting facilities; anaerobic
digestion facilities; waste haulers; environmental organizations; community-based
organizations; Tribal representatives; and diverse communities located in environmental
justice areas that contain a waste facility. The commissioner must provide for an open public
comment period of at least 60 days on the draft report. Written public comments and
commissioner responses to all those comments must be included in the final report.

45.13 Sec. 27. Laws 2023, chapter 60, article 8, section 6, subdivision 9, is amended to read:

45.14 Subd. 9. **Report to legislature.** No later than <u>March February</u> 15, <u>2025</u> <u>2026</u>, the 45.15 commissioner must submit a report to the chairs and ranking minority members of the 45.16 legislative committees with primary jurisdiction over environment policy and finance on 45.17 the results of the grant program, including:

45.18 (1) any changes in the agency's air-monitoring network that will occur as a result of data
45.19 developed under the program;

45.20 (2) any actions the agency has taken or proposes to take to reduce levels of pollution45.21 that impact the areas that received grants under the program; and

45.22 (3) any recommendations for legislation, including whether the program should be45.23 extended or expanded.

45.24 Sec. 28. KEEP IT CLEAN GRANTS.

45.25The commissioner of natural resources must develop a grant program to provide money45.26to local units of government and nongovernmental organizations to implement local programs45.27to prevent water pollution due to garbage and human waste left on the ice of state waters45.28during winter-use activities. Activities eligible for grants under this section include but are45.29not limited to:

45.30 (1) installing and maintaining public, sanitary, winterized dumping stations at accessible,
 45.31 designated locations near lake access points and major travel corridors;

46.1	(2) providing dedicated seasonal services, facilities, and containers to transport and
46.2	dispose of human and pet biowaste at preapproved locations;
46.3	(3) increasing enforcement of related state and local ordinances by providing the resources
46.4	needed to increase state and local law enforcement patrols during the winter months and
46.5	establishing volunteer county programs for winter lake patrol;
46.6	(4) education and outreach efforts promoting local and regional Keep It Clean activities;
46.7	(5) organizing spring cleanup efforts, excluding cleanup efforts after significant events,
46.8	including but not limited to festivals, ice fishing contests, and ice races; and
46.9	(6) local advertising and marketing efforts to educate and promote Keep It Clean
46.10	messaging and provide information about laws and regulations regarding Keep It Clean.
46.11	Sec. 29. STRATEGIC LAND ASSET MANAGEMENT REPORT.
46.12	By February 1, 2025, the commissioner of natural resources must submit a report to the
46.13	chairs and ranking minority members of the house of representatives and senate committees
46.14	and divisions with jurisdiction over environment on how the Department of Natural
46.15	Resource's Strategic Land Asset Management (SLAM) program approaches potential
46.16	transfers of land to Tribal Nations. The report must explain how the department works
46.17	collaboratively with Tribal Nations and others to consider potential transfers of land and
46.18	shared land management opportunities. It must also include a list of those opportunities
46.19	identified by the department.
46.20	Sec. 30. CRITICAL MATERIALS RECOVERY ADVISORY TASK FORCE.
46.21	Subdivision 1. Definition. For the purposes of this section, "critical materials" means
46.22	materials on the final 2023 Critical Materials List published by the United States Secretary
46.23	of Energy in the Federal Register on August 4, 2023, as amended, as required under section
46.24	7002 of the Energy Act of 2020.
46.25	Subd. 2. Composition of task force. The commissioner of the Pollution Control Agency
46.26	must, no later than October 1, 2024, establish and appoint a Critical Materials Recovery
46.27	Advisory Task Force consisting of 16 members appointed as follows:
46.28	(1) the commissioner of the Pollution Control Agency or the commissioner's designee;
46.29	(2) the commissioner of employment and economic development or the commissioner's
46.30	designee;
46.31	(3) an expert in the field of industrial metallurgy;

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47.1	(4) one rep	resentative from th	ne Solid Waste A	dministrators Associa	tion;
47.2	<u>(5) one rep</u>	resentative from a	company that d	sassembles electronic	waste;
47.3	<u>(6) one rep</u>	resentative from a	n energy advoca	cy organization;	
47.4	<u>(7) one rep</u>	resentative from an	n organization th	at is primarily involve	ed in environmental
47.5	justice issues;				
47.6	<u>(8) one rep</u>	resentative from a	n industrial labo	r union;	
47.7	<u>(9)</u> one rep	resentative from a	labor union affi	liated with the Buildin	g and Construction
47.8	Trades Counci	<u>l;</u>			
47.9	<u>(10) one re</u>	presentative from a	a manufacturer t	hat uses critical mater	ials as inputs;
47.10	<u>(11) one re</u>	presentative of a M	linnesota Tribal	government, as define	ed in Minnesota
47.11	Statutes, section	on 10.65, subdivisi	on 2;		
47.12	<u>(12) one re</u>	presentative from	the Minnesota R	esource Recovery Ass	sociation;
47.13	(13) one re	presentative from a	an electronics m	anufacturer that opera	tes an e-waste
47.14	recycling prog	ram and is also an	electronics retai	<u>ler;</u>	
47.15	<u>(14) one re</u>	presentative from	the Natural Reso	ources Research Institu	ite in Duluth;
47.16	(15) one re	presentative of a u	tility providing	retail electric service to	o customers in
47.17	Minnesota; and	<u>d</u>			
47.18	(16) one re	presentative from a	a recovery infra	structure operator, who	o is a nonvoting
47.19	member of the	task force.			
47.20	<u>Subd. 3.</u> Du	uties. (a) The task f	orce must advise	the commissioner of th	ne Pollution Control
47.21	Agency with r	espect to policy an	d program optic	ns designed to increas	e the recovery of
47.22	critical materia	als from end-of-life	e products by:		
47.23	(1) develop	ing a strategic road	map for achievi	ng domestic recovery o	of critical materials;
47.24	<u></u>			oyed to recover critica	
47.25	electronic wast	te, components of r	enewable energy	generating systems, a	nd other end-of-life
47.26	products;				
47.27	(3) evaluat	ing the economic,	environmental, a	and social costs, benef	its, and impacts
47.28	associated with	n various methods	of recovering cr	itical materials from en	nd-of-life products;
47.29	(4) identify	ring options to prev	vent products co	ntaining critical mater	ials from being
47.30	disposed of in	a landfill or waste	combustor;		

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48.1	<u>(</u> 5) consu	lting with stakeholde	rs regarding recy	veling and end-of-life	management options
48.2	for products	containing critical m	naterials that enl	ance the possibility of	of recovery; and
48.3	(6) identi	fying infrastructure n	needed to develop	o an integrated system	to collect, transport,
48.4	and recycle p	products for critical 1	materials recove	ry.	
48.5	(b) The ta	ask force must conve	ene at least one	oublic meeting to gath	ner comments on
48.6	issues regard	ling critical materials	s recovery.		
48.7	Subd. 4.	Task force; adminis	stration. (a) The	e task force must elec	t a chair by majority
48.8	vote at its ini	itial meeting. The tas	sk force must me	eet quarterly. Addition	nal meetings may be
48.9	held at the ca	all of the chair. The c	commissioner or	the commissioner's o	lesignee and the
48.10	member appo	binted as an expert in	industrial metall	urgy shall co-facilitate	e task force meetings.
48.11	<u>(b)</u> The P	ollution Control Ag	ency must serve	as staff to the task fo	rce.
48.12	Subd. 5.	Report. No later that	n December 30,	2025, the task force n	nust submit a written
48.13	report contai	ning its findings and	recommendation	ns for administrative a	and legislative action
48.14	to the comm	issioner of the Pollut	tion Control Ag	ency and the chairs an	nd ranking minority
48.15	members of	the senate and house	e of representativ	ves committees with p	primary jurisdiction
48.16	over solid wa	aste. The task force o	expires on Dece	mber 30, 2025, or upo	on submission of the
48.17	report requir	ed by this subdivisio	on, whichever oc	curs first.	
48.18	EFFEC 1	IVE DATE. This se	ection is effectiv	e the day following f	inal enactment.
48.19	Sec. 31. <u>P</u>	OSTCLOSURE CA	RE SOLID WA	ASTE DISPOSAL F.	ACILITIES;
48.20	RULEMAK	JNG.			
48.21	<u>(a)</u> The co	ommissioner of the P	Collution Control	Agency must amend	rules related to solid
48.22	waste dispos	al facilities to require	e the commission	ner's approval to term	inate the postclosure
48.23	care period.				
48.24	<u>(b)</u> The c	ommissioner may us	se the good caus	e exemption under M	linnesota Statutes,
48.25	section 14.38	38, subdivision 1, cla	ause (3), to adop	t rules under this sect	tion, and Minnesota
48.26	Statutes, sect	ion 14.386, does not	apply except as p	provided under Minne	sota Statutes, section
48.27	14.388.				
48.28	Sec. 32. <u>R</u>	ULEMAKING; CA	PITAL ASSIS	TANCE PROGRAM	<u>I.</u>
48.29	The com	nissioner of the Pollu	ition Control Ag	ency must, using the e	xpedited rulemaking
48.30	process in Mi	innesota Statutes, sec	tion 14.389, ame	nd the rules related to	the capital assistance
48.31	program in M	Iinnesota Rules, part	s 9210.0100 to 9	210.0180, to conform	with and implement

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49.1	the changes mad	de in Minnesota S	Statutes, section	ns 115A.03 and 115A.49 t	to 115A.54 by
49.2	Laws 2023, cha	pter 60, article 3,	sections 6 and	9 to 13.	
49.3	<u>EFFECTIV</u>	<u>E DATE.</u> This se	ection is effecti	ve the day following fina	l enactment.
49.4	Sec. 33. <u>REPC</u>	ORT ON RECRE	CATIONAL US	E OF PERMANENT SC	HOOL LANDS.
49.5	Subdivision	1. Office of Sch	ool Trust Land	s. The school trust lands	director shall
49.6	conduct a study	of the recreation	al use of school	trust lands in the state. T	he study shall be
49.7	used to determin	ne the amount of	money to be all	located to the permanent	school fund for
49.8	fees paid to the s	state for outdoor r	ecreation purpo	oses. The Department of N	Jatural Resources
49.9	must assist the c	office by providir	ng existing outd	oor recreation use data. T	The office may
49.10	contract for add	itional survey da	ta to complete t	he study. The study shall	include the
49.11	following:				
49.12	(1) the estim	ated annual num	per of daily visi	ts by individuals with a M	linnesota hunting
49.13	license accessin	g school trust lan	ids, and as a per	ccentage of annual days h	unted by all
49.14	individuals with	a Minnesota hur	nting license;		
49.15	(2) the estim	ated annual num	ber of daily visi	ts by individuals with a N	/linnesota fishing
49.16	license using a p	bublic water acces	ss site that conta	ains school trust lands, an	d as a percentage
49.17	of annual days f	ishing by all indi	viduals with a l	Minnesota fishing license	<u>''</u>
49.18	(3) the estim	ated annual visits	s by Minnesota	licensed watercrafts to st	ate-owned public
49.19	water access site	es that contain sc	hool trust lands	, and as a percentage of a	ll visits by
49.20	Minnesota licen	sed watercrafts u	sing public wat	ter access sites;	
49.21	(4) the total r	umber of miles o	f state-maintain	ed snowmobile trails and	all-terrain vehicle
49.22	trails that are on	school trust land	s, and as a perce	entage of total miles of sta	te-operated trails
49.23	for each purpose	;			
49.24	(5) the total a	mount of acres of	f school trust lar	nds located within state par	rks and recreation
49.25	areas, and as a p	ercentage of all a	acres of land in	state parks and recreation	1 areas;
49.26	(6) any other	r uses of school t	rust lands for o	utdoor recreation that inc	lude individuals
49.27	purchasing a per	rmit or paying a f	fee for access to	the school trust lands, and	nd the percentage
49.28	of the total perm	nits or fees for the	at purpose;		
49.29	(7) the estim	ated cost of post	ing signage nea	r entrances to school trus	t lands declaring
49.30	that certain port	ions of the public	c land that are b	eing used for outdoor rec	reation is school
49.31	trust land; and				

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50.1	(8) the es	timated cost of upda	ting recreational	use maps and other el	ectronic and printed
50.2	<u> </u>			nat are contained withi	
50.3	recreational	areas, parks, and trai	ils.		
50.4	Subd. 2.	Report to the legisl	ature. By Janua	ry 15, 2025, the schoo	l trust lands director
50.5	shall report t	he findings in subdiv	vision 1 to the cl	nairs and ranking minc	ority members of the
50.6	legislative co	ommittees with juris	diction over env	vironment and natural	resources.
50.7	Sec. 34. <u>G</u>	AS PRODUCTION	TECHNICAI	ADVISORY COM	MITTEE.
50.8	<u>(a)</u> The c	ommissioner of natu	ral resources m	ust appoint a Gas Proc	duction Technical
50.9	Advisory Co	mmittee to develop	recommendatio	ns according to paragi	raph (c). The
50.10	commission	er may appoint repre	esentatives from	the following entities	to the technical
50.11	advisory cor	nmittee:			
50.12	(1) the Po	ollution Control Age	ency;		
50.13	(2) the E	nvironmental Qualit	y Board;		
50.14	(3) the D	epartment of Health	<u>2</u>		
50.15	(4) the D	epartment of Revent	ue;		
50.16	<u>(5) the U</u>	niversity of Minneso	ota; and		
50.17	<u>(6)</u> feder	al agencies.			
50.18	<u>(b)</u> A ma	jority of the committ	ee members mu	st be from state agenci	ies, and all members
50.19	must have ex	pertise in at least one	e of the followin	g areas: environmenta	l review; air quality;
50.20	water quality	y; taxation; mine per	mitting; mineral	, gas, or oil exploratio	on and development;
50.21	well constru	ction; or other areas	related to gas or	r oil production.	
50.22	<u>(c)</u> The te	chnical advisory cor	nmittee must ma	ake recommendations	to the commissioner
50.23	relating to th	e production of gas	and oil in the sta	ate to guide the creation	on of a temporary
50.24	regulatory fr	amework that will g	overn permitting	g before the rules auth	orized in Minnesota
50.25	Statutes, sec	tion 93.514, are ado	pted. The tempo	rary framework must	include
50.26	recommenda	ations on statutory an	nd policy change	es that govern permittin	ng requirements and
50.27	processes, fi	nancial assurance, ta	axation, boring r	nonitoring and inspect	tion protocols,
50.28	environment	al review, and other	topics that prov	ide for gas and oil pro	duction to be
50.29	conducted in	a manner that will n	reduce environn	nental impacts to the e	xtent practicable,
50.30	mitigate una	voidable impacts, an	d ensure that the	e production area is le	ft in a condition that
50.31	protects natu	ral resources and min	imizes the need	for maintenance. The te	emporary framework

51.1	must consider input from stakeholders and Tribes. Recommendations must include draft
51.2	legislative language.
51.3	(d) By January 15, 2025, the commissioner must submit to the chairs and ranking minority
51.4	members of the legislative committees and divisions with jurisdiction over environment
51.5	recommendations for statutory and policy changes to facilitate gas and oil exploration and
51.6	production in this state and to support the issuance of temporary permits in a manner that
51.7	benefits the people of Minnesota while adequately protecting the state's natural resources.
51.8	(e) For purposes of this section, "gas" includes both hydrocarbon and nonhydrocarbon
51.9	gases. For purposes of this section, "production" includes extraction and beneficiation from
51.10	consolidated or unconsolidated formations in the state.
51.11	EFFECTIVE DATE. This section is effective the day following final enactment.
51.12	Sec. 35. REPORT ON GEOLOGIC CARBON SEQUESTRATION.
51.12	
51.13	(a) The commissioner of natural resources must prepare a report on geologic carbon
51.14	sequestration within the state to guide future decision-making and legislation that will assist
51.15	in achieving goals for carbon neutrality by 2050 as established in Minnesota's Climate
51.16	Action Framework. The report must identify geologic carbon sequestration opportunities
51.17	and include recommendations on statutory and policy changes that govern any geologic
51.18	carbon sequestration activity while benefiting the people of Minnesota and adequately
51.19	protecting the state's natural resources.
51.20	(b) The commissioner of natural resources must appoint a Geologic Carbon Sequestration
51.21	Technical Advisory Committee to advise on the preparation of the report required by
51.22	paragraph (a). The commissioner may appoint representatives from the following entities
51.23	to the technical advisory committee:
51.24	(1) the Pollution Control Agency;
51.25	(2) the Environmental Quality Board;
51.26	(3) the Department of Health;
51.27	(4) the Department of Revenue;
51.28	(5) the University of Minnesota; and
51.29	(6) federal agencies.
51.30	(c) A majority of the committee members must be from state agencies, and all members
51.31	must have expertise in at least one of the following areas: geology, hydrogeology, mineralogy,

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air emissions, well and boring construction and monitoring, direct air capture technology,
mineral carbonization, Underground Injection Control class VI permitting and primacy
programming, environmental review, property law, or taxation. The committee must hold
a meeting to gather and consider input from industry, environmental groups, other
stakeholders, and Tribes.
(d) By January 15, 2025, the commissioner must submit the report to the chairs and
ranking minority members of the legislative committees and divisions with jurisdiction over
environment. The report must include recommendations for draft legislative language.
EFFECTIVE DATE. This section is effective the day following final enactment.
Sec. 36. <u>MANURE MANAGEMENT GRANTS.</u>
(a) Money appropriated in this act to the Board of Water and Soil Resources for manure
management grants may be used to enhance groundwater protection and reduce greenhouse
gases associated with agriculture. Priority must be given to areas with high groundwater
nitrate levels or geology conducive to groundwater pollution, such as those shown on the
Department of Agriculture's vulnerable groundwater area map.
(b) Funded activities may include projects that limit agricultural use of vulnerable land,
such as establishing karst feature buffers or conservation easements, and cost-share assistance
for constructing manure management and storage facilities. All funded projects must be
designed to result in improved water quality or reduced greenhouse gas emissions. Feedlot
grant recipients must agree to prepare and complete a nutrient management plan and must
operate at fewer than 1,000 animal units. Grants for expanded liquid manure storage capacity
must not exceed 12 months of storage based on current animal numbers. Anaerobic digesters
are not eligible for grants under this section.
(c) Grants must prioritize applicants that will manage nutrient application using the
Pollution Control Agency's latest published manure management tool and that will comply
with the land application requirements and vulnerable field restrictions applicable to permitted
feedlots in Minnesota.
(d) The board may use this appropriation to match federal money. The board must ensure
that grant agreements include terms necessary to document implementation of approved
plans and activities.

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53.1	Sec. 37. <u>R</u>	ESEARCHING CL	IMATE ADAI	PTATION AND RES	SILIENCE COSTS
53.2	FOR MINN	NESOTA.			
53.3	(a) The c	commissioner of the]	Pollution Contr	ol Agency must resea	rch and report the
53.4	<u> </u>			adaptation and resilier	
53.5	to mitigate t	he projected impacts	for at least two	different future scena	arios using either the
53.6	Shared Soci	oeconomic Pathways	s or Representat	ive Concentration Pa	thways as described
53.7	by the Interg	governmental Panel or	n Climate Chan	ge. The report must id	entify what research,
53.8	data, model	ing, stakeholder enga	gement, and oth	her resources are need	led in order to:
53.9	<u>(1) estim</u>	nate costs for mid-cer	ntury, late-centu	ry, and end-of-centur	y, using 2024 dollars
53.10	as a baseline	;			
53.11	<u>(2)</u> estim	nate costs related to h	azards, includir	ng but not limited to p	precipitation and heat
53.12	and the imp	acts of precipitation a	and heat on soil	and lakes;	
53.13	(3) provi	ide an analysis of the	projected costs	and impacts of addit	ional hazards like
53.14	flooding, dr	ought, wildfires, high	n-wind events, e	extreme cold, and vec	tor-borne illnesses;
53.15	<u>(4) provi</u>	ide analyses of how t	hese hazards an	d impacts are experie	enced differently by
53.16	Minnesotan	s based on demograp	hics, including	race, gender, ability, a	and age, as well as
53.17	economic st	atus and geography;	and		
53.18	<u>(5) ident</u>	ify methods for under	standing and ma	king decisions about t	he trade-offs between
53.19	the financial	and social costs to mi	itigate climate ri	sks and the level of ris	k reduction achieved.
53.20	<u>(b)</u> The 1	report must identify v	what research, d	ata, modeling, stakeh	older engagement,
53.21	and other re	sources are needed in	n order to estimate	ate the costs of impac	ts on:
53.22	<u>(1) Minr</u>	nesota's natural enviro	onment, includi	ng but not limited to i	mpacts on:
53.23	(i) worki	ing lands and natural	lands;		
53.24	(ii) wate	r, including but not li	mited to surfac	e waters, rivers, drink	ing water, and Lake
53.25	Superior;				
53.26	<u>(iii) air, i</u>	including but not lim	ited to surface t	emperature and air qu	uality; and
53.27	(iv) the b	biodiversity of Minne	esota's biomes;		
53.28	(2) Minr	nesota's built environ	ment, including	but not limited to im	pacts on:
53.29	(i) reside	ential, commercial, ar	nd public buildi	ngs; and	

54.1	(ii) critical infrastructure, including but not limited to the infrastructure that manages
54.2	stormwater, wastewater, drinking water, transportation, electricity, gas, and communications
54.3	technologies; and
54.4	(3) Minnesota's social environment, including but not limited to impacts on:
54.5	(i) human settlement and migration;
54.6	(ii) statewide and regional economies, including but not limited to impacts on industries
54.7	like tourism, agriculture, and forest products; and
54.8	(iii) public health, including but not limited to impacts related to emergency response,
54.9	asthma, heat exposure, and vector-borne illnesses.
54.10	(c) The report should recommend best practices for integrating costs estimates with
54.11	University of Minnesota's Minnesota CliMAT (Climate Mapping and Analysis Tool) or
54.12	any related preceding or successor modeling tools.
54.13	(d) To prepare the report, the commissioner must engage subject-area experts and other
54.14	stakeholders, as needed, to contribute to the report.
54.15	(e) By February 1, 2025, the commissioner shall submit a written report to the chairs
54.16	and ranking minority members of the legislative committees with primary jurisdiction over
54.17	energy, environment, health, transportation, and capital investment summarizing the findings
54.18	of the research.
54.19	EFFECTIVE DATE. This section is effective the day following final enactment.
54.20	Sec. 38. CONDEMNATION OF CERTAIN LAND IN MILLE LACS COUNTY.
54.21	(a) Funds appropriated in this act to the commissioner of natural resources to condemn
54.22	land in Mille Lacs County must be used to initiate condemnation proceedings of the lands
54.23	described in paragraph (d). The commissioner may use this appropriation for project costs,
54.24	including but not limited to valuation expenses, legal fees, closing costs, transactional staff
54.25	costs, and the condemnation award. This is a onetime appropriation and is available until
54.26	spent.
54.27	(b) Notwithstanding Minnesota Statutes, sections 92.45, 94.09 to 94.16, or any other
54.28	provision of law to the contrary, once the lands are condemned under paragraph (a), the
54.29	commissioner of natural resources may convey the surplus land bordering public waters
54.30	that is described in paragraph (d) to a federally recognized Indian Tribe for no consideration.
54.31	(c) The commissioner may make necessary changes to the legal description to correct
54.32	errors and ensure accuracy.

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55.1	(d) The la	and that may be conv	veyed is located	in Mille Lacs County	and is described as:
55.2	Government	Lot 2, Section 16, T	Township 42 No	rth, Range 26 West, in	ncluding all riparian
55.3	rights.				
55.4	(e) The la	and borders Mille La	ics Lake and is 1	not contiguous to othe	er state lands. The
55.5	Department	of Natural Resource	s has determine	d that the land is not r	needed for natural
55.6	resource pur	poses and that the st	ate's land manag	gement interests woul	d best be served if
55.7	the land was	returned to Tribal o	wnership.		
55.8	Sec. 39. <u>N</u>	ONLETHAL BEAV	/ER MANAGE	MENT GRANT PR	OGRAM.
55.9	Subdivis	ion 1. Establishmen	t. The commiss	ioner of natural resou	rces must establish a
55.10	program to:				
55.11	<u>(</u> 1) provi	de state matching gra	ants to assist inc	lividuals and commur	nities with nonlethal
55.12	beaver mana	gement and beaver of	lamage deterrer	ce; and	
55.13	(2) provi	de recommendations	s for nonlethal s	trategies that can be in	mplemented instead
55.14	of lethal mar	nagement.			
55.15	Subd. 2.	Eligible applicants.	The commission	ner may award grants	s under this section
55.16	to:				
55.17	(1) local	units of government,	including cities,	counties, regional aut	horities, joint powers
55.18	boards, towr	s, townships, Tribal	governments, a	nd parks and recreation	on boards in cities of
55.19	the first class	s, that are responding	g to property da	mage caused by beave	er activity; and
55.20	(2) Minn	esota residents that o	wn or lease land	where beavers are pro-	esent and are causing
55.21	property dan	nage.			
55.22	Subd. 3.	Eligible expenditur	es. Applicants l	ocated in the seven-co	ounty metropolitan
55.23	area are elig	ible for matching gra	ants of up to 50	percent of costs incur	red to deter beaver
55.24	damage. Eliş	gible expenditures in	clude:		
55.25	<u>(1) nonle</u>	thally trapping and r	elocating beave	rs that are causing pro	operty damage;
55.26	<u>(2) fencin</u>	ng and other hardwa	re for tree and p	lant protection;	
55.27	(3) planti	ng native vegetation	that is beaver-r	esistant; and	
55.28	<u>(4) creati</u>	ng buffer strips of nat	tive vegetation th	nat deter beaver damag	ge to other properties.
55.29	Subd. 4.	Report. The commi	ssioner must rep	ort to the legislature l	oy February 1, 2025,
55.30	on the uses a	nd effectiveness of t	he nonlethal bea	ver management grar	nt program and make

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56.1	recommend	ations for further cha	nges to the pro	ogram, including possibl	le future funding
56.2		d sources of funding.		8,8 F	<u> </u>
56.3	Sec. 40. <u>E</u>	LECTRONICS RE	CYCLING ST	<u>FUDY.</u>	
56.4	<u>(a) The c</u>	commissioner of the P	ollution Contro	ol Agency shall contract	with an independent
56.5	third party t	to conduct a study that	t examines the	e barriers to electronics i	recycling and
56.6	recommend	s ways those barriers	may be overco	me. The study must, at a	minimum, address:
56.7	<u>(1) the s</u>	tatus of end markets	for materials re	ecovered from electronic	cs recycling;
56.8	<u>(2) infor</u>	mation regarding the	toxicity of mat	erials recovered from el	ectronics recycling;
56.9	<u>(3) ways</u>	s to promote worker s	afety in facilit	ies that recycle electron	ics;
56.10	<u>(4) oppo</u>	ortunities and method	s to recover pr	ecious metals from elec	tronic recycling
56.11	processes;				
56.12	<u>(5) meas</u>	sures to reduce emission	ons of greenhou	use gases from electronic	recycling facilities;
56.13	and				
56.14	<u>(6)</u> how	changes in product de	esign that incre	ase the recyclability of e	electronics products
56.15	can be enco	uraged.			
56.16	<u>(b)</u> No la	tter than March 1, 202	6, the commiss	ioner shall submit a writt	en report containing
56.17	the findings	and recommendation	ns of the study	to the chairs and ranking	g minority members
56.18	of the senat	e and house of repres	entatives com	mittees with primary res	ponsibility over
56.19	recycling.				
56.20	<u>EFFEC</u>	TIVE DATE. This se	ection is effect	ive the day following fir	nal enactment.
56.21	Sec. 41. <u>R</u>	REPEALER.			
56.22	Minneso	ota Statutes 2022, sec	tion 97B.802,	is repealed.	
56.23			ARTICI	LE 3	
56.24		ENVIRONME	NTAL REVIE	EW AND PERMITTIN	١G
5()5	Section 1	194 02651 ENVIDO	лімелітат е	REVIEW AND PERM	ITTINC.
56.25 56.26		ATED PROJECT H		XEVIEW AND I ERMI	
				C 11	a · ·
56.27	Subdivis	sion 1. Definitions. In	<u>i this section, th</u>	ne following terms have t	the meanings given:
56.28	(1) "con	nmissioner" means th	e commissione	er of natural resources;	

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57.1	(2) "coo	ordinated project plan"	or "plan" mea	ns a plan to ensure that	t any required	
57.2			-	te agency actions are c		
57.3			-	l necessary state agen		
57.4	(3) "eligible project" means a project that requires the commissioner to prepare an					
57.5	···· -		•••	onmental impact state		
57.6				s sponsored by the De		
57.7	Resources;	and				
57.8	(4) "state	e agency" means the de	epartment or any	v other office, board, co	mmission, authority,	
57.9	department	, or other agency of th	e executive bra	nch of state governme	ent.	
57.10	Subd. 2	State policy. It is the	goal of the sta	te to maximize the coo	ordination,	
57.11	effectivenes	ss, transparency, and a	accountability o	f environmental review	w, associated	
57.12	environmer	ntal permitting, and ot	her regulatory a	ctions for facilities in	Minnesota.	
57.13	Subd. 3	<u>. Early communication</u>	on; identifying	issues. To the extent	practicable, the	
57.14	commission	her must establish and	provide an exp	editious process for a	person that requests	
57.15	to confer with the department and other state agencies about an eligible project. The					
57.16	department must provide information about any identified challenging issues regarding the					
57.17	potential environmental impacts related to an eligible project, including any issues that					
57.18	could substantially delay a state agency from completing agency decisions; and issues that					
57.19	must be add	dressed before an envi	ronmental asse	ssment worksheet, env	vironmental impact	
57.20	statement, final scoping decision, permit action, or other required action by a state agency					
57.21	can be start	ed.				
57.22	Subd. 4	<u>Plan preparation; p</u>	articipating ag	gencies. (a) A person v	who submits an	
57.23	application	for an eligible project	to the commis	sioner may request that	t the commissioner	
57.24	prepare a co	pordinated project plan	n to complete a	ny required environme	ental review and	
57.25	associated a	agency actions for the	eligible project			
57.26	(b) With	nin 60 days of receivir	ng a request unc	ler paragraph (a), the c	commissioner must	
57.27	prepare a co	ordinated project plan	in consultation	with the requestor and	other state agencies	
57.28	identified u	nder paragraph (c). If	an eligible proj	ect requires or otherw	ise includes the	
57.29	preparation	of an environmental i	mpact statemer	it, the commissioner is	required to prepare	
57.30	a coordinat	ed project plan that fir	st covers the pe	eriod through a final so	coping decision.	
57.31	Within 60 c	lays of completion of	the final scopin	g decision, the commi	ssioner must update	
57.32	the coordin	ated project plan to in	clude the remai	nder of the environme	ental review process	
57.33	as well as a	pplicable state permit	s and other state	e regulatory decisions.	The coordinated	
57.34	project plar	is subject to modification	ation in accorda	nce with subdivision '	7.	

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58.1	(c) Any	state agency that mus	st make permittin	ng or other regulatory	decisions over the	
58.2	eligible project must participate in developing a coordinated project plan.					
58.3	(d) If an eligible project requires environmental review and the Department of Natural					
58.4	Resources i	s the responsible gove	ernmental unit, t	hen the Department of	f Natural Resources	
58.5	is the lead ag	gency responsible for	preparation of a c	oordinated project pla	n under this section.	
58.6	If an eligibl	e project requires env	vironmental revie	ew and the Pollution C	Control Agency is	
58.7	the responsi	ible governmental uni	it, then the Pollu	tion Control Agency i	s the lead agency	
58.8	responsible	for preparation of a c	coordinated proje	ect under section 116.	035.	
58.9	Subd. 5.	Plan contents; syncl	hronization; upo	lates. (a) A coordinate	ed project plan must	
58.10	include:					
58.11	(1) a list	of all state agencies l	known to have e	nvironmental review,	permitting, or other	
58.12	<u> </u>			an explanation of eac		
58.13	role and res	ponsibilities for actio	ns under the coo	rdinated project plan;		
58.14	(2) a schedule for any formal public meetings; and					
58.15	(3) a con	nprehensive schedule	of deadlines by	which all environment	al reviews, permits,	
58.16	and other st	ate agency actions m	ust be completed	. The deadlines establ	lished under this	
58.17	<u>clause must</u>	include intermediate	and final compl	etion deadlines for ac	tions by each state	
58.18	agency and	must be consistent w	ith subdivision 6	, subject to modificat	ion in accordance	
58.19	with subdiv	ision 7.				
58.20	<u>(b)</u> The	commissioner must u	pdate a coordina	ted project plan quart	erly.	
58.21	<u>Subd. 6.</u>	Required deadlines	. (a) Deadlines e	stablished in a coordi	nated project plan	
58.22	must compl	y with this subdivisio	on, unless an alte	rnative time period is	agreed upon by the	

- 58.23 <u>commissioner and proposer.</u>
- 58.24 (b) When an environmental assessment worksheet is prepared for an eligible project for

58.25 which an environmental impact statement is not mandatory under Minnesota Rules, chapter

58.26 4410, the decision on the need for an environmental impact statement must be made as

- 58.27 expeditiously as possible but no later than 18 months after the environmental assessment
- 58.28 worksheet is deemed complete by the commissioner.
- 58.29 (c) When an environmental impact statement is prepared for an eligible project, the
- 58.30 decision on the adequacy of the final environmental impact statement must be made as
- 58.31 expeditiously as possible but no later than four years after the data submitted for the
- 58.32 environmental assessment worksheet is deemed complete.

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50.1	(d) If the commission on includes alon deadlines that are inconsistent with non-areaba
59.1	(d) If the commissioner includes plan deadlines that are inconsistent with paragraphs
59.2	(b) and (c), then within 30 days of finalizing the plan, the commissioner must report to the
59.3	chairs and ranking minority members of the legislative committees and divisions with
59.4	jurisdiction over natural resources policy to explain how deadlines were established and
59.5	why the deadlines under paragraphs (b) and (c) are not attainable.
59.6	Subd. 7. Deadline compliance; modification. (a) A state agency that participates in the
59.7	commissioner's development coordinated project plan must comply with deadlines established
59.8	in the plan. If a participating state agency fails to meet a deadline established in the
59.9	coordinated project plan or anticipates failing to meet a deadline, the state agency must
59.10	immediately notify the commissioner to explain the reason for the failure or anticipated
59.11	failure and to propose a date for a modified deadline.
59.12	(b) The commissioner may modify a deadline established in the coordinated project plan
59.13	if the project proposer fails to meet a deadline established in the coordinated project plan
59.14	or provides inadequate information to meet that deadline, or if:
59.15	(1) the commissioner provides the person that requested the plan with a written
59.16	justification for the modification; and
59.17	(2) the commissioner and the state agency, after consultation with the person that
59.18	requested the plan, mutually agree on a different deadline.
59.19	(c) If the combined modifications to one or more deadlines established in a coordinated
59.20	project plan extend the initially anticipated final decision date for an eligible project
59.21	application by more than 20 percent, the commissioner must report to the chairs and ranking
59.22	minority members of the legislative committees and divisions with jurisdiction over natural
59.23	resources policy within 30 days to explain the reason the modifications are necessary. The
59.24	commissioner must also notify the chairs and ranking minority members within 30 days of
59.25	any subsequent extensions to the final decision date. The notification must include the reason
59.26	for the extension and the history of any prior extensions. For purposes of calculating the
59.27	percentage of time that modifications have extended the anticipated final decision date,
59.28	modifications made necessary by reasons wholly outside the control of state agencies must
59.29	not be considered.
59.30	Subd. 8. Annual report. As part of the annual permitting efficiency report required
59.31	under section 84.027, the commissioner must report on progress toward required actions
59.32	described in this section.
59.33	Subd. 9. Relation to other law. Nothing in this section is to be construed to require an
59.34	act that conflicts with applicable state or federal law. Nothing in this section affects the

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60.1	specific statu	tory obligations of a	state agency to	comply with criteria	or standards of
60.2	environment				
60.3	Sec. 2. [110	5.035] ENVIRONM	ENTAL REVI	EW AND PERMIT	<u>ΓING;</u>
60.4	COORDIN A	ATED PROJECT P	LANS.		
60.5	Subdivisi	on 1. Definitions. In	this section, the	following terms have	the meanings given:
60.6	<u>(1)</u> "com	missioner" means the	e commissioner	of the Pollution Cont	rol Agency;
60.7	<u>(2)</u> "coore	dinated project plan"	or "plan" mear	ns a plan to ensure tha	t any required
60.8	environment	al review and associa	ted required sta	te agency actions are c	completed efficiently
60.9	by coordinat	ing and establishing	deadlines for al	l necessary state agen	cy actions;
60.10	<u>(</u> 3) "eligil	ble project" means a	project that req	uires the commission	er to prepare an
60.11	environment	al assessment works	heet or an envir	onmental impact state	ement under chapter
60.12	116D and ass	sociated permits; and	<u>l</u>		
60.13	(4) "state	agency" means the a	agency or any o	ther office, board, cor	nmission, authority,
60.14	department,	or other agency of th	e executive bra	nch of state governme	ent.
60.15	Subd. 2.	State policy. It is the	goal of the stat	te to maximize the coo	ordination,
60.16	effectiveness	, transparency, and a	ccountability o	f environmental revie	w, associated
60.17	environment	al permitting, and oth	her regulatory a	ctions for facilities in	Minnesota.
60.18	<u>Subd. 3.</u>]	Early communication	on; identifying	issues. To the extent	practicable, the
60.19	commissione	er must establish and	provide an exp	editious process for a	person that requests
60.20	to confer wit	h the agency and oth	er state agencie	es about an eligible pro	oject. The agency
60.21	<u>must provide</u>	information about a	ny identified cl	nallenging issues rega	rding the potential
60.22	environment	al impacts related to	an eligible proj	ect, including any issu	ues that could
60.23	substantially	delay a state agency	from completing	ng agency decisions a	nd issues that must
60.24	be addressed	before an environmer	ntal assessment v	vorksheet, environmen	tal impact statement,
60.25	final scoping	decision, permit act	ion, or other red	quired action by a stat	e agency can be
60.26	started.				
60.27	Subd. 4.	Plan preparation; p	articipating ag	gencies. (a) A person	who submits an
60.28	application f	or an eligible project	to the commiss	sioner may request that	at the commissioner
60.29	prepare a coo	ordinated project plan	n to complete a	ny required environm	ental review and
60.30	associated ag	gency actions for the	eligible project	<u>.</u>	
60.31	(b) Withi	n 60 days of receivin	ng a request und	er paragraph (a), the	commissioner must
60.32	prepare a coo	ordinated project plan	in consultation	with the requestor and	l other state agencies

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61.1	identified under paragraph (c). If an eligible project requires or otherwise includes the
61.2	preparation of an environmental impact statement, the commissioner is required to prepare
61.3	a coordinated project plan that first covers the period through a final scoping decision.
61.4	Within 60 days of completion of the final scoping decision, the commissioner must update
61.5	the coordinated project plan to include the remainder of the environmental review process
61.6	as well as applicable state permits and other state regulatory decisions. The coordinated
61.7	project plan is subject to modification in accordance with subdivision 7.
61.8	(c) Any state agency that must make permitting or other regulatory decisions over the
61.9	eligible project must participate in developing a coordinated project plan.
61.10	(d) If an eligible project requires environmental review and the Department of Natural
61.11	Resources is the responsible governmental unit, then the Department of Natural Resources
61.12	is the lead agency responsible for preparation of a coordinated project plan under section
61.13	84.0265. If an eligible project requires environmental review and the Pollution Control
61.14	Agency is the responsible governmental unit, then the Pollution Control Agency is the lead
61.15	agency responsible for preparation of a coordinated project under this section.
61.16	Subd. 5. Plan contents; synchronization; updates. (a) A coordinated project plan must
61.17	include:
61.18	(1) a list of all state agencies known to have environmental review, permitting, or other
61.19	regulatory authority over the eligible project and an explanation of each agency's specific
61.20	role and responsibilities for actions under the coordinated project plan;
61.21	(2) a schedule for any formal public meetings; and
61.22	(3) a comprehensive schedule of deadlines by which all environmental reviews, permits,
61.23	and other state agency actions must be completed. The deadlines established under this
61.24	clause must include intermediate and final completion deadlines for actions by each state
61.25	agency and must be consistent with subdivision 6, subject to modification in accordance
61.26	with subdivision 7.
61.27	(b) The commissioner must update a coordinated project plan quarterly.
61.28	Subd. 6. Required deadlines. (a) Deadlines established in a coordinated project plan
61.29	must comply with this subdivision unless an alternative time period is agreed upon by the
61.30	commissioner and proposer.
61.31	(b) When an environmental assessment worksheet is prepared for an eligible project for
61.32	which an environmental impact statement is not mandatory under Minnesota Rules, chapter
61.33	4410, the decision on the need for an environmental impact statement must be made as

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62.1	expeditiously	as possible but no	later than 18 mo	nths after the environ	mental assessment
62.2	worksheet is	deemed complete b	y the commissio	ner.	
62.3	(c) When	an environmental in	mpact statement	is prepared for an elig	gible project, the
62.4	decision on t	he adequacy of the	final environmer	ntal impact statement r	nust be made as
62.5	expeditiously	as possible but no	later than four y	ears after the submitte	d data for the
62.6	environmenta	al assessment works	sheet is deemed	complete.	
62.7	(d) If the	commissioner inclu	des plan deadlin	es that are inconsisten	t with paragraphs
62.8	(b) and (c), the second	nen within 30 days o	of finalizing the	plan, the commissione	r must report to the
62.9	chairs and ran	nking minority men	nbers of the legis	lative committees and	l divisions with
62.10	jurisdiction o	over natural resource	es policy to expla	ain how deadlines wer	e established and
62.11	why the dead	llines under paragra	phs (b) and (c) a	re not attainable.	
62.12	<u>Subd. 7.</u>	Deadline compliand	ce; modification	(a) A state agency that	at participates in the
62.13	commissione	r's development coor	dinated project p	lan must comply with d	leadlines established
62.14	in the plan. It	f a participating stat	e agency fails to	meet a deadline estab	lished in the
62.15	coordinated p	project plan or antic	ipates failing to	meet a deadline, the st	ate agency must
62.16	immediately	notify the commissi	ioner to explain	the reason for the failu	re or anticipated
62.17	failure and to	propose a date for	a modified dead	line.	
62.18	<u>(b)</u> The co	ommissioner may m	odify a deadline	established in the coor	dinated project plan
62.19	if the project	proposer fails to me	eet a deadline es	tablished in the coordi	nated project plan
62.20	or provides in	nadequate informati	on to meet that o	leadline, or if:	
62.21	<u>(1) the co</u>	mmissioner provide	es the person that	t requested the plan w	ith a written
62.22	justification	for the modification	; and		
62.23	(2) the co	mmissioner and the	state agency, af	ter consultation with the	he person that
62.24	requested the	e plan, mutually agree	ee on a different	deadline.	
62.25	(c) If the c	combined modificat	tions to one or m	ore deadlines establish	ned in a coordinated
62.26	project plan e	extend the initially a	inticipated final	decision date for an el	igible project
62.27	application by	y more than 20 perce	ent, the commiss	ioner must report to the	e chairs and ranking
62.28	minority mer	nbers of the legislati	ive committees a	nd divisions with juris	diction over natural
62.29	resources pol	icy within 30 days	to explain the rea	ason the modifications	are necessary. The
62.30	commissione	r must also notify th	ne chairs and ran	king minority member	rs within 30 days of
62.31	any subseque	nt extensions to the	final decision dat	e. The notification mus	st include the reason
62.32	for the extens	sion and the history	of any prior exte	ensions. For purposes	of calculating the
62.33	percentage of	f time that modifica	tions have exten	ded the anticipated fin	al decision date,

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63.1	modification	ns made necessary by	reasons wholly	outside the control of	state agencies must
63.2	not be consi				
63.3	Subd. 8.	Annual report. As j	part of the annua	al permitting efficiency	y report required
63.4	under sectio	n 116.03, the commi	ssioner must rep	oort on progress towar	d required actions
63.5	described in	this section.			
63.6	Subd. 9.	Relation to other la	w. Nothing in th	nis section is to be con	strued to require an
63.7	act that conf	flicts with applicable	state or federal	law. Nothing in this se	ection affects the
63.8	specific stat	utory obligations of a	a state agency to	comply with criteria	or standards of
63.9	environmen	tal quality.			
63.10			ARTICLI	E 4	
63.11			STATE LA	NDS	
63.12	Section 1.	Minnesota Statutes 2	2022, section 85	.015, subdivision 1b, i	is amended to read:
63.13	Subd. 1b	•. Easements for ing	ress and egress	. (a) Notwithstanding	section 16A.695,
63.14	except as pro	ovided in paragraph	(b), when a trail	is established under th	nis section, a private
63.15	property ow	ner who has a preexi	sting right of ing	ress and egress over the	he trail right-of-way
63.16	is granted, w	vithout charge, a perm	nanent easement	for ingress and egress	s purposes only. The
63.17	easement is	limited to the preexi	sting crossing ar	nd reverts to the state u	upon abandonment.
63.18	Nothing in the	his subdivision is inte	ended to diminisl	n or alter any written o	r recorded easement
63.19	that existed	before the state acqu	ired the land for	the trail.	
63.20	(b) The c	commissioner of natu	aral resources sh	all assess the applican	it an application fee
63.21	of \$2,000 fo	r reviewing the appli	cation and prepa	ring the easement. The	e applicant shall pay
63.22	the applicati	on fee to the commis	ssioner of natura	l resources. The com	nissioner shall not
63.23	issue the eas	ement until the appli	cant has paid the	application fee in full	. The commissioner
63.24	shall not ret	urn the application fe	ee, even if the ap	plication is withdrawn	n or denied.
63.25	(c) Mone	ey received under para	agraph (b) must b	be credited to the land n	nanagement account
63.26	in the natura	al resources fund and	is appropriated	to the commissioner of	of natural resources
63.27	to cover the	reasonable costs inc	urred under this	section.	
63.28	<u>(d)</u> Notw	vithstanding paragrap	ohs (a) to (c), the	commissioner of nati	ural resources may
63.29	elect to assu	me the application fe	e under paragrag	oh (b) if the commissio	oner determines that
63.30	issuing the e	easement will benefit	the state's land	management interests	÷

Sec. 2. Minnesota Statutes 2022, section 94.343, subdivision 8a, is amended to read: 64.1 Subd. 8a. Fees. (a) When a private landowner or governmental unit, except the state, 64.2 presents to the commissioner an offer to exchange privately or publicly held land for class 64.3 A land, the private landowner or governmental unit shall pay to the commissioner a 64.4 determination of value fee and survey fee of not less than one-half of the cost of the 64.5 determination of value and survey fees as determined by the commissioner. fees of not less 64.6 than one-half of the costs incurred by the commissioner for valuation expenses; survey 64.7 expenses; legal and professional fees; costs of title work, advertising, and public hearings; 64.8 transactional staff costs; and closing costs. 64.9 64.10 (b) Except as provided in paragraph (c), any payment made under paragraph (a) shall be credited to the account from which the expenses are paid and is appropriated for 64.11 expenditure in the same manner as other money in the account. 64.12 (c) The fees shall be refunded if the land exchange offer is withdrawn by a private 64.13 landowner or governmental unit before the money is obligated to be spent. 64.14 64.15 Sec. 3. Minnesota Statutes 2022, section 94.3495, is amended by adding a subdivision to 64.16 read: Subd. 9. Fees. (a) When a governmental unit presents to the commissioner an offer to 64.17 64.18 exchange publicly held land under this section, the governmental unit must pay to the commissioner fees of not less than one-half of the costs incurred by the commissioner for 64.19 valuation expenses; survey expenses; legal and professional fees; costs of title work, 64.20 advertising, and public hearings; transactional staff costs; and closing costs. 64.21 (b) Except as provided in paragraph (c), any payment made under paragraph (a) must 64.22

64.23 <u>be credited to the account from which the expenses are paid and is appropriated to the</u>

64.24 <u>commissioner for expenditure in the same manner as other money in the account.</u>

64.25 (c) The fees must be refunded if the land exchange offer is withdrawn by the

64.26 governmental unit before the money is obligated to be spent.

64.27 Sec. 4. ADDITIONS TO STATE PARKS.

64.28Subdivision 1. [85.012] [Subd. 2.] Banning State Park, Pine County. The following64.29area is added to Banning State Park: the Northwest Quarter of the Northwest Quarter of

64.30 Section 22, Township 42 North, Range 20 West, Pine County, Minnesota.

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65.1	<u>Subd. 2.</u> [8	5.012] [Subd. 15.]	Father Henne	pin State Park, Mille	Lacs County. The
65.2	following area	s are added to Fath	ner Hennepin St	ate Park, all in Mille La	acs County,
65.3	Minnesota:				
65.4	<u>(1) the Sou</u>	thwest Quarter of	the Southwest Q	Quarter of Section 3, To	wnship 42, Range
65.5	<u>25;</u>				
65.6	<u>(2) the Sou</u>	thwest Quarter of	the Southeast Q	uarter of Section 4, Toy	wnship 42, Range
65.7	<u>25; and</u>				
65.8	(3) the Sou	theast Quarter of t	he Southeast Qu	uarter of Section 4, Tow	/nship 42, Range
65.9	<u>25.</u>				
65.10				tate Park, Mower Co	
65.11	of Section 20,	Township 101 Nor	th, Range 14 W	est, Mower County, Mi	nnesota, described
65.12	as follows are	added to Lake Lou	uise State Park:		
65.13	(1) the Wes	st Half of the South	n Half of the So	uthwest Quarter of the	Northeast Quarter;
65.14	(2) the Wes	st 3/4ths of the Nor	th Half of the So	outhwest Quarter of the	Northeast Quarter
65.15	EXCEPT that	portion that lies no	orth and east of	he county road; and	
65.16	(3) the Nor	thwest Quarter of	the Northwest (Quarter of the Southeast	t Quarter EXCEPT
65.17	the south 334.9	98 feet of the west	411.24 feet the	reof.	
65.18	Sec. 5. <u>STA</u>	<u>FE PARK ABOLI</u>	SHMENT.		
65.19	Subdivision	n 1. [85.012] [Sub	d. 27b.] Hill-A	nnex Mine State Park	, Itasca
65.20	County. Hill-A	Annex Mine State I	Park is abolished	l as a state park. The Hi	ill-Annex site must
65.21	be closed to pu	blic use while mini	ng and mineral e	extraction leases are in p	lace. When mining
65.22	activity is com	plete and leases are	e not in place, th	e commissioner of natu	iral resources must
65.23	develop an adv	visory task force th	at includes repr	esentatives of the West	ern Mesabi Mine
65.24	Planning Boar	d, the Iron Range I	Resources and F	Rehabilitation Board, ar	nd the Office of
65.25	School Trust L	ands to develop of	ptions for the fu	ture of the Hill-Annex	property for
65.26	submission to	the commissioner.	This group mus	st explore the types of u	ise, management,
65.27	and developme	ent that will be suit	table for the site	's conditions after mini	ng and that would
65.28	provide a bene	efit to the local and	regional comm	unity.	
65.29	<u>Subd. 2.</u> [8	5.012] [Subd. 58.]	Upper Sioux A	Agency State Park, Ye	llow Medicine
65.30	County. Uppe	r Sioux Agency St	ate Park is abol	shed and its lands trans	sferred according
65.31	to Laws 2023,	chapter 60, article	4, section 97.		

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66.1	Sec. 6. <u>PR</u>	RIVATE SALE OF T	AX-FORFEIT	ED LAND; AITKIN	COUNTY.
66.2	<u>(a)</u> Notw	vithstanding the public	c sale provisions	of Minnesota Statute	es, chapter 282, or
66.3	other law to	the contrary, Aitkin	County may sell	by private sale the ta	x-forfeited lands
66.4	described in	paragraph (c).			
66.5	<u>(b)</u> The o	conveyances must be	in a form approv	ved by the attorney ge	eneral. The attorney
66.6	general may	make changes to the	land description	ns to correct errors an	d ensure accuracy.
66.7	<u>(c) The l</u>	ands to be sold are lo	cated in Aitkin (County and are descri	bed as:
66.8	<u>(1) Lot 3</u>	of "Knox's Irregular	Lots in the Villa	age of Aitkin," except	t the portion thereof
66.9	described as	follows: all that part	of Lot 3 which	lies East of a line beg	inning at a point on
66.10	the north lin	e of said Lot 3 a dista	nce of 79 feet E	ast of the northwest co	orner of said lot and
66.11	running sou	theasterly to a point o	on the south line	of said Lot 3 a distand	ce of 56 feet East of
66.12	the southwe	st corner of said lot; a	and except the p	ortion thereof describ	ed as follows:
66.13	beginning at	a point on the north l	ine of Lot 4 of sa	id plat a distance east	erly 60.75 feet from
66.14	the northwe	st corner of said Lot 4	; thence running	southeasterly to a po	int on the south line
66.15	of said Lot 4	which is 56 feet easte	rly of the southw	est corner of said Lot	4; thence continuing
66.16	easterly alor	ng said south line a di	stance of 56 fee	t to the southeast corr	ner of said Lot 4;
66.17	thence north	westerly to a point or	n the north line o	of said Lot 3 which is	16 feet easterly of
66.18	the northwe	st corner of said Lot 3	3; thence wester	y along the north line	e of said Lots 3 and
66.19	4 to place of	f beginning. Section 2	25, Township 47	North, Range 27 We	st, Aitkin County,
66.20	Minnesota (0.28 acres)(parcel nu	mber 56-1-1181	00); and	
66.21	<u>(2) that p</u>	part of Government L	ot l, Section 19,	Township 46, Range	25, Aitkin County,
66.22	Minnesota,	described as follows:	commencing at	the southwest corner	of said Government
66.23	Lot 1; thenc	e North 85 degrees 14	minutes 46 seco	onds East, assumed be	earing, 1,000.00 feet
66.24	along the so	uth line of said Gove	rnment Lot 1 to	the point of beginnin	g of the tract to be
66.25	described; tl	nence continuing Nor	th 85 degrees 14	minutes 46 seconds l	East 50.79 feet to an
66.26	iron monum	ent; thence North 19	degrees 46 minu	tes 21 seconds West	459.76 feet, more or
66.27	less, to the s	hore of Rabbit Lake;	thence southwe	sterly along said shor	e to its intersection
66.28	with a line b	earing North 20 degree	es 00 minutes 16	seconds West from the	e point of beginning;
66.29	thence Sout	h 20 degrees 00 minu	tes 16 seconds E	East 433 feet, more or	less, to the point of
66.30	beginning. 7	Together with and subj	ject to the 33.00-	foot-wide easement d	lescribed in the deed
66.31	to Kendle re	corded as Document 1	Number 193583	on file in the office of	the county recorder
66.32	in and for sa	ud county. Also subje	ect to any other e	asements, reservation	ns, or restrictions of
66.33	record (0.52	acres)(parcel numbe	<u>r 09-0-031708).</u>		

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67.1	(d) The	county has determine	d that the count	y's land management	interests would best
67.2		f the lands were return			
67.3	Sec. 7. <u>PF</u>	RIVATE SALE OF T	AX-FORFEIT	ED LAND; AITKIN	N COUNTY.
67.4	<u>(a) Notv</u>	vithstanding the publi	c sale provision	s of Minnesota Statut	tes, chapter 282, or
67.5	other law to	the contrary, Aitkin	County may sel	by private sale the ta	ax-forfeited lands
67.6	described in	n paragraph (c).			
67.7	<u>(b)</u> The	conveyances must be	in a form appro	wed by the attorney g	general. The attorney
67.8	general may	y make changes to the	e land descriptio	ns to correct errors a	nd ensure accuracy.
67.9	<u>(c) The</u>	lands to be sold are lo	ocated in Aitkin	County and are descr	ribed as:
67.10	<u>(1)</u> Quae	dna Mountain Vacatio	on Club First Ad	dition, Outlot A, Sect	ion 26, Township 52
67.11	North, Rang	ge 26 West, Aitkin Co	ounty, Minnesot	a (parcel identificatio	n number
67.12	57-1-08840	0); and			
67.13	<u>(2)</u> Quad	dna Mountain Vacatio	on Club First Ad	dition, Outlot B, Sect	ion 26, Township 52
67.14	North, Rang	ge 26 West, Aitkin Cou	nty, Minnesota (parcel identification m	umber 57-1-088500).
67.15	(d) The	county has determine	d that the count	y's land management	interests would best
67.16	be served if	f the lands were return	ned to private ov	vnership.	
67.17		UBLIC SALE OF SU	JRPLUS LANI	D BORDERING PU	<u>BLIC WATER;</u>
67.18	<u>CHISAGU</u>	OCOUNTY.			
67.19		vithstanding Minneso			
67.20		nay sell by public sale	the surplus land	d bordering public wa	ater that is described
67.21	in paragrap	<u>h (c).</u>			
67.22	<u>(b) The</u>	commissioner may m	ake necessary c	hanges to the legal de	escription to correct
67.23	errors and e	ensure accuracy.			
67.24	(c) The [land that may be sold	is located in Ch	isago County and is	described as:
67.25	All that	part of Government I	Lot 1, Section 23	B, and all that part of	Government Lot 1,
67.26	Section 24,	Township 33 North, 1	Range 21 West	of the 4th Principal M	feridian bounded by
67.27	the followin	ng described lines: con	nmencing at the	northeast corner of sa	id Section 23; thence
67.28		egrees 00 minutes We	, ,		
67.29	^	oint of beginning; ther			
67.30		egrees 58 minutes We		0	
67.31	286.9 feet; 1	thence South 45 degree	ees 33 minutes	West, 167.4 feet; then	ce North 73 degrees

68.1	20 minutes West, 231.8 feet; thence North 59 degrees 33 minutes West, 420.7 feet; thence
68.2	North 30 degrees 17 minutes East, 327.6 feet; thence North 64 degrees 19 minutes East,
68.3	360.4 feet; thence South 87 degrees 03 minutes East, 197.8 feet; thence South 65 degrees
68.4	09 minutes East, 354.3 feet and to the point of beginning. Including all riparian rights to
68.5	the contained 11.5 acres, more or less, and subject to all existing road easements. Together
68.6	with that particular channel easement as described in Document #119723, on file and of
68.7	record in the Office of the Recorder, Chisago County, Minnesota, with said easement being
68.8	stated in said document as a perpetual easement to construct and maintain a channel over
68.9	and across the area described in Document #119723 as a strip of land 75 feet wide in
68.10	Government Lot 1 of Section 24, Township 33 North, Range 21 West of the 4th Principal
68.11	Meridian, bounded by the water's edge of Green Lake and the following described lines:
68.12	commencing at the northwest corner of said Section 24; thence South 00 degrees 00 minutes
68.13	West, 1,831.3 feet on and along the west line of said section; thence South 38 degrees 27
68.14	minutes East, 70.0 feet; thence South 11 degrees 58 minutes West, 58.9 feet to a point on
68.15	the centerline of said strip of land and the point of beginning; thence South 11 degrees 58
68.16	minutes West, 40.4 feet; thence North 80 degrees 00 minutes East, 290 feet, more or less,
68.17	to the water's edge of said Green Lake and there terminating. And also from the point of
68.18	beginning; thence North 11 degrees 58 minutes East, 40.4 feet; thence North 80 degrees 00
68.19	minutes East, 220 feet, more or less, to the water's edge of said Green Lake and there
	· · ·

68.20 terminating.

68.21 <u>ALSO</u>

Together with that particular access easement as described in Document #119723, on 68.22 file and of record in the Office of the Recorder, Chisago County, Minnesota, with said 68.23 easement being stated in said document as a perpetual road easement to construct and 68.24 maintain a 33-foot-wide road for ingress and egress over and across the following described 68.25 lands: that part of Government Lot 1 of Section 23, Township 33 North, Range 21 West of 68.26 the 4th Principal Meridian, bounded by the following described lines: commencing at the 68.27 northeast corner of said Section 23; thence South 00 degrees 00 minutes West, 1,831.3 feet 68.28 68.29 on and along the east line of said section; thence South 38 degrees 27 minutes East, 70.0 feet; thence South 11 degrees 58 minutes West, 330.0 feet; thence South 76 degrees 59 68.30 minutes West, 223.6 feet to a point on the southerly boundary of the above described lands 68.31 being conveyed in fee and the point of beginning; thence South 76 degrees 59 minutes West, 68.32 63.3 feet on and along said southerly boundary; thence South 45 degrees 33 minutes West, 68.33 167.4 feet on and along said southerly boundary; thence North 72 degrees 57 minutes West, 68.34 666.8 feet to a point on the southeasterly right-of-way line of U.S. Highway No. 8; thence 68.35

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69.1	South 38 degree	es 09 minutes We	st, 35.4 feet on a	and along said right-o	f-way line: thence
69.2				ence South 73 degrees	
69.3				West, 240.9 feet to the	
69.4	(d) The land	borders Green L	ake and is not c	ontiguous to other sta	te lands. The
69.5				that the land is not n	
69.6				gement interests would	
69.7		urned to private of			
69.8	Sec. 9. <u>CONV</u>	YEYANCE OF S	URPLUS LAN	D BORDERING PU	BLIC WATER;
69.9	HUBBARD CO	DUNTY.			
69.10	(a) Notwiths	tanding Minneso	ta Statutes, sect	ions 92.45, 94.09, and	1 94.10, the
69.11	commissioner o	f natural resource	s may convey th	e surplus land borderi	ing public water that
69.12	is described in p	paragraph (c) to a	local unit of go	vernment for no const	ideration, subject to
69.13	the state's reserv	vation of a trail ea	asement.		
69.14	(b) The com	missioner may m	ake necessary c	hanges to the legal de	scription to correct
69.15	errors and ensur	e accuracy.			
69.16	(c) The land	that may be conv	veyed is located	in Hubbard County a	nd is described as:
69.17	A strip of la	nd 150 feet in wid	lth extending ov	ver and across the Sou	thwest Quarter of
69.18	the Southwest Q	uarter of Section	24, Township	40 North, Range 35 V	West of the Fifth
69.19	Principal Merid	ian, Hubbard Cou	unty, Minnesota	, said strip of land lyin	ng being 75 feet in
69.20	width on each si	de of the centerlin	ne of the main tr	ack (now removed) of	Ethe former St. Paul,
69.21	Minneapolis and	d Manitoba Railw	vay Company (n	ow BNI), as originall	y located and
69.22	established over	and across said S	Southwest Quart	er of the Southwest Q	puarter of Section 24
69.23	and lying betwe	en the north line c	of the Fish Hook	River and the north lin	ne of said Southwest
69.24	Quarter of the Se	outhwest Quarter	of Section 24, L	ESS and EXCEPT the	following described
69.25	tract: that part of	f the South Half o	f the Southwest	Quarter, Section 24, T	ownship 140 North,
69.26	Range 35 West,	Hubbard County,	Minnesota, des	cribed as follows: con	nmencing at a found
69.27	iron monument	which designates	the northwester	rly corner of Lot 1, Bl	ock 4, AUDITOR'S
69.28	PLAT No. 2, pla	at of which is on a	file and of recor	d in the Office of the	County Recorder,
69.29	Hubbard Count	y; thence on a bea	aring based on the	he Hubbard County C	oordinate System
69.30	<u>(NAD83, 1996</u>	Adjustment) of S	outh 32 degrees	45 minutes 05 second	ds East, along the
69.31	southwesterly li	ne of said Lot 1,	a distance of 17	7.13 feet to the south	westerly corner of
69.32	said Lot 1; then	ce South 48 degre	ees 30 minutes 5	52 seconds West, a dis	stance of 71.23 feet
69.33	to an iron monu	ment on the soutl	nwesterly line o	f Mill Road; thence N	orth 32 degrees 32
69.34	minutes 42 secc	onds West, along t	the southwester	y line of Mill Road, a	distance of 85.20

feet to an iron monument; thence North 22 degrees 10 minutes 58 seconds West along said 70.1 southwesterly line of Mill Road, a distance of 85.84 feet to an iron monument; thence North 70.2 70.3 81 degrees 01 minutes 23 seconds West, a distance of 127.05 feet to the intersection with the easterly right-of-way line of the Heartland State Trail (former Burlington Northern 70.4 Railroad) and an iron monument and the point of beginning of the land to be herein described; 70.5 thence continue North 81 degrees 01 minutes 23 seconds West, a distance 37.00 feet; thence 70.6 South 09 degrees 06 minutes 28 seconds West, a distance of 44.69 feet; thence South 13 70.7 70.8 degrees 37 minutes 49 seconds East, a distance of 95.72 feet to an iron monument and the intersection with said easterly right-of-way line; thence North 09 degrees 06 minutes 28 70.9 seconds East, along said easterly right-of-way line, a distance of 133.06 feet, more or less, 70.10 to the point of beginning. Said strip of land containing 2.52 acres, more or less. 70.11 (d) The land borders the Fish Hook River. The Department of Natural Resources has 70.12 determined that the land is not needed for natural resource purposes and that the state's land 70.13 management interests would best be served if the land was conveyed to a local unit of 70.14 government. 70.15 Sec. 10. PRIVATE SALE OF SURPLUS LAND BORDERING PUBLIC WATER; 70.16 HUBBARD COUNTY. 70.17 (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the 70.18 commissioner of natural resources may sell by private sale the surplus land bordering public 70.19 water that is described in paragraph (c). 70.20 70.21 (b) The commissioner may make necessary changes to the legal description to correct errors and ensure accuracy. 70.22 70.23 (c) The land that may be sold is located in Hubbard County and is described as: (1) a strip of land 50 feet in width extending over and across the Southwest Quarter of 70.24 70.25 the Southwest Quarter of Section 24, Township 140 North, Range 35 West of the Fifth Principal Meridian, Hubbard County, Minnesota, said strip of land lying South of the south 70.26 line of the Fish Hook River, on the westerly side of the centerline of the main track (now 70.27 removed) of the former Wadena and Park Rapids Railway Company (now BNI), as originally 70.28 located and established over and across said Southwest Quarter of the Southwest Quarter 70.29 70.30 of Section 24; said strip of land containing 0.14 acres, more or less; and (2) a strip of land 50 feet in width extending over and across the Southwest Quarter of 70.31

- 70.32 the Southwest Quarter of Section 24, Township 140 North, Range 35 West of the Fifth
- 70.33 Principal Meridian, Hubbard County, Minnesota, said strip of land lying South of the south

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71.1	line of the Fish Hook River, on the easterly side of the centerline of the main track (now
71.2	removed) of the former Wadena and Park Rapids Railway Company (now BNI), as originally
71.3	located and established over and across said Southwest Quarter of the Southwest Quarter
71.4	of Section 24, said strip of land containing 0.16 acres, more or less.
71.5	(d) The land borders the Fish Hook River. The Department of Natural Resources has
71.6	determined that the land is not needed for natural resource purposes and that the state's land
71.7	management interests would best be served if the land was returned to private ownership.
71.8	Sec. 11. CONVEYANCE OF SURPLUS LAND BORDERING PUBLIC WATER;
71.9	REDWOOD COUNTY.
71.10	(a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the
71.11	commissioner of natural resources may convey the surplus land bordering public water that
71.12	is described in paragraph (c) to a federally recognized Indian Tribe for no consideration.
71.13	(b) The commissioner may make necessary changes to the legal description to correct
71.14	errors and ensure accuracy.
71.15	(c) The land that may be sold is located in Redwood County and is described as:
71.16	(1) Government Lot 2 of Section 4, Township 112 North, Range 34 West; and
71.17	(2) Government Lot 6 of Section 9, Township 112 North, Range 34 West, excepting
71.18	therefrom: commencing at the southwest corner of United States Government Lot 6 in said
71.19	Section 9, running thence North on a division line, between Lots 6 and 7, 1,482.5 feet;
71.20	thence East and parallel with the south line of said Lot 6 about 872 feet to the Minnesota
71.21	River; thence down the Minnesota River to a point due North of the southeast corner of said
71.22	Lot 6; thence South 500 feet to the southeast corner of said Lot 6; thence West along the
71.23	south line of said Lot 6 to the place of beginning, said exception containing 40 acres, more
71.24	or less, and being a part of said Lot 6.
71.25	(d) The land borders the Minnesota River and is not contiguous to other state lands. The
71.26	Department of Natural Resources has determined that the land is not needed for natural
71.27	resource purposes and that the state's land management interests would best be served if
71.28	the land was returned to Tribal ownership.
71.29	Sec. 12. PRIVATE SALE OF SURPLUS LAND; ROSEAU COUNTY.
71.30	(a) Notwithstanding Minnesota Statutes, sections 94.09 and 94.10, the commissioner of
71.31	natural resources may sell by private sale the surplus land that is described in paragraph (c)
71.32	to a watershed district.

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72.1	(b) The commissioner may make necessary changes to the legal description to correct
72.2	errors and ensure accuracy.
72.3	(c) The land that may be sold is located in Roseau County and is described as: All that
72.4	part of the Northeast Quarter of the Southeast Quarter of Section 23, Township 163 North,
72.5	Range 41 West of the Fifth Principal Meridian, Roseau County, Minnesota, described as
72.6	follows: Beginning at the northwest corner of the Northeast Quarter of the Southeast Quarter
72.7	of said Section 23; thence on a bearing based on the Roseau County Coordinate System
72.8	(NAD83, 1996 Adjustment) of South 89 degrees 49 minutes 33 seconds East, along the
72.9	north line of said Northeast Quarter of the Southeast Quarter, a distance of 1,319.93 feet to
72.10	the northeast corner of said Northeast Quarter of the Southeast Quarter, said northeast corner
72.11	also being a point on the northwesterly right-of-way line of the exterior ditch of the northwest
72.12	embankment of the Roseau Lake rehabilitation project; thence South 52 degrees 53 minutes
72.13	46 seconds West, along said northwesterly right-of-way line, a distance of 1,651.76 feet,
72.14	more or less, to the west line of said Northeast Quarter of the Southeast Quarter; thence
72.15	North 00 degrees 08 minutes 50 seconds West, along said west line, a distance of 1,000.46
72.16	feet to the point of beginning. Said parcel contains 15.1 acres, more or less.
72.17	(d) The Department of Natural Resources has determined that the land is not needed for
72.18	natural resource purposes and that the state's land management interests would best be
72.19	served if the land were conveyed to a watershed district.
72.20	Sec. 13. PRIVATE SALE OF TAX-FORFEITED LANDS; ST. LOUIS COUNTY.
72.21	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
72.22	other law to the contrary, St. Louis County may sell by private sale the tax-forfeited lands
72.23	described in paragraph (c).
72.24	(b) The conveyances must be in a form approved by the attorney general. The attorney
72.25	general may make changes to the land descriptions to correct errors and ensure accuracy.
72.26	(c) The lands to be sold are located in St. Louis County and are described as:
72.27	(1) the East 4.97 feet of Lot 1, Block 19, Gilbert, Township 58, Range 17, Section 23
72.28	(parcel number 060-0010-04190);
72.29	(2) beginning at a point 170 feet West of the northeast corner of said forty; thence West
72.30	a distance of 170 feet to a point; thence South a distance of 256.5 feet to a point; thence
72.31	continuing a parallel line East a distance of 170 feet to a point; thence continuing a parallel

72.32 line North a distance of 256.5 feet to the point of beginning and being in the Northwest

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73.1	Quarter of the	ne Northeast Quarter	, containing app	proximately 1 acre of 1	and, Township 57 <u>,</u>		
73.2	Range 21, Section 21 (part of parcel number 141-0050-03594);						
73.3	(3) the North Half and the Northwest Quarter of the Southwest Quarter and the West						
73.4	Half of the S	Southeast Quarter, To	ownship 52, Rar	nge 13, Section 23 (pa	rt of parcel number		
73.5	485-0010-03	3610);					
73.6	<u>(4) all of</u>	Section 5, except th	e South Half of	the Northeast Quarter	and except the		
73.7	Northeast Q	uarter of the Southw	est Quarter and	except the railway rig	ht-of-way, .94 acres,		
73.8	Township 53	3, Range 15, Section	5 (part of parce	l number 660-0010-0	0660); and		
73.9	<u>(5) that p</u>	part lying within the	East Half of Lot	t 1 lying South of St. I	Louis County Road		
73.10	23 described	l as follows: comme	ncing at the nort	hwest corner of Section	on 19, Township 65,		
73.11	Range 21; th	nence East along the	section line 661	.2 feet; thence at right	t angles South 285		
73.12	feet to the point of beginning; thence South 315 feet; thence at right angle East 250 feet;						
73.13	thence at right angle North 315 feet; thence West to the point of beginning, except that part						
73.14	of the Northwest Quarter of the Northwest Quarter described as follows: commencing at						
73.15	the northwest corner; thence North 89 degrees 38 minutes 14 seconds East along the north						
73.16	line 661.2 feet; thence South 0 degrees 21 minutes 46 seconds East 456.90 feet; thence						
73.17	North 89 deg	grees 38 minutes 14	seconds East 19	0.82 feet to the easterly	y right-of-way of		
73.18	Westley Driv	ve and the point of b	eginning; thence	e South 3 degrees 59 1	minutes 44 seconds		
73.19	West along s	said easterly right-of	-way 76.03 feet	; thence North 89 deg	rees 38 minutes 14		
73.20	seconds Eas	t 207.13 feet; thence	North 0 degrees	s 21 minutes 46 second	ds West 162.42 feet;		
73.21	thence North	n 57 degrees 40 minu	ites 44 seconds	West 210.75 feet to the	e intersection of said		
73.22	easterly right	t-of-way; thence Sour	th 19 degrees 7 r	ninutes 59 seconds We	st along said easterly		
73.23	right-of-way	33.23 feet; thence S	South 3 degrees	59 minutes 44 second	s West along said		
73.24	easterly righ	t-of-way 30.28 feet;	thence North 89	degrees 38 minutes 14	4 seconds East 33.58		
73.25	feet; thence	South 31 degrees 11	minutes 36 sec	onds East 112.47 feet;	thence South 67		
73.26	degrees 3 m	inutes 53 seconds W	est 110.25 feet t	o said easterly right-o	f-way and the point		
73.27	of beginning, Township 65, Range 21, Section 19 (parcel number 760-0040-00533).						
73.28	<u>(d)</u> The c	county has determine	ed that the count	y's land management	interests would best		
73.29	be served if	the land was returne	d to private owr	nership.			
73 30	FFFFC	FIVE DATE Thiss	ection is effectiv	ve the day following f	inal enactment		

73.30

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

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74.1	Sec. 14. P	RIVATE SALE OF	TAX-FORFE	ITED LANDS BORD	ERING PUBLIC		
74.2	WATERS;	ST. LOUIS COUNT	<u>.</u>				
74.3	<u>(a)</u> Notw	rithstanding Minneso	ta Statutes, sec	tions 92.45 and 282.018	, subdivision 1, and		
74.4	the public sale provisions of Minnesota Statutes, chapter 282, St. Louis County may sell by						
74.5	private sale	the tax-forfeited land	ls bordering pu	blic waters that are deso	cribed in paragraph		
74.6	<u>(c).</u>						
74.7	(b) The conveyances must be in a form approved by the attorney general. The attorney						
74.8	general may	make changes to the	e land descripti	ons to correct errors and	1 ensure accuracy.		
74.9	(c) The lands to be sold are located in St. Louis County and are described as:						
74.10	(1) Lot 101, Echo Point, Town of Breitung, Township 62, Range 15, Section 19 (parcel						
74.11	number 270	-0070-01010);					
74.12	(2) the Northeast Quarter, except the Southwest Quarter, and the Southeast Quarter,						
74.13			wnship 54, Ra	inge 16, Section 22 (par	t of parcel number		
74.14	305-0010-03	3530); and					
74.15	<u> </u>			urt of Government Lot 6			
74.16	quarter line	of Section 32, Towns	ship 69, Range	19 (parcel number 732-	<u>-0010-04150).</u>		
74.17	<u> </u>			ity's land management is	nterests would best		
74.18		the land was returned	-				
74.19	EFFEC	FIVE DATE. This so	ection is effect	ive the day following fin	nal enactment.		
74.20	Sec. 15. <u>R</u>	EPEALER.					
74.21	Minneso	ta Statutes 2022, sec	tions 85.012, s	ubdivisions 27b and 58	and 138.662,		
74.22	subdivision	33, are repealed.					
74.23			ARTICI	LE 5			
74.24		PACKAGING W	ASTE AND (COST REDUCTION A	ΛСТ		
74.25	Section 1.	[115A.144] SHORT	<u>TITLE.</u>				
74.26	Sections	115A.144 to 115A.1	462 may be cit	ted as the "Packaging W	Vaste and Cost		
74.27	Reduction A	<u>Act."</u>					

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75.1	Sec. 2. [11	5A.1441] DEFINITI	IONS.					
75.2	Subdivis	ion 1. Scope. For the	purposes of se	ections 115A.144 to 11	5A.1462, the terms			
75.3	in this section	in this section have the meanings given.						
75.4	Subd. 2. Advisory board. "Advisory board" or "board" means the Producer							
75.5	Responsibili	ity Advisory Board es	stablished unde	er section 115A.1444.				
75.6	Subd. 3.	Brand. "Brand" mea	ns a name, sym	bol, word, or mark tha	t identifies a product			
75.7	and attribute	es the product and its	components, ii	ncluding packaging, to	the brand owner.			
75.8	<u>Subd. 4.</u>	Brand owner. "Bran	d owner" mear	ns a person that owns o	r licenses a brand or			
75.9	that otherwi	se has rights to marke	et a product un	der the brand, whether	or not the brand's			
75.10	trademark is	registered.						
75.11	<u>Subd. 5.</u>	Collection rate. "Co	llection rate" n	neans the amount of a	covered material by			
75.12	covered mat	erials type collected l	by service prov	viders and transported	for recycling or			
75.13	composting of	divided by the total am	nount of the typ	e of a covered material	by covered materials			
75.14	type sold or	distributed into the st	tate by the rele	vant unit of measurem	ent established in			
75.15	section 115A	<u>A.1451.</u>						
75.16	Subd. 6. Compostable material. "Compostable material" means a covered material							
75.17	that:							
75.18	<u>(1) meet</u>	s, and is labeled to ret	flect that it mee	ets, the American Soci	ety for Testing and			
75.19	Materials St	andard Specification	for Labeling o	f Plastics Designed to	be Aerobically			
75.20	Composted in Municipal or Industrial Facilities (D6400) or its successor;							
75.21	(2) meets, and is labeled to reflect that it meets, the American Society for Testing and							
75.22	Materials St	andard Specification	for Labeling o	f End Items that Incor	porate Plastics and			
75.23	Polymers as	Coatings or Additive	es with Paper a	nd Other Substrates D	esigned to be			
75.24	Aerobically	Composted in Munic	ipal or Industr	ial Facilities (D6868)	or its successor;			
75.25	<u>(3) is con</u>	nprised of only wood	l without any c	oatings or additives; o	<u>r</u>			
75.26	<u>(4) is con</u>	mprised of only paper	r without any c	oatings or additives.				
75.27	<u>Subd. 7.</u>	Composting. "Comp	oosting" means	the controlled microb	ial degradation of			
75.28	source-separ	rated compostable ma	aterials to yield	a humus-like product	<u>.</u>			
75.29	<u>Subd. 8.</u>	Composting rate. "C	omposting rate	" means the amount of o	compostable covered			
75.30	material that	t is managed through	composting, d	ivided by the total amo	ount of compostable			
75.31	covered mat	erial sold or distribut	ed into the stat	e by the relevant unit of	of measurement			
75.32	established i	in section 115A.1451.	<u>.</u>					

76.1	Subd. 9. Covered material. "Covered material" means packaging and paper products
76.2	introduced into the state. Covered material does not include exempt materials.
76.3	Subd. 10. Covered materials type. "Covered materials type" means a singular and
76.4	specific type of covered material, such as paper, plastic, metal, or glass, that can be
76.5	categorized based on distinguishing chemical or physical properties, including properties
76.6	that allow for a covered materials type to be aggregated into a commonly defined discrete
76.7	commodity category for purposes of reuse, recycling, or composting, and based on similar
76.8	uses in the form of a product or package.
76.9	Subd. 11. De minimis producer. "De minimis producer" means a person that in the
76.10	most recent fiscal year:
76.11	(1) introduced less than one ton of covered material into this state; or
76.12	(2) earned global gross revenues of less than \$2,000,000.
76.13	Subd. 12. Drop-off collection site. "Drop-off collection site" means a physical location
76.14	where covered materials are accepted from the public and that is open a minimum of 12
76.15	hours weekly throughout the year.
76.16	Subd. 13. Environmental impact. "Environmental impact" means the impact of a
76.17	covered material on human health and the environment from extraction and processing of
76.18	the raw materials composing the material through manufacturing; distribution; use; recovery
76.19	for reuse, recycling, or composting; and final disposal.
76.20	Subd. 14. Exempt materials. "Exempt materials" means materials, or any portion of
76.21	materials, that:
76.22	(1) are packaging for infant formula, as defined in United States Code, title 21, section
76.23	<u>321(z);</u>
76.24	(2) are packaging for medical food, as defined in United States Code, title 21, section
76.25	<u>360ee(b)(3);</u>
76.26	(3) are packaging for a fortified oral nutritional supplement used by persons who require
76.27	supplemental or sole source nutrition to meet nutritional needs due to special dietary needs
76.28	directly related to cancer, chronic kidney disease, diabetes, malnutrition, or failure to thrive,
76.29	as those terms are defined by the International Classification of Diseases, Tenth Revision;
76.30	(4) are a product, including its peripheral accessories, and the packaging or packaging
76.31	components for any investigational or approved product regulated as a drug or medical
76.32	device by the United States Food and Drug Administration;

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77.1	(5) are med	ical equipment or	products or their	r components, includ	ling consumable		
77.2	<u> </u>		-	ents, and the packag			
77.3				settings, including h			
77.4	that are regulat	ed by the United S	tates Food and I	Drug Administration	or used for infection		
77.5	prevention and	dispensing of med	lication;				
77.6	<u>(6)</u> are med	ical equipment or	products and the	e packaging or packa	ging components for		
77.7	any product int	ended for Researc	h Use Only as d	efined in the Federal	Food, Drug, and		
77.8	Cosmetic Act,	United States Cod	e, title 21, sectio	on 360 et seq.;			
77.9	<u>(</u> 7) are drug	s, biological produ	icts, parasiticide	s, medical devices, o	r in vitro diagnostics		
77.10	used to treat, or	administered to, a	nimals and regu	lated by the United S	States Food and Drug		
77.11	Administration	under the Federal	Food, Drug, an	d Cosmetic Act, Uni	ted States Code, title		
77.12	21, section 301	et seq., by the Un	ited States Depa	artment of Agricultur	e under the federal		
77.13	Virus-Serum-T	oxin Act, United S	States Code, title	21, section 151 et so	eq.;		
77.14	<u>(8)</u> are pack	aging for products	regulated or by t	he United States Envi	ronmental Protection		
77.15	Agency under the Federal Insecticide, Fungicide, and Rodenticide Act, United States Code,						
77.16	title 7, section 136 et seq.;						
77.17	(9) are packaging used to contain liquefied petroleum gas and are designed to be refilled;						
77.18	(10) are paper products used for a print publication that primarily includes content derived						
77.19	from primary s	from primary sources related to news and current events;					
77.20	<u>(11)</u> are pac	kaging used to con	ntain hazardous	or flammable produc	ets regulated by the		
77.21	2012 federal O	ccupational Safety	and Health Ad	ministration Hazard	Communications		
77.22	Standard, Code	of Federal Regulat	ions, title 29, sec	tion 1910.200, that pr	revents the packaging		
77.23	from being was	ste reduced or mad	le reusable, recy	clable, or compostab	le, as determined by		
77.24	the commission	ner; or					
77.25	(12) are pac	kaging that is beir	ng collected and	properly managed th	rough a paint		
77.26	stewardship pla	an approved under	section 115A.1	415.			
77.27	<u>Subd. 15.</u> F	ood packaging. "F	ood packaging"	has the meaning give	n in section 325F.075		
77.28	and only includ	les those materials	that are supplie	d to a residential cor	nsumer.		
77.29		•		t auditor" means an	independent and		
77.30	actively license	ed certified public	accountant that	is:			
77.31	(1) retained	by a producer resp	ponsibility orga	nization;			

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78.1	(2) not other	wise employed by	or affiliated v	vith a producer responsi	hility organization:
78.2	and	wise employed by			onity organization,
		to conduct on and	it un den state	low	
78.3	(5) quannec	l to conduct an audi	it under state	law.	
78.4				structure investment" m	
78.5	by a producer r	esponsibility organi	ization that fu	inds or reimburses servi	ce providers for:
78.6	(1) equipme	nt or facilities in w	hich covered	materials are prepared for	or reuse, recycling,
78.7	or composting;				
78.8	(2) equipme	nt or facilities used	for waste rec	luction, reuse, recycling	g, or composting of
78.9	covered materia	als; or			
78.10	(3) the expa	nsion or strengthen	ing of deman	d for and use of covered	d materials by
78.11		rkets in the state or			
70.10	Subd 19 Ir	traduca "Introduc	o" magns to s	sell, offer for sale, distri	huta or usa ta shin
78.12 78.13		n or into this state.		sen, oner for sale, uisur	bute, of use to ship
70.15	_				
78.14				ns the minimum hourly	wage necessary to
78.15	allow a person	working 40 hours p	er week to af	ford basic needs.	
78.16	<u>Subd. 20.</u> N	eeds assessment. "	Needs assess	ment" means an assessn	nent conducted
78.17	according to see	<u>etion 115A.1450. E</u>	xcept where	the context requires othe	erwise, needs
78.18	assessment mea	ins the most recentl	y completed	needs assessment.	
78.19	<u>Subd. 21.</u> N	ondisclosure agree	e ment. "Nond	lisclosure agreement" m	leans an agreement
78.20	that requires the	e parties to the agre	ement to trea	t private and nonpublic	data submitted to
78.21	facilitate compl	etion of a needs ass	sessment acco	ording to the definitions	and requirements
78.22	established in s	ection 115A.06, sub	odivision 13.		
78.23	Subd. 22. P	ackaging. "Packagi	ing" has the n	neaning given in section	n 115A.03 and
78.24	includes food p	ackaging and only i	includes those	e materials that are supp	lied to a residential
78.25	consumer. Pack	aging does not incl	ude exempt r	naterials.	
78.26	Subd. 23. P	aper product. <u>"Par</u>	per product" n	neans a product made pr	imarily from wood
78.27	pulp or other ce	llulosic fibers, exce	ept that paper	product does not includ	le bound books or
78.28	products that re	cycling or compost	ing facilities	will not accept because	of the unsafe or
78.29	unsanitary natu	re of the paper proc	luct.		
78.30	Subd. 24. P	ostconsumer recyc	eled content.	"Postconsumer recycled	d content" means
78.31		•		mer material, expressed	
78.32	the total weight	of the product.			

79.1	Subd. 25. Producer. (a) "Producer" means the following person responsible for
79.2	compliance with requirements under this act for a covered material sold, offered for sale,
79.3	or distributed in or into this state:
79.4	(1) for items sold in or with packaging at a physical retail location in this state:
79.5	(i) if the item is sold in or with packaging under the brand of the item manufacturer or
79.6	is sold in packaging that lacks identification of a brand, the producer is the person that
79.7	manufactures the item;
79.8	(ii) if there is no person to which item (i) applies, the producer is the person that is
79.9	licensed to manufacture and sell or offer for sale to consumers in this state an item with
79.10	packaging under the brand or trademark of another manufacturer or person;
79.11	(iii) if there is no person to which item (i) or (ii) applies, the producer is the brand owner
79.12	of the item;
79.13	(iv) if there is no person described in item (i), (ii), or (iii) within the United States, the
79.14	producer is the person who is the importer of record for the item into the United States for
79.15	use in a commercial enterprise that sells, offers for sale, or distributes the item in this state;
79.16	or
79.17	(v) if there is no person described in items (i) to (iv), the producer is the person that first
79.18	distributes the item in or into this state;
79.19	(2) for items sold or distributed in packaging in or into this state via e-commerce, remote
79.20	sale, or distribution:
79.21	(i) for packaging used to directly protect or contain the item, the producer of the packaging
79.22	is the same as the producer identified under clause (1); and
79.23	(ii) for packaging used to ship the item to a consumer, the producer of the packaging is
79.24	the person that packages the item to be shipped to the consumer;
79.25	(3) for packaging that is a covered material and is not included in clauses (1) and (2),
79.26	the producer of the packaging is the person that first distributes the item in or into this state;
79.27	(4) for paper products that are magazines, catalogs, telephone directories, or similar
79.28	publications, the producer is the publisher;
79.29	(5) for paper products not described in clause (4):
79.30	(i) if the paper product is sold under the manufacturer's own brand, the producer is the
79.31	person that manufactures the paper product;

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80.1	(ii) if the	ere is no person to wh	ich item (i) an	plies, the producer is th	he person that is the	
80.2				r which the paper prod		
80.3				distributed in or into t		
80.4	not the trademark is registered in this state;					
80.5	(iii) if the	ere is no person to wh	ich item (i) or ((ii) applies, the produce	er is the brand owner	
80.6	of the paper					
80.7	(iv) if there is no person described in item (i), (ii), or (iii) within the United States, the					
80.8				oduct into the United S		
80.9	•	•	• • •	or distributes the paper		
80.10	or	, -			r ,	
		· , ,	1		.1 .1	
80.11	<u> </u>			to (iv), the producer is	the person that first	
80.12	distributes t	he paper product in or	r into this state	; and		
80.13	<u>(6)</u> a per	son is the producer of	a covered ma	terial sold, offered for	sale, or distributed	
80.14	in or into the	is state, as defined in	clauses (1) to	(5), except:		
80.15	(i) where	e another person has r	nutually signe	d an agreement with a	producer as defined	
80.16	in clauses (1	1) to (5) that contract	ally assigns re	esponsibility to the pers	son as the producer,	
80.17	and the perso	on has joined a registe	red producer re	esponsibility organizati	on as the responsible	
80.18	producer for	that covered material	under this act.	In the event that anothe	er person is assigned	
80.19	responsibili	ty as the producer und	ler this subdiv	ision, the producer und	ler clauses (1) to (5)	
80.20	must provide written certification of that contractual agreement to the producer responsibility					
80.21	organization; and					
80.22	<u>(ii) if the</u>	producer described in	n clauses (1) to	(5) is a business opera	ted wholly or in part	
80.23	as a franchis	se, the producer is the	franchisor if t	hat franchisor has fran	chisees that have a	
80.24	<u>commercial</u>	presence within the s	tate.			
80.25	<u>(b) "Proo</u>	ducer" does not includ	<u>le:</u>			
80.26	<u>(1) gove</u>	rnment agencies, mur	nicipalities, or	other political subdivis	sions of the state;	
80.27	<u>(2) regis</u>	tered 501(c)(3) charit	able organizat	ions and 501(c)(4) soci	ial welfare	
80.28	organization	<u>18;</u>				
80.29	<u>(3) de m</u>	inimis producers;				
80.30	<u>(4)</u> a mil	l that uses any virgin	wood fiber in	the products it produce	es; or	
80.31	<u>(5)</u> a pap	per mill that produces	container boar	d derived from 100 pe	ercent postconsumer	
80.32	recycled con	ntent and non-postcon	sumer recycle	d content.		

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81.1	Subd. 26.	Producer responsi	bility organizati	on. "Producer response	sibility organization"
81.2	means a non	profit corporation th	at is tax exempt	under chapter 501(c)	(3) of the federal
81.3	Internal Reve	enue Code and that	is created by a g	roup of producers to i	mplement activities
81.4	under this ac	<u>t.</u>			
81.5	Subd. 27.	Recycling. "Recyc	ling" has the mea	aning given in section	115A.03 except that
81.6	recycling doe	es not include reuse	or composting,	as defined in this act.	
81.7	Subd. 28.	Recycling rate. "R	ecycling rate" n	neans the amount of c	overed material, in
81.8	aggregate or	by individual cover	ed materials typ	e, recycled in a calend	lar year divided by
81.9	the total amo	ount of covered mate	erials sold or dist	tributed into the state	by the relevant unit
81.10	of measurem	ent established in se	ection 115A.145	<u>1.</u>	
81.11	Subd. 29.	Refill. "Refill" mea	ans the continue	d use of a covered ma	terial by a consumer
81.12	through a sys	stem that is:			
81.13	<u>(1) intent</u>	ionally designed and	d marketed for r	epeated filling of a co	vered material to
81.14	reduce dema	nd for new producti	on of the covere	d material;	
81.15	<u>(2)</u> suppo	orted by adequate log	gistics and infras	structure to provide co	onvenient access for
81.16	consumers; a	und			
81.17	<u>(3) comp</u>	liant with all applica	able state and loc	al statute, rule, ordina	ance, or other law
81.18	governing he	ealth and safety.			
81.19	Subd. 30.	Responsible mark	et. "Responsible	e market" means a ma	terials market that:
81.20	(1) reuses	s, recycles, compost	s, or otherwise r	ecovers materials and	disposes of
81.21	contaminants	s in a manner that pro	otects the environ	ment and minimizes	risks to public health
81.22	and worker h	nealth and safety;			
81.23	<u>(2) comp</u>	lies with all applical	ole federal, state	, and local statutes, ru	les, ordinances, or
81.24	other laws go	overning environme	ntal, health, safe	ty, and financial respo	onsibility;
81.25	<u>(3) posses</u>	sses all requisite lice	enses and permit	s required by governme	nent agencies;
81.26	(4) if the 1	market operates in th	e state, manages	waste according to the	e waste management
81.27	goal and pric	ority order of waste	management pra	ctices stated in sectio	n 115A.02; and
81.28	<u>(5) minin</u>	nizes adverse impac	ts to environmer	ntal justice areas.	
81.29	Subd. 31.	Return rate. "Retu	arn rate" means t	he amount of reusable	covered material in
81.30	aggregate or	by individual cover	ed materials typ	e, collected for reuse	by the producer or

81.31 service provider in a calendar year, divided by the total amount of reusable covered materials

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82.1	sold or distr	ibuted into the state	by the relevant u	nit of measurement e	stablished in section
82.2	<u>115A.1451.</u>				
82.3	<u>Subd. 32</u>	2. Reusable. "Reusab	ole" means capal	ble of reuse.	
82.4	<u>Subd. 33</u>	8. Reuse. "Reuse" me	eans the return of	a covered material to	the marketplace and
82.5	the continue	d use of the covered r	naterial by a proc	ducer or service provid	ler when the covered
82.6	material is:				
82.7	(1) intent	tionally designed and	marketed to be u	used multiple times for	tis original intended
82.8	purpose wit	hout a change in forr	<u>n;</u>		
82.9	<u>(2) desig</u>	ned for durability an	d maintenance to	o extend its useful life	and reduce demand
82.10	for new pro	duction of the covere	ed material;		
82.11	<u>(3)</u> supp	orted by adequate log	gistics and infras	structure at a retail loc	eation, by a service
82.12	provider, or	on behalf of or by a	producer, that p	rovides convenient ac	cess for consumers;
82.13	and				
82.14	<u>(4) comp</u>	oliant with all applica	ble state and loc	al statutes, rules, ordin	nances, or other laws
82.15	governing h	ealth and safety.			
82.16	<u>Subd. 34</u>	. Reuse rate. "Reuse	e rate" means the	e share of units of a c	overed material sold
82.17	or distribute	d into the state in a ca	alendar year that	are deemed reusable	by the commissioner
82.18	according to	section 115A.1451.			
82.19	<u>Subd. 35</u>	5. Service provider.	"Service provide	er" means an entity th	at collects, transfers,
82.20	sorts, proces	sses, recovers, or oth	erwise prepares	covered materials for	reuse, recycling, or
82.21	composting.	. A political subdivis	ion that provide	s or that contracts or o	otherwise arranges
82.22	with another	party to provide reus	se, collection, rec	ycling, or composting	services for covered
82.23	materials wi	thin its jurisdiction m	nay be a service p	provider regardless of	whether it provided,
82.24	contracted for	or, or otherwise arrang	ged for similar se	rvices before the appro	oval of the applicable
82.25	stewardship	plan.			
82.26	<u>Subd. 36</u>	5. Third-party certif	fication. "Third-	party certification" m	eans certification by
82.27	an accredite	d independent organ	ization that a sta	ndard or process requ	ired by this act, or a
82.28	stewardship	plan approved under	r this act, has be	en achieved.	
82.29	<u>Subd. 37</u>	7. This act. "This act	" means sections	s 115A.144 to 115A.1	462.
82.30	Subd. 38	<u>. Toxic substance. "</u>	Toxic substance	" means hazardous w	aste, a problem
82.31	material, a c	hemical or chemical o	class regulated u	nder section 115A.965	, 116.943, 325F.075,
82.32	or 325F.172	to 325F.179, or a ch	emical of high c	oncern identified und	er section 116.9402.

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83.1	Subd. 39	. Waste reduction or	source reduction	on. "Waste reduction"	or "source reduction"	
83.2		ning given in section				
83.3	does not inc	lude reuse, but does i	nclude refill, as	defined in this act.		
83.4	Sec. 3. [11	5A.1442] ESTABLI	SHMENT OF	PROGRAM.		
83.5	Producer	rs must implement an	d finance a state	ewide program for pa	ckaging and paper	
83.6	products in	accordance with this	act that encoura	ges packaging redesi	gn to reduce the	
83.7	environmen	tal impacts and huma	n health impact	s and that reduces ge	neration of covered	
83.8	materials wa	aste through waste red	uction, reuse, re	cycling, and compost	ing and by providing	
83.9	for negotiati	ion and execution of a	agreements to co	ollect, transport, and p	process used covered	
83.10	materials fo	r reuse, recycling, and	d composting.			
83.11	Sec. 4. [11	5A.1443 REGISTR	RATION OF PI	RODUCER RESPO	NSIBILITY	
83.12		ATIONS AND SER				
02.12	Subdivid	sion 1. Annual regist	ration (a) Dy I	$u_{1}u_{1}$ 2025 and each	January 1 tharaaftar	
83.13 83.14		nust appoint a produce				
83.14	•	•• •		*	• • •	
83.16	organization must register with the commissioner by July 1, 2026, and each January 1 thereafter by submitting the following:					
05.10	and carter by submitting the following.					
83.17	(1) contact information for a person responsible for implementing an approved					
83.18	stewardship plan;					
83.19	<u>(2) a list</u>	of all member produc	cers that will op	erate under the stewa	ardship plan	
83.20	administere	d by the producer resp	ponsibility orga	nization and, for each	n producer, a list of	
83.21	all brands of	f the producer's cover	red materials int	roduced;		
83.22	<u>(3) copie</u>	es of written agreemen	nts with each pr	oducer stating that ea	ach producer agrees	
83.23	to operate u	nder an approved stev	vardship plan ac	lministered by the pro	oducer responsibility	
83.24	organization	<u>1;</u>				
83.25	(4) a list	of current board mem	bers and the exe	ecutive director if diff	erent than the person	
83.26	responsible	for implementing app	proved stewards	hip plans; and		
83.27	<u>(5)</u> docu	mentation demonstrat	ing adequate fin	ancial responsibility a	and financial controls	
83.28	to ensure pr	oper management of	funds and paym	ent of the annual fee	required under	
83.29	subdivision	<u>2.</u>				
83.30	(b) Follo	owing the approval of	the initial prod	ucer responsibility or	ganization and the	
83.31	initial stewa	urdship plan, if more t	han a single pro	ducer responsibility	organization is	
83.32	established,	the producers and pro-	oducer responsi	bility organizations n	nust establish a	

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84.1 coordinating body and process to prevent redundancy. The stewardship plans of all producer

84.2 responsibility organizations must be integrated into a single stewardship plan that covers

84.3 all requirements of this act and encompasses all producers when submitted to the

84.4 commissioner for approval. The annual reports of all producer responsibility organizations

84.5 <u>must be integrated into a single annual report that covers all requirements of this act and</u>

84.6 encompasses all producers when submitted to the commissioner.

- 84.7 Subd. 2. Registration fee. (a) As part of its annual registration with the commissioner,
- 84.8 <u>a producer responsibility organization must submit to the commissioner an annual fee for</u>

84.9 the following year, as determined by the commissioner. Beginning October 1, 2026, and

84.10 annually thereafter, the commissioner must notify registered producer responsibility

84.11 organizations in writing of the amount of the fee for the following year. If there is more

84.12 than one registered producer responsibility organization, the coordinating body described

84.13 in subdivision 1, paragraph (b), must equitably apportion payment of the annual fee between

84.14 all registered producer responsibility organizations. The annual fee must be set at an amount

84.15 anticipated to in the aggregate meet but not exceed the commissioner's estimate of the costs

84.16 required to perform the commissioner's duties as described in section 115A.1445 and to

84.17 otherwise administer, implement, and enforce this act.

84.18 (b) The commissioner must reconcile the fees paid by a producer responsibility

84.19 organization under this subdivision with the actual costs incurred by the agency on an annual

84.20 basis, by means of credits or refunds to or additional payments required of a producer

84.21 responsibility organization, as applicable.

84.22 Subd. 3. Initial producer responsibility organization registration; implementation

84.23 **fee.** (a) By January 1, 2025, producers must appoint a producer responsibility organization.

84.24 <u>The producer responsibility organization must register with the commissioner by submitting</u>

84.25 <u>the following:</u>

84.26 (1) contact information for a person responsible for implementing an approved

- 84.27 stewardship plan;
- 84.28 (2) a list of current member producers and their written agreements confirming producers
 84.29 will operate under an approved stewardship plan administered by the producer responsibility
 84.30 organization;
- 84.31 (3) a plan for recruiting additional member producers and executing written agreements
- 84.32 confirming producers will operate under an approved stewardship plan administered by the
- 84.33 producer responsibility organization;

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85.1	(4) a list	of current board mer	nbers and the exe	ecutive director if diff	ferent than the person
85.2	responsible	for implementing ap	proved stewards	hip plans; and	
85.3	(5) docu	mentation demonstra	ting adequate fin	ancial responsibility a	and financial controls
85.4	to ensure pr	oper management of	funds and paym	ent of the annual fee	required under
85.5	subdivision	<u>2.</u>			
85.6	(b) Notw	vithstanding the other	provisions of thi	s section, the commis	ssioner may not allow
85.7	<u></u>				er this section before
85.8	the first stev	vardship plan approv	ed by the commi	ssioner expires. If mo	ore than one producer
85.9	responsibili	ty organization appli	es to register und	ler this section before	the first stewardship
85.10	plan is appr	oved by the commiss	sioner, the comm	issioner must select	the producer
85.11	<u>responsibili</u>	ty organization that y	will represent pro	oducers until the first	stewardship plan
85.12	expires and	must return the regis	stration fee paid	by applicants who ar	e not selected. When
85.13	selecting a p	producer responsibili	ty organization,	the commissioner m	ust consider whether
85.14	the produce	r responsibility organ	nization:		
85.15	<u>(1) has a</u>	governing board co	nsisting of produ	icers that represent a	diversity of covered
85.16	materials in	troduced; and			
85.17	(2) demo	onstrates adequate fin	ancial responsibi	lity and financial con	trols to ensure proper
85.18	managemen	t of funds.			
85.19	<u>(c) By Ja</u>	anuary 1, 2025, and a	annually until the	e first stewardship pla	an is approved, the
85.20	commission	er must provide writt	ten notice to the i	nitial producer respon	nsibility organization
85.21	appointed b	y producers of the co	ommissioner's es	timate of the cost of	conducting the
85.22	preliminary	needs assessment, in	nitial needs asses	sment, and the comm	nissioner's costs to
85.23	administer t	his act during the pe	riod prior to plar	approval. The produ	acer responsibility
85.24	organization	n must remit paymen	t in full for these	costs to the commiss	sioner within 45 days
85.25	of receipt of	this notice. The proc	lucer responsibil	ity organization may	charge each member
85.26	producer to	cover the cost of its	implementation	fee according to each	ı producer's unit-,
85.27	weight-, vol	ume-, or sales-based	market share or	by another method i	t determines to be an
85.28	equitable de	etermination of each	producer's paym	ent obligation.	
85.29	Subd. 4.	Requirement for a	dditional produ	cer responsibility of	rganizations. After
85.30	the first stev	vardship plan approv	ved by the comm	issioner expires, the	commissioner may
85.31	allow regist	ration of more than o	one producer resp	oonsibility organizati	on if:
85.32	<u>(1) produ</u>	acers of a covered ma	terials type or a s	pecific covered mater	ial appoint a producer
85.33	responsibili	ty organization; or			

86.1	(2) producers organize under additional producer responsibility organizations that meet
86.2	the criteria established in subdivision 3, paragraph (a).
86.3	Subd. 5. Registration of service providers. (a) By January 1, 2027, and annually
86.4	thereafter, a service provider seeking reimbursement for services provided under an approved
86.5	stewardship plan according to section 115A.1451 must register with the commissioner by
86.6	submitting the following information:
86.7	(1) contact information for a person representing the service provider; and
86.8	(2) address of the service provider.
86.9	(b) A service provider may register at any time.
86.10	Sec. 5. [115A.1444] ESTABLISHMENT OF PRODUCER RESPONSIBILITY
86.11	ADVISORY BOARD.
86.12	Subdivision 1. Establishment. The Producer Responsibility Advisory Board is established
86.13	to review all activities conducted by producer responsibility organizations under this act
86.14	and to advise the commissioner and producer responsibility organizations regarding the
86.15	implementation of this act.
86.16	Subd. 2. Membership. (a) The membership of the advisory board consists of persons
86.17	appointed by the commissioner by January 1, 2025, as follows:
86.18	(1) two members representing manufacturers of covered materials or a statewide or
86.19	national trade association representing those manufacturers;
86.20	(2) two members representing recycling facilities that manage covered materials;
86.21	(3) one member representing a waste hauler or a statewide association representing waste
86.22	haulers;
86.23	(4) one member representing retailers of covered materials or a statewide trade association
86.24	representing those retailers;
86.25	(5) one member representing a statewide nonprofit environmental organization;
86.26	(6) one member representing a community-based nonprofit environmental justice
86.27	organization;
86.28	(7) one member representing a waste facility that receives and sorts covered materials
86.29	and transfers them to another facility for reuse, recycling, or composting;
86.30	(8) one member representing a waste facility that receives compostable materials for
86.31	composting or a statewide trade association that represents such facilities;

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87.1	(9) two n	nembers representing	an entity that d	evelops or offers for sa	ale covered materials
87.2	<u> </u>			gh a reuse system or i	
87.3	statewide or	national trade associ	ation that repre	sents such entities;	
87.4	(10) three	e members represent	ing organization	ns of political subdivis	sions, with at least
87.5	one member	representing a politi	cal subdivision	outside the metropoli	tan area;
87.6	<u>(</u> 11) two	members representin	ng other stakeho	olders or additional mo	embers of interests
87.7	represented	under clauses (1) to ((10) as determin	ned by the commission	ner; and
87.8	<u>(12) one</u>	member representing	g the commission	oner.	
87.9	<u>(b) In ma</u>	aking appointments u	nder paragraph	(a), the commissione	<u>r:</u>
87.10	<u>(1) may </u>	not appoint members	who are state l	egislators or registere	d lobbyists;
87.11	<u>(2) may 1</u>	not appoint members	who are employ	yees of a producer req	uired to be members
87.12	of a produce	r responsibility organ	nization in this	state under this act; ar	nd
87.13	<u>(3) must</u>	endeavor to appoint	members from	all regions of the state	2.
87.14	<u>Subd. 3.</u>	Terms; removal. A r	nember of the a	dvisory board appoint	ed under subdivision
87.15	2, paragraph	(a), clause (12), serv	es at the pleasu	re of the commissione	r. All other members
87.16	serve for a te	erm of four years, exe	cept that the ini	tial term for nine of th	ne initial appointees
87.17	must be two	years so that membe	ership terms are	staggered. Members	may be reappointed
87.18	but may not	serve more than eigh	nt consecutive y	ears. Removing mem	bers and filling of
87.19	vacancies is	governed by section	15.059, subdiv	ision 4. Except as othe	erwise provided,
87.20	chapter 15 d	oes not apply to the b	ooard.		
87.21	Subd. 4.	Compensation. Mer	nbers of the bo	ard must be compensa	ated according to
87.22	section 15.0	59, subdivision 3.			
87.23	Subd. 5.	Quorum. A majority	y of the voting l	poard members consti	tutes a quorum. If
87.24	there is a vac	cancy in the member	ship of the boar	rd, a majority of the re	emaining voting
87.25	members of	the board constitutes	a quorum.		
87.26	<u>Subd. 6.</u>	Voting. Action by the	e advisory board	d requires a quorum an	d a majority of those
87.27	present and	voting. All members	of the advisory	board, except the mem	ber appointed under
87.28	subdivision	2, paragraph (a), clau	ise (12), are vot	ting members of the b	oard.
87.29	<u>Subd. 7.</u>	Meetings. The advis	ory board must	meet at least two tim	es per year and may
87.30	meet more f	requently upon ten da	ays' written not	ice at the request of th	e chair or a majority
87.31	of its membe	ers.			
87.32	<u>Subd. 8.</u>	Open meetings. Me	etings of the bo	ard must comply with	n chapter 13D.

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88.1	Subd. 9.	C hair. At its initial r	neeting, and ever	y two years thereafter	r, the advisory board
88.2	must elect a	chair and vice-chair	from among its	members.	
88.3	Subd. 10.	Administrative an	d operating sur	port. The commission	oner must provide
88.4	administrativ	e and operating supp	ort to the advisor	y board and may contr	ract with a third-party
88.5	facilitator to a	assist in administerin	g the activities of	the advisory board, ir	ncluding establishing
88.6	a website or	landing page on the	agency website.		
88.7	Subd. 11.	Conflict of interest	policies. The co	mmissioner must assi	st the advisory board
88.8	in developing	g policies and proce	dures governing	the disclosure of actu	al or perceived
88.9	conflicts of i	nterest that advisory	board members	may have as a result	of their employment
88.10	or financial h	oldings of themselv	es or of family r	nembers. Each adviso	ory board member is
88.11	responsible f	or reviewing the con	flict of interest p	olicies and procedures	s. An advisory board
88.12	member mus	t disclose any instanc	e of actual or per	ceived conflicts of int	erest at each meeting
88.13	of the adviso	ry board at which re	commendations	regarding stewardshi	ip plans, programs,
88.14	operations, o	r activities are made	e by the advisory	board.	
88.15 88.16	•	5A.1445] COMMIS	SSIONER RESI	PONSIBILITIES.	
88.10					
88.17	<u> </u>		rship of the advis	sory board by Januar	y 1, 2025, according
88.18	to section 11	<u>5A.1444;</u>			
88.19	<u>(2) provid</u>	le administrative and	d operating supp	ort to the advisory bo	bard, as required by
88.20	section 115A	.1444, subdivision	<u>10;</u>		
88.21	<u>(3)</u> comp	lete a preliminary ne	eds assessment	by December 31, 202	25, an initial needs
88.22	assessment b	y December 31, 202	26, and update th	e needs assessment e	every five years
88.23	thereafter, ac	cording to section 1	15A.1450;		
88.24	(4) approv	ve stewardship plans	and amendments	s to stewardship plans	according to section
88.25	<u>115A.1451;</u>				
88.26	(5) provid	le lists established a	ccording to the r	equirements of section	on 115A.1453 to all
88.27	producer res	ponsibility organizat	tions by March 1	<u>, 2027;</u>	
88.28	(6) establ	ish or approve requi	rements accordi	ng to section 115A.14	451, subdivision 7;
88.29	<u>(7) post c</u>	on the agency's webs	ite:		
88.30	(i) the mo	ost recent registration	n materials subm	nitted by producer res	ponsibility
88.31	organization	s, including all infor	mation submitte	d under section 115A	1443, subdivision
88.32	<u>1;</u>				

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89.1	<u>(ii) a lis</u>	st of registered service	e providers;		
89.2	<u>(iii) the</u>	most recent needs as	sessments;		
89.3	(iv) any	stewardship plan or	amendment sub	mitted by a producer r	esponsibility
89.4	organizatio	on under section 115A	.1451 that is in	draft form during the	public comment
89.5	period;				
89.6	(\mathbf{v}) the	most recent lists estab	lished accordin	g to section 115A.145	<u>3;</u>
89.7	(vi) the	list of exempt materia	als and covered i	naterials exempt from	performance targets
89.8	and statewi	ide requirements as ap	oproved in the s	tewardship plan;	
89.9	(vii) lin	ks to producer respon	sibility organiza	ation websites;	
89.10	(viii) co	omments of the public	, advisory board	, and producer respons	ibility organizations
89.11	on the docu	uments listed in items	(iii), (iv), (v), a	nd (ix), and the respor	uses of the
89.12	commissio	ner to those comment	s; and		
89.13	(ix) linl	cs to adopted rules im	plementing this	act;	
89.14	<u>(8) prov</u>	vide producer responsi	ibility organizati	ions with information 1	regarding Minnesota
89.15	and federal	laws that prohibit to	xic substances in	n covered materials;	
89.16	<u>(9)</u> requ	uire each producer res	ponsibility orga	nization to secure an i	ndependent auditor
89.17	to perform	an annual financial au	udit of program	operations and approv	ve the selection of
89.18	each audito	or; and			
89.19	<u>(10) con</u>	nsider and respond in	writing to all wr	itten comments receive	ed from the advisory
89.20	board.				
00.01	Sec. 7. [1	15 A 144(1 DDODU(TED DECDONG		
89.21			LEK KESPUN	SIBILITY ADVISOR	AY BUARD
89.22	<u>KESPUNS</u>	SIBILITIES.			
89.23	The Pro	oducer Responsibility	Advisory Board	<u>l must:</u>	
89.24	<u>(1) con</u>	vene its initial meetin	g by March 1, 2	025;	
89.25	(2) cons	sult with the commiss	ioner regarding	the scope of the needs	s assessments and to
89.26	provide wri	tten comments on need	ds assessments, a	according to section 115	5A.1450, subdivision
89.27	<u>2;</u>				
89.28	<u>(3)</u> adv	ise on the developmer	nt of stewardshi	p plans and amendmen	nts to stewardship
89.29	plans under	r section 115A.1451;			

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90.1	<u>(</u> 4) subm	nit comments to proc	lucer responsibil	ity organizations and	to the commissioner
90.2	on any matt	er relevant to the adu	ministration of th	nis act; and	
90.3	<u>(5)</u> provi	ide written comment	s to the commiss	sioner during any rule	making process
90.4	undertaken	by the commissioner	r under section 1	15A.1459.	
90.5	<u> </u>	*	CER RESPONS	SIBILITY ORGANIZ	ZATION
90.6	<u>RESPONS</u>	IBILITIES.			
90.7	<u>A produ</u>	cer responsibility org	ganization must:		
90.8	<u>(1)</u> annu	ally register with the	e commissioner,	according to section 1	15A.1443;
90.9	<u>(2)</u> subm	nit a stewardship plan	n to the commiss	sioner by March 1, 20	27, and every five
90.10	years therea	fter, according to see	ction 115A.1451	<u>,</u>	
90.11	<u>(3) imple</u>	ement stewardship pla	ans approved by	the commissioner unde	er section 115A.1451
90.12	and to comp	bly with the requirem	nents of this act;		
90.13	(4) forwa	ard upon receipt from	the commission	er the lists established	according to section
90.14	115A.1453	to all service provide	ers that participa	te in a stewardship pla	an administered by
90.15	the produce	r responsibility organ	nization;		
90.16	(5) colle	et producer fees acco	ording to section	115A.1454;	
90.17	<u>(6)</u> subm	nit the reports require	ed by section 11:	5A.1456;	
90.18	<u>(7) ensur</u>	e that producers oper	ating under a stev	wardship plan adminis	tered by the producer
90.19	responsibili	ty organization comp	oly with the requ	irements of the stewar	rdship plan and with
90.20	this act;				
90.21	<u>(8)</u> expe	l a producer from the	e producer respo	nsibility organization	if efforts to return
90.22	the producer	to compliance with t	he plan or with th	ne requirements of this	act are unsuccessful.
90.23	The produce	er responsibility orga	anization must no	otify the commissione	er when a producer
90.24	has been ex	pelled under this clar	use;		
90.25	<u>(9) const</u>	ider and respond in y	writing to comme	ents received from the	e advisory board,
90.26	including ju	stifications for not in	ncorporating any	recommendations;	
90.27	<u>(10) pro</u>	vide producers with	information rega	ording state and federa	al laws that prohibit
90.28	substances i	n covered materials,	including sectior	ns 115A.965, 116.943,	325F.075, 325F.172
90.29	to 325F.179	, and all laws prohib	iting toxic subst	ances in covered mate	erials;
90.30	<u>(11) mai</u>	ntain a website acco	rding to section	<u>115A.1457;</u>	

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91.1	(12) notify	v the commissi	oner within 3	0 davs if a	change is	made to the	contact informati	on

- 91.2 for a person responsible for implementing the stewardship plan, a change to the board
- 91.3 <u>members, or a change to the executive director;</u>
- 91.4 (13) assist service providers in identifying and using responsible markets;
- 91.5 (14) reimburse service providers in a timely manner and according to reimbursement
- 91.6 rates approved in a stewardship plan as established according to section 115A.1451; and
- 91.7 (15) comply with all other applicable requirements of this act.

91.8 Sec. 9. [115A.1448] PRODUCER RESPONSIBILITIES.

- 91.9 Subdivision 1. Registration required; prohibition of sale. (a) After January 1, 2025,
- 91.10 <u>a producer must be a member of a producer responsibility organization registered in this</u>
- 91.11 <u>state.</u>
- 91.12 (b) After January 1, 2029, no producer may introduce covered materials, either separately

91.13 or when used to package another product, unless the producer operates under a written

91.14 agreement with a producer responsibility organization to operate under an approved

91.15 stewardship plan.

- 91.16 (c) After January 1, 2032, no producer may introduce covered materials unless the 91.17 covered materials are:
- 91.18 (1) reusable and capable of being managed through a reuse system that meets the reuse
- 91.19 rate and return rate required under section 115A.1451, subdivision 7;
- 91.20 (2) capable of refill and supported by a refill system;
- 91.21 (3) included on the list established under section 115A.1453, subdivision 1; or
- 91.22 (4) included on the list established under section 115A.1453, subdivision 2.

91.23 (d) A producer responsibility organization may petition the commissioner for a two-year

- 91.24 extension to comply with the requirements of paragraph (c). The commissioner may approve
- 91.25 the extension if the petition demonstrates that the market or technical issues prevent a
- 91.26 covered material from being considered reusable or included in the lists established under
- 91.27 section 115A.1453. The producer responsibility organization may petition the commissioner
- 91.28 for additional extensions in annual increments until January 1, 2040, if the producer
- 91.29 responsibility organization demonstrates that market or technical issues persist.
- 91.30 Subd. 2. Duties. A producer must:

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92.1	(1) imp	lement the requirement	nts of the stewar	dship plan under which	the producer
92.2	operates;				
92.3	(2) pay	producer fees accordi	ng to section 11	5A.1454; and	
92.4	(3) com	ply with all other app	licable requirem	ents of this act	
92.4	<u>(5) com</u>	pry with an other app		ients of this det.	
92.5	Sec. 10. [<u>115A.1449] SERVIC</u>	E PROVIDER	RESPONSIBILITIES	<u>8.</u>
92.6	A service	ce provider receiving	reimbursement	or funding under an app	roved stewardship
92.7	<u>plan must:</u>				
92.8	<u>(1) ensu</u>	re the collection, trans	portation, and m	nanagement of covered n	naterials generated
92.9	in the state	pursuant to the lists e	stablished under	r section 115A.1453 or	covered materials
92.10	that are cap	able of refill or reuse	• <u>2</u>		
92.11	<u>(2) regi</u>	ster with the commiss	ioner and subm	it invoices to the produc	er responsibility
92.12	organizatio	n for reimbursement	for services rend	lered;	
92.13	<u>(3) mee</u>	t performance standar	rds established i	n an approved stewards	hip plan under
92.14	section 115	A.1451;			
92.15	<u>(2) ensu</u>	are that covered mater	ials are sent to r	esponsible markets;	
92.16	<u>(3) prov</u>	vide documentation to	the producer re	sponsibility organizatio	n on the amounts,
92.17	covered ma	terials types, and vol	umes of covered	l materials collected, tra	nsported, and
92.18	managed for	or recycling, compost	ing, or reuse; an	<u>d</u>	
92.19	<u>(6)</u> com	ply with all other app	licable requirem	nents of this act.	
92.20	Sec. 11. [115A.1450] NEEDS	ASSESSMENT	<u> </u>	
92.21	Subdivi	sion 1. Needs assess	nents required.	(a) By December 31, 20)25, and every five
92.22	years therea	after, the commissione	er must complete	a preliminary needs ass	essment according
92.23	to this section	on.			
92.24	<u>(b)</u> By I	December 31, 2026, a	nd every five ye	ears thereafter, the comm	nissioner must
92.25	complete a	statewide needs asses	ssment accordin	g to this section. The co	mmissioner may
92.26	adjust what	t is required to be incl	uded in a specif	ic needs assessment to i	nform the next
92.27	stewardship	o plan.			
92.28	Subd. 2	<u>. Input from interest</u>	ed parties. In c	onducting a needs asses	sment, the
92.29	commission	ner must:			

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93.1	(1) initiate a consultation process to obtain recommendations from the advisory board,
93.2	political subdivisions, service providers, producer responsibility organizations, and other
93.3	interested parties regarding the type and scope of information that should be collected and
93.4	analyzed in the statewide needs assessment required by this section;
93.5	(2) contract with a third party who is not a producer or a producer responsibility
93.6	organization to conduct the needs assessment; and
93.7	(3) prior to finalizing the needs assessment, make the draft needs assessment available
93.8	for comment by the advisory board, producer responsibility organizations, and the public.
93.9	The commissioner must respond in writing to the comments and recommendations of the
93.10	advisory board and producer responsibility organizations.
93.11	Subd. 3. Content of preliminary needs assessment. A preliminary needs assessment
93.12	must be completed for a preceding period of no less than 12 months and no more than 36
93.13	months, that includes:
93.14	(1) tons of collected covered materials;
<i>73</i> .14	(1) tons of concerce inaterials,
93.15	(2) recycling and composting program characteristics, including a description of
93.16	single-stream and dual-stream recycling systems used in the state and prevalence of use,
93.17	average frequency of collection of covered materials for recycling and composting, types
93.18	of collection containers used, and commonly accepted materials for recycling and
93.19	composting;
93.20	(3) total number and types of single-family and multifamily households and residential
93.21	properties receiving recycling and composting collection services;
93.22	(4) processing capacity at recycling facilities, including total tons processed and number
93.23	of bales created, the range of material composition and bales produced, and current
93.24	technologies utilized;
93.25	(5) size and number of depot, container, or drop-off locations;
93.26	(6) size and number of transfer stations and transfer locations;
99.20	
93.27	(7) average term length of residential recycling and composting collection contracts
93.28	issued by political subdivisions and an assessment of contract cost structures;
93.29	(8) average recycling facility processing fees charged to collectors delivering covered
93.30	materials for recycling;
93.31	(9) available markets in the state for covered materials and the capacity of those markets;
93.32	and
10.04	

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94.1	(10) cove	red materials sales l	oy volume, weig	ht, and material types in	troduced by
94.2	producers.				
94.3	Subd. 4. (Content of needs as	ssessment. A nee	eds assessment must inc	lude at least the
94.4	following:				
94.5	(1) an eva	luation of the perfo	rmance of:		
94.6	(i) existin	g waste reduction 1	euse recycling	and composting efforts	for each covered
94.7	<u> </u>	-	·	rates, recycling rates, c	
94.8		nd return rates for e			
94.9	(ii) overal	ll recvcling rate, con	nposting rate, re	use rate, and return rate	for all covered
94.10	materials; and				
94.11	(iii) the ex	stent to which poste	onsumer recycled	d content, by the best est	imate, is or could
94.12		red into each covere			<u></u>
94.13	(2) an eva	luation of a represe	ntative sample o	f management of covere	ed materials with
94.14		-	-	recyclable materials, ar	
94.15			-	ed by waste managemen	
94.16	composting f	acilities in the state	, and relevant fin	dings from any publicly	available waste
94.17	stream evalua	ations conducted wi	thin the previous	year, to evaluate the am	nount and portion
94.18	of covered m	aterials being dispo	sed of that would	l otherwise be recyclable	e or compostable;
94.19	<u>(3) propos</u>	sals for a range of ou	tcomes for each o	covered materials type to	be accomplished
94.20	within a five-	year time frame in	multiple units of	measurement, including	g but not limited
94.21	to unit-based	, weight-based, and	volume-based, f	or each of the following	 .•
94.22	(i) waste	reduction;			
94.23	(ii) reuse	rate and return rates	<u>;</u>		
94.24	(iii) recyc	ling rates;			
94.25	(iv) comp	osting rates; and			
94.26	(v) postco	onsumer recycled co	ontent, if applical	ole <u>;</u>	
94.27	<u>(4) propos</u>	sals for a range of ou	tcomes for the ca	tegories established in se	ection 115A.1451,
94.28	subdivision 7	, that consider:			
94.29	<u>(i) inform</u>	ation contained in c	or used to prepare	e a needs assessment acc	cording to this
94.30	subdivision;				
94.31	(ii) goals	and requirements of	f the Waste Mana	agement Act under this o	chapter;

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95.1	(iii) stat	ewide goals for green	house gas emiss	ion reductions under	section 216H.02;
95.2	(iv) nee	d for continuous prog	gress toward gene	erating less waste from	n covered materials
95.3	and the com	plete reuse, recycling	, or composting (of the covered materia	ls that are generated,
95.4	in doing so	reducing impacts to l	numan health an	d the environment;	
95.5	<u>(v)</u> a pre	eference for statewide	e requirements th	at accomplish and fu	rther the goals and
95.6	requiremen	ts in clauses (2) to (4)) as soon as prac	ticable and to the max	kimum extent
95.7	achievable;	and			
95.8 95.9	<u>(vi) info</u> in other juri		ing and paper pr	oducer responsibility	programs operating
			in a fastana fan as	-h	
95.10			ing factors for ea	ch covered material co	silected for recycling
95.11	or compost				
95.12	<u>(i) avail</u>	ability of recycling a	nd composting c	ollection services;	
95.13	(ii) recy	cling and composting	g processing infr	astructure;	
95.14	(iii) cap	acity and technology	for sorting cove	red materials;	
95.15	(iv) avaz	ilability of responsibl	e end markets;		
95.16	(v) pres	ence and amount of p	rocessing residu	als, contamination, ar	nd toxic substances;
95.17	(vi) qua	ntity of material estin	nated to be avail	able and recoverable;	
95.18	(vii) pro	jected future condition	ons for items (i)	to (vi); and	
95.19	(viii) otl	her criteria or factors	determined by the	ne commissioner;	
95.20	<u>(6) reco</u>	mmended collection	methods by cove	red materials type to 1	maximize collection
95.21	efficiency,	feedstock quality, lev	el of service, and	l convenience for coll	ection of covered
95.22	materials in	cluded on lists establ	ished in section	115A.1453;	
95.23	<u>(7)</u> prop	osed plans and metric	es for how to me	asure progress in ach	ieving performance
95.24	targets and	statewide requiremen	nts;		
95.25	<u>(8)</u> an ev	valuation of options for	or third-party cer	tification of activities	to meet obligations
95.26	of this act;				
95.27	<u>(9) an ir</u>	nventory of the currer	nt system includi	ng:	
95.28	<u>(i) infra</u>	structure, capacity, pe	erformance, fund	ing level, and method	l and sources of
95.29	financing for	or the existing waste	reduction, reuse,	collection, transporta	tion, processing,
95.30	recycling, a	nd composting system	ms for covered n	naterials operating in	the state;

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96.1	(ii) an es	stimate of total annual	collection and pr	ocessing service cost	s based on registered
96.2	service pro	vider costs; and			
96.3	<u>(</u> iii) ava	ilability and cost of w	vaste reduction, r	euse, recycling, and	composting services
96.4	for covered	materials at single-fa	mily residences,	at multifamily resid	ences, and in public
96.5	places when	re political subdivisio	ns arrange for co	llection of recyclabl	e or compostable
96.6	<u>materials, i</u>	ncluding identification	n of disparities in	n the availability of t	hese services in
96.7	environmer	ntal justice areas comp	pared with other	areas and proposals	for reducing or
96.8	eliminating	those disparities;			
96.9	<u>(10) an</u>	evaluation of investm	ents needed to ir	ncrease waste reducti	on, reuse, recycling,
96.10	and compos	sting rates of covered	materials accord	ing to the range of pr	oposed performance
96.11	targets and	statewide requiremen	ts including inve	estments that would:	
96.12	<u>(i) main</u>	tain or improve opera	tions of existing	infrastructure and ad	ccounts for waste
96.13	reduction, r	euse, recycling, and c	composting of co	vered materials;	
96.14	<u>(ii)</u> expa	and the availability and	accessibility of r	ecycling collection se	ervices for recyclable
96.15	covered ma	terials to all residents	of the state at a	comparable level of	convenience as
96.16	collection s	ervices for mixed mu	nicipal solid was	ste; and	
96.17	(iii) esta	blish and expand the	availability and a	accessibility of reuse	services for reusable
96.18	covered ma	terials;			
96.19	<u>(11)</u> a re	ecommended methodo	ology for applyin	g criteria and formu	las to establish
96.20	reimbursen	nent rates as described	l in section 115A		
96.21	<u>(12)</u> an	assessment of the vial	bility and robust	ness of markets for r	ecyclable covered
96.22	materials an	nd the degree to which	h these markets o	can be considered res	sponsible markets;
96.23	<u>(13)</u> an a	assessment of the level	and causes of con	ntamination of source	-separated recyclable
96.24	materials, s	ource-separated comp	oostable material	s and collected reusa	bles, and the impacts
96.25	of contamin	nation on service prov	viders, including	the cost to manage the	his contamination;
96.26	<u>(14) an</u>	assessment of what to	oxic substances n	night be intentionally	added to covered
96.27	materials ar	nd best practices to elin	ninate or mitigate	their use or presence	in covered materials;
96.28	<u>(15)</u> an	assessment of current	best practices to	increase public awa	reness, educate, and
96.29	complete or	utreach activities acco	ounting for cultur	ally responsive mate	erials and methods
96.30	and an eval	uation of the efficacy	of these efforts	including assessment	ts and evaluations of
96.31	current best	t practices and efforts	on:		

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97.1	(i) using	product labels as a me	ans of informin	g consumers about en	vironmentally sound
97.2		nagement of covered r		C	
97.3	(ii) incre	easing public awarenes	ss of how to us	and manage covered	1 materials in an
97.3 97.4		ntally sound manner ar			
97.5		services; and			xse, recyching, und
			, ·	, ,,	1
97.6	<u> </u>	ouraging behavior cha		participation in wast	e reduction, reuse,
97.7	recycling, a	ind composting progra	<u>ms;</u>		
97.8	<u>(16) ide</u>	ntification of the cover	red materials w	ith the most signification	nt environmental
97.9	impact, incl	uding assessing each co	overed material'	s generation of hazardo	ous waste, generation
97.10	of greenhou	se gases, environmenta	al justice impact	s, public health impact	ts, and other impacts;
97.11	and				
97.12	<u>(17)</u> oth	er items identified by	the commission	ner that would aid the	creation of the
97.13	stewardship	o plan, its administratio	on, and the enfo	preement of this act.	
97.14	Subd. 5.	Needs assessment as	s baseline. Whe	en determining the ex	tent to which any
97.15	statewide re	equirement or perform	ance target und	er this act has been ac	chieved, information
97.16	contained in	n a needs assessment n	nust serve as th	e baseline for that det	termination, when
97.17	applicable.				
97.18	Subd. 6.	Participation requir	ed. (a) A servi	ce provider or other p	erson with data or
97.19	information	necessary to complete	e a needs assess	ment must provide the	e data or information
97.20	to the comm	nissioner upon request	t. A service pro	vider or other person	who does not want
97.21	to be identif	fied with information s	ubmitted to the	commissioner under	this subdivision may
97.22	request to p	proceed under a nondis	closure agreem	ent. A nondisclosure	agreement is limited
97.23	to the items	under section 115A.0	6, subdivision	13. Once a request is	made, the requestor,
97.24	the commiss	sioner, and all third part	ties participating	g in the completion of	the needs assessment
97.25	in whatever	capacity must enter in	nto a nondisclo	sure agreement. Once	these parties have
97.26	entered into	a nondisclosure agree	ement, the requ	estor must submit the	necessary data or
97.27	information	to the contractor selec	ted by the com	missioner according to	o subdivision 2, who
97.28	must aggreg	gate and anonymize th	e data or inform	nation, excluding loca	ation data necessary
97.29	to assess ne	eds, received from all p	parties proceedi	ng under a nondisclos	ure agreement under
97.30	this subdivi	sion and must then sul	bmit the aggreg	gated anonymized info	ormation to the
97.31	commission	ner or to the party or par	ties contracted t	o complete the needs a	ssessment, including
97.32	assessing ea	ach covered material's	generation of h	azardous waste, gene	ration of greenhouse
97.33	gases, envii	ronmental justice impa	icts, public hea	Ith impacts, and other	impacts.

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98.1	(b) The com	missioner, any emp	lovee of the age	ncy, or any agent ther	eof, when authorized
98.2				ty, public or private,	
98.3					livision 4, clause (2).
98.4	Sec. 12. [115	A.1451] STEWAR	DSHIP PLAN	<u>.</u>	
98.5	Subdivisior	n 1. <mark>Stewardship p</mark> l	lan required. H	By March 1, 2027, ar	nd every five years
98.6	thereafter, a pro-	oducer responsibilit	y organization	must submit a stewa	rdship plan to the
98.7	commissioner	that describes the pr	roposed operati	on by the organization	on of programs to
98.8	fulfill the requi	rements of this act	and that incorp	orates the findings an	nd results of needs
98.9	assessments. O	nce approved, a stev	vardship plan re	mains in effect for fiv	ve years, as amended,
98.10	or until a subse	equent stewardship	plan is approve	<u>d.</u>	
98.11	<u>Subd. 2.</u> Ac	lvisory board revi	ew of draft pla	n and amendments	A producer
98.12	responsibility of	organization must su	ubmit a draft ste	wardship plan or dra	aft amendment to the
98.13	advisory board	at least 60 days pri-	or to submitting	g the draft plan or dra	aft amendment to the
98.14	commissioner	to allow the advisor	ry board to subr	nit comments and m	ust address advisory
98.15	board commen	ts and recommenda	tions prior to s	ubmission of the dra	ft plan or draft
98.16	amendment to	the commissioner.			
98.17	<u>Subd. 3.</u> Co	ontent of stewards	<mark>hip plans.</mark> A pr	oposed stewardship	plan must include at
98.18	least the follow	ving:			
98.19	(1) perform	ance targets as appl	icable to each c	overed materials type	e to be accomplished
98.20	within a five-y	ear period, establish	ned in subdivisi	on 5, paragraph (a);	
98.21	(2) a descri	ption of the anticipa	ated method of	collection, how reim	bursements will
98.22	support a level	of convenience for	collection, serv	vice convenience me	trics, processing
98.23	infrastructure a	and management me	ethods to be use	ed for each covered r	naterials type, and
98.24	how these will	meet the statewide	requirements e	stablished in subdivi	sion 7 for covered
98.25	materials:				
98.26	(i) included	on the list establish	ned in section 1	15A.1453, subdivisi	<u>on 1;</u>
98.27	(ii) include	d on the list establis	hed in section	115A.1453, subdivis	ion 2;
98.28	(iii) that are	e reusable covered r	naterials manag	ged through a reuse s	ystem; and
98.29	(iv) that are	capable of refill an	nd managed thro	ough a system of wa	ste reduction;
98.30	(3) proposa	ls for exemptions fi	rom performand	ce targets and statew	ide requirements for
98.31	covered materia	als that cannot be wa	aste reduced or 1	nade reusable, recycl	able, or compostable

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99.1	due to federa	al or state health and	safety requiren	nents, identifying the	specific federal or
99.2	state require	ments and their impa	ict on the cover	red materials;	
99.3	<u>(</u> 4) a plan	for how the produce	r responsibility	organization will mea	sure recycling, waste
99.4	reduction, re	cuse, composting, and	d inclusion of p	ostconsumer recycled	content, according
99.5	to subdivisio	on 6 and by covered 1	materials type a	as applicable;	
99.6	<u>(5) third-</u>	party certifications as	s required by th	e commissioner or vol	luntarily undertaken;
99.7	<u>(6)</u> a bud	get identifying fundi	ng needs for ea	ch of the five calenda	r years covered by
99.8	the plan, pro	ducer fees, a descrip	tion of the proc	ess used to calculate t	the fees, and an
99.9	explanation	of how the fees meet	the requirement	nts of section 115A.14	154;
99.10	(7) set go	oals for infrastructure	e investments, i	ncluding a description	of how the process
99.11	to offer and s	select opportunities w	vill be conducte	d in an open, competit	ive, and fair manner;
99.12	how it will a	ddress gaps in the sy	stem not met b	y service providers; ar	nd potential financial
99.13	and legal ins	struments to be used;			
99.14	<u>(8)</u> an ex	planation of how the	program will b	be paid for by the prod	lucer responsibility
99.15	organization	through fees from p	roducers, with	out any new or additio	nal consumer-facing
99.16	fee to memb	ers of the public, bus	sinesses, servic	e providers, the state of	or any political
99.17	subdivisions	, or any other person	who is not a p	roducer, unless the fee	<u>e is:</u>
99.18	(i) a depo	osit made in connecti	on with a prod	uct's refill, reuse, or re	ecycling that can be
99.19	redeemed by	a consumer; or			
99.20	(ii) a cha	rge for service by a s	ervice provide	r, regardless of whethe	er registered;
99.21	<u>(9) a desc</u>	cription of activities to	o be undertaker	during the next five c	alendar years, which
99.22	<u>must at a min</u>	nimum describe how	the producer re	esponsibility organizat	tion, acting on behalf
99.23	of producers	s, will:			
99.24	(i) minim	nize the environmenta	al impacts and h	uman health impacts o	of covered materials,
99.25	including as	sessing each covered	material's gene	eration of hazardous w	vaste, generation of
99.26	greenhouse g	gases, environmental	justice impacts	s, public health impact	s, and other impacts;
99.27	(ii) incor	porate as program obj	ectives the imp	oved design of covered	d materials according
99.28	to section 11	5A.1454, subdivisio	n 1, clause (2);		
99.29	(iii) prov	ide funding to expan	d and increase	the convenience of wa	aste reduction, reuse,
99.30	collection, re	ecycling, and composite	sting services a	ccording to the order	of the waste
99.31	management	t hierarchy under sec	tion 115A.02;		

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100.1	(iv) provide for reasonable reimbursement rates for statewide coverage of recycling
100.2	services for covered materials on the lists established in section 115A.1453 to single-family
100.3	residences, multifamily residences, and political subdivisions arranging for collection,
100.4	transportation, and processing of recyclable materials at a comparable level of convenience
100.5	as services for mixed municipal solid waste according to section 115A.1455; and
100.6	(v) monitor to ensure that postconsumer recycled materials are delivered to responsible
100.7	markets;
100.8	(10) describe how the producer responsibility organization will promote the opportunity
100.9	for all service providers to register with the commissioner and to submit for reimbursement
100.10	with the producer responsibility organization;
100.11	(11) a description of how the program will reimburse service providers under an approved
100.12	stewardship plan, including but not limited to:
100.13	(i) the use of differentiated rates developed according to the requirements and factors
100.14	established under section 115A.1455, subdivision 4;
100.15	(ii) clear and reasonable timelines for reimbursement, with a frequency of no less than
100.16	monthly unless agreed to by a service provider and a producer responsibility organization;
100.17	and
100.18	(iii) a process to resolve disputes that arise between the producer responsibility
100.19	organization and a service provider regarding the determination and payment of
100.20	reimbursements;
100.21	(12) performance standards for service providers that are reimbursed under an approved
100.22	stewardship plan, including but not limited to the following, as applicable to the service
100.23	provided:
100.24	(i) requirements that service providers must accept all covered materials on the lists
100.25	established by the commissioner under section 115A.1453; and
100.26	(ii) labor standards and safety practices, including but not limited to safety programs,
100.27	health benefits, and living wages;
100.28	(13) a description of how the producer responsibility organization will treat and protect
100.29	nonpublic data submitted by service providers;
100.30	(14) a description of how the producer responsibility organization will provide technical
100.31	assistance to:

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101.1	(ii) produ	cers regarding toxic	substances in co	overed materials and a	ctions producers can				
101.2		take to reduce intentionally added toxic substances in covered materials, including verification							
101.3		through certificates of							
101.4	(iii) produ	icers to make change	es in product de	sign that reduce the er	wironmental impact				
101.4	<u> </u>		<u> </u>	bility or marketability	<u> </u>				
101.6		ycling, or compostir							
101.7	(15) a des	cription of how the	producer respon	nsibility organization	will increase public				
101.8				ities accounting for cu					
101.9	materials and	methods and evalua	te the efficacy of	of these efforts includi	ng how the producer				
101.10	responsibility	organization will:							
101.11	(i) assist i	producers in improvi	ing product lab	els as a means of info	rming consumers				
101.12				und other environment					
101.13		covered materials;							
101.14	(ii) increa	se public awareness	of how to use a	and manage covered n	naterials in an				
101.15	environmenta	ally sound manner an	nd how to acces	ss waste reduction, reu	use, recycling, and				
101.16	composting s	ervices; and							
101.17	(iii) encou	arage behavior chang	ge to increase p	articipation in waste r	reduction, reuse,				
101.18	recycling, an	d composting progra	ams;						
101.19	<u>(16) a sun</u>	nmary of consultatio	ons held with the	e advisory board and o	other stakeholders to				
101.20	provide input	to the stewardship p	olan, a list of rec	ommendations that we	ere incorporated into				
101.21	the stewards	nip plan as a result, a	nd a list of reje	cted recommendation	s and the reasons for				
101.22	rejection; and	1							
101.23	<u>(17)</u> strate	egies to incorporate	findings from a	ny relevant studies rea	quired by the				
101.24	legislature.								
101.25	<u>Subd. 4.</u>	Plan and amendmer	nt review and a	pproval procedure. (a	a) The commissioner				
101.26	must review	and approve, deny, c	or request addit	ional information for a	a draft stewardship				
101.27	plan or a drat	<u>t plan amendment n</u>	o later than 120) days after the date th	e commissioner				
101.28	receives it fro	om a producer respo	nsibility organi	zation. The commission	oner must post the				
101.29	draft plan or	draft amendment on	the agency's w	ebsite and allow publi	ic comment for no				
101.30	less than 45 c	lays before approvir	ng, denying, or	requesting additional	information on the				
101.31	draft plan or	draft amendment.							

(b) If the commissioner denies, or requests additional information for, a draft plan or
 draft amendment, the commissioner must provide the producer responsibility organization

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with the reasons, in writing, that the plan or plan amendment does not meet the plan 102.1 requirements of subdivision 3. The producer responsibility organization shall have 60 days 102.2 102.3 from the date that the rejection or request for additional information is received to submit to the commissioner any additional information necessary for the approval of the draft plan 102.4 102.5 or draft amendment. The commissioner shall review and approve or disapprove the revised draft plan or draft amendment no later than 60 days after the date the commissioner receives 102.6 102.7 it. 102.8 (c) A producer responsibility organization may resubmit a draft plan or draft amendment to the commissioner on not more than two occasions. If after the second resubmission, the 102.9 commissioner determines that the draft plan or draft amendment does not meet the plan 102.10 requirements of this act, the commissioner must modify the draft plan or draft amendment 102.11 102.12 as necessary for it to meet the requirements of this act and approve it. (d) Upon recommendation by the advisory board, or upon the commissioner's own 102.13 initiative, the commissioner may require an amendment to a stewardship plan if the 102.14 commissioner determines that an amendment is necessary to ensure that the producer 102.15 responsibility organization maintains compliance with the requirements of this act. 102.16 Subd. 5. Performance targets. (a) The producer responsibility organization must propose 102.17 performance targets based on the needs assessment that meet the statewide requirements in 102.18 subdivision 7 that must be included in a stewardship plan approved under this section. 102.19 Performance targets must include reuse rates, return rates, recycling rates, composting rates, 102.20 and targets for waste reduction, and postconsumer recycled content by covered materials 102.21 type that are to be achieved by the end of the stewardship plan's term. The producer 102.22 responsibility organization must select the unit that is most appropriate to measure each 102.23 102.24 performance target as informed by the needs assessment. 102.25 (b) The commissioner may require that a producer responsibility organization obtain 102.26 third-party certification of any activity or achievement of any standard required by this act. The commissioner must provide a producer responsibility organization with notice of at 102.27 least one year prior to requiring use of third-party certification under this paragraph if such 102.28 certifications are readily available, applicable, and of reasonable cost. 102.29 (c) Proposed performance targets must demonstrate continuous improvement in reducing 102.30 environmental impacts and human health impacts of covered materials over time. 102.31 102.32 Subd. 6. Measurement criteria for performance targets. (a) For purposes of determining whether recycling performance targets are being met, except as modified by 102.33 the commissioner, a stewardship plan must provide for the measurement of the amount of 102.34

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103.1	recycled materia	I to be at the poin	nt at which mat	erial leaves a recyclin	g facility and must
103.2	account for:				
103.3	(1) levels of	estimated contam	nination docum	ented by the facility;	
103.4	(2) any exclu	sions for fuel or	energy capture	; and	
103.5	(3) complian	ce with sections	115A.965, 116.	943, 325F.075, and 32	25F.172 to 325F.179,
103.6	and all other law	s pertaining to to	oxic substances	in covered materials.	
103.7	(b) For purpo	oses of determinir	ng whether was	te reduction performation	nce targets are being
103.8	met, a stewardsh	ip plan must prov	vide for the mea	surement of the amoun	nt of waste reduction
103.9	of covered mate	rials in a manner	that can detern	nine the extent to which	the amount of
103.10	material used fo	r a covered mater	ial is eliminate	d beyond what is nece	essary to efficiently
103.11	deliver a produc	t without damage	or spoilage, or	other means of cover	ed material redesign
103.12	to reduce overal	l use and environ	mental impacts	<u>.</u>	
103.13	(c) For purpo	oses of determinir	ng whether reus	e targets are being me	t, a stewardship plan
103.14	must provide for	the measuremen	t of the amoun	t of reusable covered r	materials to be at the
103.15	point at which re	eusable covered n	naterials meet t	he following criteria a	as demonstrated by
103.16	the producer and	l approved by the	commissioner	<u>.</u>	
103.17	(1) whether t	he average minin	num number of	cycles of reuses withi	n a recognized reuse
103.18	system has been	met based on the	e number of tim	es an item must be re	used for it to have
103.19	lower environme	ental impacts that	n the single-use	versions of those iter	ms; and
103.20	(2) whether t	he demonstrated	or research-bas	sed anticipated return	rate of the covered
103.21	material to the re	euse system has b	been met.		
103.22	(d) For other	targets, the produ	cer responsibili	ty organization must p	propose a calculation
103.23	point for review	and approval as	part of the stew	ardship plan based on	findings from the
103.24	needs assessmer	nt.			
103.25	Subd. 7. Sta	tewide requirem	ents. (a) The c	ommissioner must est	ablish or approve
103.26	statewide require	ements and the dat	te the statewide	requirements must be	met for the following
103.27	categories:				
103.28	(1) recycling	rate;			
103.29	(2) composti	ng rate;			
103.30	(3) reuse rate	<u>;</u>			
103.31	(4) return rat	<u>e;</u>			

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104.1	(5) the perce	entage of covered	materials intro	duced that must be wa	aste reduced; and
104.2	(6) the perce	entage of postcons	umer recycled	content that covered	materials introduced
104.3	must contain, in	ncluding an overal	l percentage fo	r all covered material	s, as applicable,
104.4	excluding comp	oostable materials t	hat cannot inclu	ıde postconsumer recy	veled content because
104.5	unique chemica	l or physical proper	rties or health a	nd safety requirements	prohibit introduction
104.6	of postconsume	er recycled content			
104.7	(b) The com	missioner may use	e the following	information and criter	ria when establishing
104.8	statewide requi	rements under para	agraph (a):		
104.9	(1) needs as	sessments under s	ection 115A.14	50;	
104.10	(2) goals an	d requirements of	the Waste Man	agement Act under th	nis chapter;
104.11	(3) statewid	e goals for greenh	ouse gas emiss	ion reductions under	section 216H.02;
104.12	(4) need for	continuous progre	ess toward gene	erating less waste from	n covered materials
104.13	and the complet	te reuse, recycling,	or composting	of the covered materia	als that are generated,
104.14	in doing so red	ucing impacts to h	uman health ar	d the environment;	
104.15	(5) a prefere	ence for statewide	requirements t	hat accomplish and fu	urther the goals and
104.16	requirements in	clauses (2) to (4)	as soon as prac	cticable and to the ma	ximum extent
104.17	achievable; and	<u>l</u>			
104.18	(6) information	tion from packagir	ng and paper pr	oducer responsibility	programs operating
104.19	in other jurisdie				· · · · · · · · · · · · · · · · · · ·
104.20	(c) The corr	missioner must co	onsult with the	product stewardship of	organization on the
104.20				it proposed statewide	
104.22	^	•		the board's recomme	<u> </u>
104.23		tatewide requireme			
104.24	(d) Every fiv	ve years, the commi	ssioner must re	view the statewide req	uirements established
104.25	· · ·			s an update is not war	
104.26	the commission	er must submit the	e reasoning to t	he advisory board and	l consider the board's
104.27	recommendatio	ons before making	a final decisior	. If the commissioner	decides an update is
104.28	warranted, the	process in paragrap	phs (b) and (c)	must be utilized.	
104.29	(e) The proc	lucer responsibility	y organization 1	nust ensure the statew	vide requirements are
104.30	<u>met.</u>				

105.1	Sec. 13. [115A.1453] RECYCLABLE OR COMPOSTABLE COVERED
105.2	MATERIALS LISTS.
105.3	Subdivision 1. List required. By March 1, 2027, the commissioner must complete a
105.4	list of covered materials determined to be recyclable or compostable statewide through
105.5	systems where covered materials are commingled into a recyclables stream and a separate
105.6	compostables stream. These covered materials must be collected at a comparable level of
105.7	convenience as collection services for mixed municipal solid waste.
105.8	Subd. 2. Alternative collection list required. By March 1, 2027, the commissioner
105.9	must complete a list of covered materials determined to be recyclable or compostable and
105.10	collected statewide through systems other than the system required for covered materials
105.11	on the list established in subdivision 1.
105.12	Subd. 3. Input from interested parties. The commissioner must consult with the
105.13	advisory board, producer responsibility organizations, service providers, political
105.14	subdivisions, and other interested parties to develop or amend the recyclable or compostable
105.15	covered materials lists and must review any petitions by interested parties for addition or
105.16	removal of covered materials from the lists created under this section.
105.17	Subd. 4. Criteria. In developing the lists under subdivisions 1 and 2, the commissioner
105.18	may consider the following criteria:
105.19	(1) current availability of recycling collection services;
105.20	(2) recycling collection and processing infrastructure;
105.21	(3) capacity and technology for sorting covered materials;
105.22	(4) availability of responsible end markets;
105.23	(5) presence and amount of processing residuals and contamination;
105.24	(6) quantity of material estimated to be available and recoverable;
105.25	(7) projected future conditions for clauses (1) to (6);
105.26	(8) if collected for recycling, the covered material type and form must be one that is
105.27	regularly sorted and aggregated into defined streams for recycling processes or the packaging
105.28	format must be specified in a relevant Institution of Scrap Recycling Industries specification;
105.29	and

105.30 (9) other criteria or factors determined by the commissioner.

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106.1	Subd. 6.	Amendment. The co	mmissioner ma	y amend a list complet	ed under this section
106.2				ducer responsibility of	
106.3	as possible a	fter adopting an amen	dment. Produce	r responsibility organiz	zations must provide
106.4	amended lis	ts to service provider	s as soon as pos	sible after receiving t	he amendment and
106.5	work to inco	orporate changes in re-	levant service p	rovider reimbursemen	t rates within a year.
106.6	Sec. 1/ [1	15A.1454] PRODU	CED FEES		
100.0					
106.7				nsibility organization n	nust annually collect
106.8	<u>a fee from e</u>	ach producer that mu	<u>st:</u>		
106.9	<u>(1) be ba</u>	sed on the total amou	unt of covered r	naterials each produce	er introduces in the
106.10	prior year ca	Iculated on a per-uni	t basis, such as	per ton, per item, or a	nother unit of
106.11	measuremen	<u>nt;</u>			
106.12	<u>(2) incen</u>	tivize using materials	and design attrib	outes that reduce the en	vironmental impacts
106.13	and human l	nealth impacts, as dete	ermined by the	commissioner, of cove	ered materials by the
106.14	following m	ethods:			
106.15	(i) elimi	nating intentionally a	dded toxic subs	tances in covered mat	erials;
106.16	(ii) reduc	cing the amount of pa	ckaging per inc	lividual covered mater	rial that is necessary
106.17	to efficiently	y deliver a product wi	ithout damage of	or spoilage without rec	lucing its ability to
106.18	be recycled	or reducing the amoun	nt of paper used	to manufacture individ	dual paper products;
106.19	(iii) incre	easing covered mater	ials managed in	a reuse system;	
106.20	(iv) incre	easing the proportion	of postconsum	er material in covered	materials;
106.21	(v) enha	ncing recyclability or	compostability	of a covered material	; and
106.22	(vi) incre	easing the amount of	inputs derived	from renewable and su	istainable sources;
106.23	<u>(3) disco</u>	urage using materials	s and design att	ributes in a producer's	covered materials
106.24	whose enviro	onmental impacts and	human health ir	npacts, as determined b	by the commissioner,
106.25	can be reduc	ced by the methods lis	sted under claus	se (2);	
106.26	<u>(4) prior</u>	itize reuse by chargin	g covered mate	rials that are managed	through a reuse
106.27	system only	once, upon initial en	try into the mar	ketplace; and	
106.28	<u>(5) gener</u>	rate revenue sufficien	t to pay in full:		
106.29	(i) the ar	nnual registration fee	required under	section 115A.1443;	
106.30	<u>(ii)</u> finan	cial obligations to co	mplete activitie	s described in an appr	oved stewardship
106.31	plan and to	reimburse service pro	viders under se	ction 115A.1455;	

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107.1	<u>(iii) the o</u>	perating costs of the	producer respo	onsibility organization;	and
107.2	(iv) for th	e establishment and	maintenance o	f a financial reserve tha	t is sufficient to
107.3	operate the p	program in a fiscally	prudent and res	sponsible manner.	
107.4	Subd. 2.	Overcollections. <u>Re</u>	venue collected	under this section that e	exceeds the amount
107.5	needed to pa	y the costs described	l in subdivision	1, clause (5), must be u	used to improve or
107.6	enhance prog	gram outcomes or to re	educe producer	fees according to provisi	ions of an approved
107.7	stewardship	plan.			
107.8	Subd. 3.	Prohibited conduct.	. Fees collected	under this section may	not be used for
107.9	lobbying, as	defined in section 3.	084, subdivisio	on 1.	
107.10	Sec. 15. [1]	15A.1455] SERVIC	E PROVIDE	R; REIMBURSEMEN	<u>Г.</u>
107.11	Subdivisi	on 1. Service provid	der reimburse	ment required. The rei	mbursements
107.12	provided for	waste reduction, reu	se, processing,	recycling, or compostin	ng services under
107.13	an approved	stewardship plan sha	all only be prov	vided to service provide	rs that meet the
107.14	performance	standards requireme	ents established	under an approved stev	vardship plan.
107.15	Subd. 2.	Collection of recycl	ables. <u>If a hous</u>	ehold does not have acc	cess to collection
107.16	services at a	comparable level of	convenience as	s collection services for	mixed municipal
107.17	solid waste for	or covered materials	on the recyclat	ble covered materials lis	t established under
107.18	section 115A		, the producer r	esponsibility organization	on must ensure that
107.19	collection set	rvice is available to t	the household t	hrough a service provid	er.
107.20	<u>Subd. 3.</u>]	Bidding processes. ((a) For infrastru	acture investments inclu	ided under an
107.21	approved ster	wardship plan, a proc	ducer responsib	ility organization must	use the competitive
107.22	bidding proc	esses established in s	section 16C.28	, subdivision 1, and pub	licly post bid
107.23	opportunities	except that preference	e must be given	n to existing facilities, pr	oviders of services,
107.24	and holders of	of service accounts in	the state for w	aste reduction, reuse, co	llection, recycling,
107.25	and compost	ing of covered mater	rials.		
107.26	<u>(b) No pr</u>	oducer or producer r	esponsibility o	rganization may own or	partially own
107.27	infrastructure	e that is used to fulfil	ll obligations u	nder this act except in the	he following
107.28	circumstance	<u>28:</u>			
107.29	(1) a proc	lucer may hold an ov	wnership stake	in infrastructure used to	ofulfill obligations
107.30	under this act	t so long as the stake	was held prior	to enactment of this act a	and said ownership
107.31	stake is fully	disclosed by the pro	oducer to the pr	oducer responsibility or	ganization; or

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108.1	(2) if, after a bidding process described in paragraph (a), no service provider bids on the
108.2	contract, the producer responsibility organization may make infrastructure investments
108.3	identified under an approved stewardship plan to implement the requirements in this act.
108.4	Subd. 4. Reimbursement rates. (a) An approved stewardship plan must provide
108.5	reimbursement rates for services, collection, transportation, and management of covered
108.6	materials, exclusive of exempt materials, and incorporate relevant cost information identified
108.7	by the initial needs assessment. Reimbursement rates shall be established equivalent to 50
108.8	percent of the cost per ton by July 1, 2027, 75 percent of the cost per ton by July 1, 2028,
108.9	and 90 percent of the cost per ton by July 1, 2029, and each year thereafter and varied per
108.10	ton, as follows:
108.11	(1) a fixed amount for each ton of covered material collected by a service provider that
108.12	reflects conditions that affect collection, recycling, and composting costs in the region or
108.13	jurisdiction in which the services are provided, including but not limited to:
108.14	(i) the number and size of households;
108.15	(ii) population density;
108.16	(iii) collections methods employed;
108.17	(iv) public education efforts;
108.18	(v) distance to consolidation or transfer facilities; reuse, recycling, or composting
108.19	facilities; or to responsible markets;
108.20	(vi) other factors that may contribute to regional or jurisdictional cost differences;
108.21	(vii) proportion of covered compostable materials within all source-separated compostable
108.22	materials collected or managed through composting; and
108.23	(viii) the general quality of materials recycled or composted by service providers;
108.24	(2) a fixed amount for each ton of covered material recycled or composted by a service
108.25	provider in the prior calendar year based upon:
108.26	(i) the average costs associated with the transportation and processing from a central
108.27	location within a political subdivision, of collected covered material from the political
108.28	subdivision to a recycling or composting facility;
108.29	(ii) the processing of and removal of contamination from covered material by a recycling
108.30	or composting facility;

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109.1	(iii) the recycling or composting of covered materials in the state or in another jurisdiction
109.2	less the average fair market value for that covered material based on the market indices for
109.3	the region, updated monthly;
109.4	(iv) costs associated with the management of contaminated materials removed from
109.5	collected covered material; and
109.6	(v) the proportion of covered compostable materials within all source-separated
109.7	compostable materials collected or managed through composting;
109.8	(3) an additional fixed amount, in excess of the rate provided under clause (2), for each
109.9	material type per ton for covered materials that are not included on the lists established
109.10	according to section 115A.1453, subdivision 1, that are recycled or composted by a service
109.11	provider in the prior calendar year less the average fair market value for that covered material
109.12	based on the market indices for the region, updated monthly;
109.13	(4) a fixed amount for mixed recycling tons are managed through a process that includes
109.14	percentages of covered materials included on the lists established according to section
109.15	115A.1453, subdivision 1, and additional covered materials. The per ton fixed amount shall
109.16	be prorated for the values in clause (2), items (i) and (ii), based upon the most recent waste
109.17	characterization for mixed recycling ton averages;
109.18	(5) a fixed amount, based on population served, for administrative costs of service
109.19	providers, including education, public awareness campaigns, and outreach program costs
109.20	as applicable; and
109.21	(6) a fixed amount for the cost of managing covered materials capable of refill or reusable
109.22	covered materials for the costs associated with collection, cleaning, sanitation, distribution,
109.23	and management of contamination.
109.24	(b) A service provider may retain all revenue from the sale of covered materials. Nothing
109.25	in this act may restrict a service provider from charging a fee for collection or processing
109.26	of covered materials to the extent that reimbursement from a producer responsibility
109.27	organization does not cover all costs of services, including operating profits and returns on
109.28	investments required by a service provider to provide sustainability of the services.
109.29	Subd. 5. Local government authority. (a) Nothing in this section shall be construed to
109.30	require a political subdivision to agree to operate under a stewardship plan, nor does it
109.31	restrict the authority of a political subdivision to provide waste management services to
109.32	residents or to contract with any entity to provide waste management services. Any political
109.33	subdivision that is also a service provider is eligible to be registered with the commissioner

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and reimbursed per the rates and schedule approved in subdivision 4. If a majority of political
subdivisions in the state chooses not to participate in the program by January 1, 2030, the

110.3 commissioner shall revise the statewide requirements established under section 115A.1451,

110.4 <u>subdivision 7.</u>

110.5 (b) Nothing in this act restricts the authority of a political subdivision to provide waste

110.6 <u>management services to residents, to contract with any entity to provide waste management</u>

110.7 services, or to exercise its authority granted under section 115A.94. A producer responsibility

organization may not restrict or otherwise interfere with a political subdivision exercising
its authority under section 115A.94 to organize collection of solid waste, including materials

110.10 collected for recycling or composting, or to extend, renew, or otherwise manage any contracts

- 110.11 entered into as a result of exercising such authority or otherwise resulting from a competitive
- 110.12 procurement process.

110.13 <u>Subd. 6.</u> Dispute resolution. There must be a dispute resolution process for disputes
110.14 related to reimbursements utilizing third-party mediators.

110.15 Sec. 16. [115A.1456] REPORTING.

110.16 <u>Subdivision 1.</u> Producer responsibility organization annual report. (a) By July 1,

110.17 2031, and each July 1 thereafter, a producer responsibility organization must submit a written

110.18 report to the commissioner that contains, at a minimum, the following information for the

110.19 previous calendar year:

(1) the amount of covered materials introduced by each covered materials type, reported
in the same units used to establish fees under section 115A.1454, subdivision 1, clause (1);

(2) progress toward the performance targets reported in the same units used to establish

110.23 producer fees under section 115A.1454, subdivision 1, clause (1), and reported statewide

110.24 and for each county including:

(i) the amount of covered materials successfully waste reduced, reused, recycled, and

110.26 composted by covered materials type and the strategies or collection method used; and

110.27 (ii) information about third-party certifications obtained;

- 110.28 (3) the total cost to implement the program and a detailed description of program
- 110.29 expenditures including:

(i) the total amount of producer fees collected in the current calendar year; and

110.31 (ii) a description of infrastructure investments made during the previous year;

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111.1	(4) a copy of a financial audit of program operations conducted by an independent auditor
111.2	approved by the commissioner that meets the requirements of the Financial Accounting
111.3	Standards Board's Accounting Standards Update 2016-14, Not-for-Profit Entities (Topic
111.4	958), as amended;
111.5	(5) a description of program performance problems that emerged in specific locations
111.6	and efforts taken or proposed by the producer responsibility organization to address them;
111.7	(6) a discussion of technical assistance provided to producers regarding toxic substances
111.8	in covered materials and actions taken by producers to reduce intentionally added toxic
111.9	substances in covered materials beyond compliance with prohibitions already established
111.10	<u>in law;</u>
111.11	(7) a description of public awareness, education, and outreach activities undertaken
111.12	including any evaluations conducted of their efficacy, plans for next calendar year's activities,
111.13	and an evaluation of the process established by the producer responsibility organization to
111.14	answer questions from consumers regarding collection, recycling, composting, waste
111.15	reduction, and reuse activities;
111.16	(8) a summary of consultations held with the advisory board and how any feedback was
111.17	incorporated into the report as a result of the consultations, together with a list of rejected
111.18	recommendations and the reasons for rejection;
111.19	(9) a list of any producers found to be out of compliance with this act, and actions taken
111.20	by the producer responsibility organization to return the producer to compliance, and
111.21	notification of any producers that are no longer participating in the producer responsibility
111.22	organization or have been expelled due to their lack of compliance;
111.23	(10) any proposed amendments to the stewardship plan to improve program performance
111.24	or reduce costs, including changes to producer fees, infrastructure investments, or
111.25	reimbursement rates;
111.26	(11) any recommendations for additions or removal of covered materials to or from the
111.27	recyclable or compostable covered materials lists developed under section 115A.1453; and
111.28	(12) any information requested by the commissioner to assist with determining
111.29	compliance with this act.
111.30	(b) Every fourth year after a stewardship plan is approved by the commissioner, a
111.31	performance audit of the program must be completed. The performance audit must conform
111.32	to audit standards established by the United States Government Accountability Office; the

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112.1 National Association of State Auditors, Comptrollers, and Treasurers; or another nationally
 112.2 recognized organization approved by the commissioner.

112.3 Subd. 2. Report following unmet target. A producer responsibility organization that

112.4 <u>fails to meet a performance target approved in a stewardship plan must, within 90 days of</u>

112.5 <u>filing an annual report under this section, file with the commissioner an explanation of the</u>

112.6 <u>factors contributing to the failure and propose an amendment to the stewardship plan</u>

112.7 specifying changes in operations that the producer responsibility organization will make

112.8 that are designed to achieve the following year's targets. If a performance target is unmet

112.9 due to lack of political subdivision participation in the program, the commissioner shall

112.10 revise the statewide requirements developed under section 115A.1451, subdivision 7. If a

112.11 revision to the statewide performance targets is required and completed by the commissioner,

112.12 the producer responsibility organization may revise the performance targets at the same

112.13 time. An amendment filed under this subdivision must be reviewed by the advisory board

112.14 and reviewed and approved by the commissioner in the manner specified in section

112.15 <u>115A.1451</u>, subdivisions 2 and 4.

112.16 Subd. 3. Commissioner's report. By October 15, 2034, and every five years thereafter,

112.17 the commissioner must submit a report to the governor and to the chairs and ranking minority

- 112.18 members of the legislative committees with jurisdiction over solid waste. The report must
- 112.19 contain a summary of the operations of the Packaging Waste and Cost Reduction Act during

112.20 the previous five years, a summary of the needs assessment, a link to reports filed under

112.21 subdivisions 1 and 2, recommendations for policy, statutory, or regulatory changes to the

112.22 program, an analysis of the impacts of exempting certain materials from the definition of

112.23 covered materials and of exempting certain persons from the definition of producer, a list

- 112.24 of efforts undertaken by the commissioner to enforce and secure compliance with this act,
- 112.25 and any other information the commissioner deems to be relevant.

Subd. 4. Duty to cooperate. Service providers must provide producer responsibility
 organizations with data necessary to complete the reports required by this section upon
 request.

112.29 Sec. 17. [115A.1457] PRODUCER RESPONSIBILITY ORGANIZATION 112.30 WEBSITES.

112.31 A producer responsibility organization must maintain a website that uses best practices

- 112.32 for accessibility and contains at least:
- 112.33 (1) information regarding a process that members of the public can use to contact the
- 112.34 producer responsibility organization with questions;

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- 113.1 (2) a directory of all service providers operating under the stewardship plan administered
- 113.2 by the producer responsibility organization, grouped by location or political subdivision,
- 113.3 and information about how to request service;
- 113.4 (3) registration materials submitted to the commissioner under section 115A.1443;
- 113.5 (4) the draft and approved stewardship plan and any draft and approved amendments;
- (5) information on how to manage materials included in lists established under section
- 113.7 <u>115A.1453;</u>
- 113.8 (6) the list of exempt materials as defined in this act and covered materials exempt from
- 113.9 performance targets and statewide requirements as approved in the stewardship plan;
- 113.10 (6) the most recent needs assessment and all past needs assessments;
- 113.11 (7) annual reports filed by the producer responsibility organization;
- 113.12 (8) a link to administrative rules implementing this act;
- 113.13 (9) comments of the advisory board on the documents listed in clauses (4) and (7), and
- 113.14 the responses of the producer responsibility organization to those comments;
- (10) the names of producers and brands that are not in compliance with section
- 113.16 <u>115A.1448;</u>
- 113.17 (11) a list, that is updated at least monthly, of all member producers that will operate
- 113.18 <u>under the stewardship plan administered by the producer responsibility organization and,</u>
- 113.19 for each producer, a list of all brands of the producer's covered materials introduced in the
- 113.20 state; and
- 113.21 (12) education materials on waste reduction, reuse, recycling, and composting for
- 113.22 producers and the general public.

113.23 Sec. 18. [115A.1458] ANTICOMPETITIVE CONDUCT.

- 113.24 A producer responsibility organization that arranges collection, recycling, composting,
- 113.25 waste reduction, or reuse services under this act may engage in anticompetitive conduct to
- 113.26 the extent necessary to plan and implement collection, recycling, composting, waste
- 113.27 reduction, or reuse systems to meet the obligations under this act, and is immune from
- 113.28 <u>liability under state laws relating to antitrust, restraint of trade, and unfair trade practices.</u>

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114.1	Sec. 19. [1	15A.1459] RULEN	IAKING.		
114.2	The com	nissioner may adopt	rules to impleme	ent this act. The 18-mo	onth time limit under
114.3	section 14.12	25 does not apply to t	the commissioner	r's rulemaking authorit	y under this section.
114.4	Sec. 20. [1	15A.1460] PROVII	DING INFORM	IATION.	
114.5	Upon rec	uest of the commiss	sioner for purpos	es of determining con	npliance with this
114.6	act, or for pu	rposes of implemen	ting this act, a p	erson must furnish to	the commissioner
114.7	any informat	tion that the person	has or may reaso	nably obtain.	
114.8	Sec. 21. [1]	15A.1461] DEPOS	IT RETURN SY	<u>(STEM.</u>	
114.9	<u>(a) It is th</u>	ne intent of the legisl	ature that if a bo	ttle deposit return syst	em is enacted in the
114.10	future, it wil	l be harmonized wit	h this act in a ma	anner that ensures that	·•
114.11	(1) mater	ials covered in that	system are exem	pt from this act or rela	ated financial
114.12	obligations a				
			:1::::::::::::::::::::::::::::::::::::		ii 1.
114.13	<u> </u>	•		ative collection sites i	
114.14	<u>(3) educa</u>	tion and outreach is	integrated betw	een the two programs;	; and
114.15	<u>(4) waste</u>	reduction and reuse	e strategies are p	rioritized between the	two programs.
114.16	<u>(b)</u> Any i	mplementation of a	deposit return sy	stem is created with a	at least a two-year
114.17	transition per	riod prior to the expir	y of the currently	approved stewardship	plan and conducted
114.18	in a manner	that does not create	sudden and sign	ificant operational or t	financial disruption
114.19	to the impler	nentation of a stewar	rdship plan unde	r section 115A.1451, i	ncluding provisions
114.20	of recycling	or reuse services co	ntained in the pla	an.	
114.21	Sec. 22. [1]	15A.1462] ENFOR	CEMENT.		
114.22	<u>(a)</u> The c	ommissioner must e	enforce this act a	s provided under this s	section and sections
114.23	<u>115.071</u> and	116.072. The comm	nissioner may rev	voke a registration of a	a producer
114.24	responsibilit	y organization or pr	oducer found to	have violated this act.	
114.25	<u>(b) Notw</u>	ithstanding the pena	lty limits contain	ned in section 115.071	, subdivision 3, and
114.26	except as oth	nerwise provided in	paragraph (c), a	person that violates or	fails to perform a
114.27	duty impose	d by this act or any	rule adopted the	eunder is liable for a c	civil penalty not to
114.28	exceed \$25,0	000 per day of viola	tion.		
114.29	<u>(c) Notw</u>	ithstanding the pena	lty limits contain	ned in section 115.071	, subdivision 3, a
114.30	producer res	ponsibility organiza	tion or producer	that violates a provisi	on of or fails to

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115.1 perform a duty imposed by this act, a rule adopted thereunder, or requirements of a

115.2 stewardship plan approved by the commissioner, is liable for a civil penalty not to exceed

115.3 <u>\$25,000 per day of violation. For a second violation occurring within five years after the</u>

115.4 approval of a stewardship plan, a producer responsibility organization or producer is liable

115.5 for a civil penalty not to exceed \$50,000 per day of violation. For a third or subsequent

115.6 violation occurring within five years after the approval of a stewardship plan, a producer

115.7 responsibility organization or producer is liable for a civil penalty not to exceed \$100,000

115.8 per day of violation.

115.9 Sec. 23. WORKPLACE CONDITIONS AND EQUITY STUDY.

(a) By January 1, 2032, the commissioner of the Pollution Control Agency must contract

115.11 with a third party that is not a producer or a producer responsibility organization to conduct

115.12 <u>a study of the recycling, composting, and reuse facilities operating in the state. The study</u>
115.13 must analyze, at a minimum information about:

115.14	(1) working conditions, wage and benefit levels, and employment levels of minorities
115.15	and women at those facilities;

(2) barriers to ownership of recycling, composting, and reuse operations faced by women
 and minorities;

115.18 (3) the degree to which residents of multifamily buildings have less convenient access

115.19 to recycling, composting, and reuse opportunities than those living in single-family homes;

115.20 (4) the degree to which environmental justice areas have access to fewer recycling,

115.21 <u>composting</u>, and reuse opportunities compared to other parts of the state;

115.22 (5) the degree to which programs to increase access, convenience, and education are

115.23 successful in raising reuse, recycling, and composting rates in areas where participation in

115.24 these activities is low;

115.25 (6) strategies to increase participation in reuse, recycling, and composting; and

115.26 (7) the degree to which residents and workers in environmental justice areas are impacted

115.27 by emissions, toxic substances, and other pollutants from solid waste facilities in comparison

- 115.28 to other areas of the state and provide recommendations to mitigate those impacts.
- 115.29 (b) The initial producer responsibility organization registered by the commissioner under
- 115.30 Minnesota Statutes, sections 115A.144 to 115A.1462, must cover the cost of conducting

115.31 the study through its annual registration fee and recommended actions identified in the study

115.32 must be considered as part of future stewardship plans as required under Minnesota Statutes,

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116.1	section 115A.1451, including adjustments to service provider reimbursements as established						
116.2	under Minnesota Statutes, section 115A.1455.						
116.3	5.3 Sec. 24. <u>COVERED MATERIALS POLLUTION AND CLEANUP STUDY.</u>						
116.4	(a) By January 1, 2032, the commissioner of the Pollution Control Agency, in consultation						
116.5	with the commissioners of health and natural resources, must contract with a third party						
116.6	that is not a producer or a producer responsibility organization to conduct a study to identify						
116.7	the contribution of covered products to litter and water pollution in Minnesota. The report						
116.8	must at a minimum:						
116.9	(1) analyze	historical and curr	rent environmen	tal and human health ir	npacts of littered		
116.10	covered materials and their associated toxic substances in the environment;						
116.11	(2) estimate the cost of cleanup and prevention; and						
116.12	(3) provide recommendations for how to reduce and mitigate the impacts of litter in the						
116.13	state.						
116.14	(b) The contracted third party must consult with units of local government, the						
116.15	commissioners of health and natural resources, and environmental justice organizations.						
116.16	(c) The initia	al producer respon	sibility organiza	tion registered by the co	mmissioner under		
116.17	Minnesota Statutes, sections 115A.144 to 115A.1462, must cover the cost of conducting						
116.18	the study through its annual registration fee and recommended actions identified in the study						
116.19	must be considered as part of future stewardship plans, as required under Minnesota Statutes,						

116.20 section 115A.1451.

APPENDIX Repealed Minnesota Statutes: S3887-2

85.012 STATE PARKS.

Subd. 27b. Hill-Annex Mine State Park, Itasca County.

Subd. 58. Upper Sioux Agency State Park, Yellow Medicine County.

97B.802 SPECIAL CANADA-GOOSE SEASON; LICENSE REQUIRED.

Except as provided in this section, a person required to possess a small-game license may not take Canada geese during a special season without a valid special-season Canada-goose license in possession. Residents under age 18 or over age 65 and persons hunting on their own property are not required to possess the license.

138.662 HISTORIC SITES.

Subd. 33. Upper Sioux Agency. Upper Sioux Agency; Yellow Medicine County.