This Document can be made available in alternative formats upon request

State of Minnesota

Printed
Page No.

162

HOUSE OF REPRESENTATIVES Unofficial Engrossment

House Engrossment of a Senate File

NINETY-SECOND SESSION

S. F. No. 959

04/19/2021 Companion to House File No. 1076. (Authors: Hansen, R.; Lee; Morrison; Acomb and Lippert)

Read First Time and Sent for Comparison

04/20/2021 Substituted for H. F. No. 1076 Read for the Second Time

04/22/2021 Calendar for the Day, Amended
Read Third Time as Amended

1 2

1.3

1.4

1.5

1.6

1.7

1.8

1.9

1.10

1.11

1.12

1.13

1.14

1.15

1.161.17

1.18

1.19

1.20

1.21

1.22

1.23

1.24

1.25

1.26

1.271.28

1.29

1.30

1.31

1.32

1.33

1.34

1.35

1.36

1.37

1.38

Passed by the House as Amended and transmitted to the Senate to include Floor Amendments

04/26/2021 Refused to concur and a Conference Committee was appointed

1.1 A bill for an act

relating to state government; appropriating money for environment, natural resources, and tourism; appropriating money from environment and natural resources trust fund; modifying provisions for forestry, wildlife, game and fish, invasive species, aquaculture, farmed Cervidae, pesticides, outdoor recreation, fees, waters of the state, land exchanges, waste management, pollution control and enforcement, and electric-assisted bicycles; modifying and creating accounts; providing for disposition of certain revenue; modifying commissioner authority and duties; establishing grant programs; providing for uniformity in DUI enforcement for recreational vehicles; requiring reimbursement of certain costs; adding and deleting land from certain state parks; establishing new state forest; authorizing private sale of certain tax-forfeited and surplus state land; authorizing certain land leases and transfers; requiring studies and reports; amending Minnesota Statutes 2020, sections 16A.151, subdivision 2; 16B.335, subdivision 2; 17.4982, subdivisions 6, 8, 9, 12, by adding subdivisions; 17.4985, subdivisions 2, 3, 5; 17.4986, subdivisions 2, 4; 17.4991, subdivision 3; 17.4992, subdivision 2; 17.4993, subdivision 1; 18B.09, subdivision 2, by adding a subdivision; 35.155, subdivisions 1, 4, 6, 7, 10, 11, by adding a subdivision; 84.027, subdivisions 13a, 18; 84.415, by adding a subdivision; 84.63; 84.631; 84.66, subdivisions 1, 3; 84.787, subdivision 7; 84.795, subdivision 5; 84.797, subdivision 7; 84.82, subdivisions 1a, 7a; 84.83, subdivision 5; 84.92, subdivision 8; 84.943, subdivisions 3, 5, by adding subdivisions; 84.946, subdivision 4; 84D.02, subdivision 3; 84D.11, subdivision 1a; 84D.15; 85.015, subdivision 10; 85.019, by adding a subdivision; 85.052, subdivisions 1, 2, 6, by adding a subdivision; 85.053, subdivision 2, by adding a subdivision; 85.054, subdivision 1; 85.055, subdivision 1; 85.43; 85.47; 86B.415, subdivisions 1, 1a, 2, 3, 4, 5, 7; 86B.705, subdivision 2; 88.79, subdivision 1; 89.001, subdivision 8; 89.021, by adding a subdivision; 89.17; 89.35, subdivision 2; 89.37, subdivision 3; 89A.03, subdivision 2; 89A.11; 92.50, by adding a subdivision; 92.502; 94.3495, subdivision 3; 97A.015, subdivisions 25, 43, 51; 97A.065, subdivision 2; 97A.401, subdivision 1, by adding a subdivision; 97A.421, subdivision 1; 97A.475, subdivision 41; 97A.505, subdivisions 3b, 8; 97B.031, subdivision 1; 97B.071; 97B.811, subdivision 4a; 97C.005, subdivision 3; 97C.081, subdivisions 3, 3a; 97C.342, subdivision 2; 97C.515, subdivision 2; 97C.605, subdivisions 1, 2c, 3; 97C.611; 97C.805, subdivision 2; 97C.836; 103B.103; 103C.315, subdivision 4; 103G.255; 103G.271, subdivision 4a, by adding subdivisions; 103G.287, subdivision 5; 115.03, subdivision 1; 115.061; 115.071, subdivisions 1, 4, by adding subdivisions; 115A.03, by adding subdivisions; 115A.1310, subdivision 12b; 115A.1312, subdivision 1; 115A.1314, subdivision

2.2 1.2 2.3 1.2.4 b.2.5 1.2.6 s.2.7 s.2.8 s.2.9 1.2.10 s.2.11 2.12 2.13 1.2.12 2.13 1.2.15 8.2.16 9.2.17 8.2.18 s.2.18 s.2.18	t; 115A.1316, subdivit; 115A.5501, subdivit; 115B.406, subdivision by adding a subdivision 16G.07, by adding a subdivision 18; 168.1 subdivisions; 169.222 subdivision 1; 169A.5 and 171.306, by adding a sections 16; 48; Laws 2018, chapter 21 aw in Minnesota State 71; 325F; repealing 35.0505, subdivision 17C.605, subdivision	rision 3; 115A. ns 1, 9; 115B.4 on; 116.07, sub subdivision; 1 295, subdivisions 2, subdivisions 2, by adding a subdivision; 2 s 2017, chapter 14, article 4, sec icle 1, section 3 tutes, chapters Minnesota Sta 3; 85.0507; 85 s 2, 2a, 2b, 5; subdivisions 5, 6, 7, 8; 7044	.565, subdiv 07; 115B.42 divisions 6, 116G.15, by on 1; 169.01 64, 6a, by ac subdivision; 290C.01; 325 r 96, section ction 2, subd 3, subdivision 84; 86B; 97 atutes 2020, 6.054, subdiv 115.44, subdivision, 15, 16; N	ision 1; 115B. 1; 115B.49, su 9, by adding st adding a subdivision 1, subdivision Iding a subdiv 169A.54, by a E.046; Laws 2, subdivision ivision 6; Law ons 4, 5; propo B; 103B; 1030 sections 84.91 vision 19; 86B division 9; 115	17, subdivision abdivision 4; 116 abdivision 4; 116 abdivisions; 116 division; 168.00 as 27, 42, by adding a subdivision; 169A.20, adding a subdivision 2016, chapter 1 as 2019, First Spesing coding for C; 103F; 115A; 1, subdivision 1; .331,	13; 5.06, 5.11; 92, ding sion; 54, l; ecial new 116; ; on 1; ion
		il LLGISL/II	URE OF TH	HE STATE OF	MINNESOTA	: :
2.20		A	RTICLE 1			
2.21	ENVIRONMENT			URCES APP	ROPRIATION	NS
2.22 Section	Section 1. ENVIRONMENT AND NATURAL RESOURCES APPROPRIATIONS.					
2.23 <u>Tł</u>	ne sums shown in the	columns marke	ed "Appropri	ations" are app	propriated to the	agencies
2.24 <u>and fo</u>	and for the purposes specified in this article. The appropriations are from the general fund,					
2.25 <u>or and</u>	or another named fund, and are available for the fiscal years indicated for each purpose.					
2.26 <u>The fi</u>	The figures "2022" and "2023" used in this article mean that the appropriations listed under					
2.27 <u>them</u>	them are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively.					
2.28 <u>"The</u>	first year" is fiscal ye	ear 2022. "The	e second yea	r" is fiscal yea	ar 2023. "The bi	iennium"
2.29 <u>is fisc</u>	cal years 2022 and 20)23. Appropria	ations and ca	ncellations fo	or the fiscal year	ending
2.30 <u>June 3</u>	30, 2021, are effective	ve the day follo	owing final o	enactment.		
2.31				APPR	OPRIATIONS	
2.32				<u>Availal</u>	ole for the Year	<u>•</u>
2.33				End	ling June 30	
2.34				<u>2022</u>	<u>20</u>	<u>)23</u>
2.35 Sec. 2	2. POLLUTION CO	ONTROL AG	ENCY			
2.36 <u>Subdi</u>	ivision 1. Total App	ropriation	<u>\$</u>	110,221	,000 \$ 110	,456,000
2.37	<u>Appropriati</u>	ons by Fund				
2.38		2022	2023			
2.39 <u>General</u>	<u>ral</u>	7,194,000	7,468,000)		
	Government al Revenue	75,000	75,000	<u> </u>		
2.40 State	Government			-		

	SF959 FIRST UNOFFICIA ENGROSSMENT	AL	REVISOR	CKM	UES0959-1
3.1	Environmental	88,406,000	88,367,000		
3.2	Remediation	14,546,000	14,546,000		
3.3	The amounts that may l	pe spent for each	<u>1</u>		
3.4	purpose are specified in	the following			
3.5	subdivisions.				
3.6	The commissioner mus	t present the age	ency's		
3.7	biennial budget for fisca	l years 2024 and	12025		
3.8	to the legislature in a tra	ansparent way b	<u>y</u>		
3.9	agency division, includ	ing the proposed	<u>d</u>		
3.10	budget bill and presenta	ations of the bud	lget to		
3.11	committees and division	ns with jurisdict	ion		
3.12	over the agency's budge	et.			
3.13	Subd. 2. Environmenta	al Analysis and	Outcomes	15,514,000	15,156,000
3.14	Appropri	ations by Fund			
3.15		<u>2022</u>	<u>2023</u>		
3.16	General	214,000	224,000		
3.17	Environmental	15,099,000	14,731,000		
3.18	Remediation	201,000	<u>201,000</u>		
3.19	(a) \$99,000 the first year and \$109,000 the				
3.20	second year are from the general fund for:				
3.21	(1) a municipal liaison t	o assist municip	alities		
3.22	in implementing and pa	rticipating in th	<u>e</u>		
3.23	rulemaking process for v	vater quality star	<u>ndards</u>		
3.24	and navigating the NPI	DES/SDS permit	tting		
3.25	process;				
3.26	(2) enhanced economic analysis in the				
3.27	rulemaking process for water quality				
3.28	standards, including more-specific analysis				
3.29	and identification of cost-effective permitting;				
3.30	(3) developing statewid	e economic ana	lyses		
3.31	and templates to reduce	the amount of			
3.32	information and time re	equired for			
3.33	municipalities to apply	for variances fro	<u>om</u>		
3.34	water quality standards	; and			

4.1	(4) coordinating with the Public Facilities	
4.2	Authority to identify and advocate for the	
4.3	resources needed for municipalities to achieve	
4.4	permit requirements.	
4.5	(b) \$205,000 the first year and \$205,000 the	
4.6	second year are from the environmental fund	
4.7	for a monitoring program under Minnesota	
4.8	Statutes, section 116.454.	
4.9	(c) \$115,000 the first year and \$115,000 the	
4.10	second year are for monitoring water quality	
4.11	and operating assistance programs.	
4.12	(d) \$347,000 the first year and \$347,000 the	
4.13	second year are from the environmental fund	
4.14	for monitoring ambient air for hazardous	
4.15	pollutants.	
4.16	(e) \$90,000 the first year and \$90,000 the	
4.17	second year are from the environmental fund	
4.18	for duties related to harmful chemicals in	
4.19	children's products under Minnesota Statutes,	
4.20	sections 116.9401 to 116.9407. Of this	
4.21	amount, \$57,000 each year is transferred to	
4.22	the commissioner of health.	
4.23	(f) \$109,000 the first year and \$109,000 the	
4.24	second year are from the environmental fund	
4.25	for registering wastewater laboratories.	
4.26	(g) \$926,000 the first year and \$926,000 the	
4.27	second year are from the environmental fund	
4.28	to continue perfluorochemical biomonitoring	
4.29	in eastern metropolitan communities, as	
4.30	recommended by the Environmental Health	
4.31	Tracking and Biomonitoring Advisory Panel,	
4.32	and to address other environmental health	
4.33	risks, including air quality. The communities	
4.34	must include Hmong and other immigrant	

CKM

5.1	farming communities. Of this amount, up to
5.2	\$689,000 the first year and \$689,000 the
5.3	second year are for transfer to the Department
5.4	of Health.
5.5	(h) \$51,000 the first year and \$51,000 the
5.6	second year are from the environmental fund
5.7	for the listing procedures for impaired waters
5.8	required under this act.
5.9	(i) \$350,000 the first year is from the
5.10	environmental fund for completing the St.
5.11	Louis River mercury total maximum daily
5.12	load study. This is a onetime appropriation.
5.13	(j) \$141,000 the second year is to implement
5.14	and enforce Minnesota Statutes, section
5.15	325F.071. Of this amount, up to \$65,000 may
5.16	be transferred to the commissioner of health.
5.17	(k) \$200,000 the first year and \$200,000 the
5.18	second year are from the environmental fund
5.19	for sampling fish and water for per- and
5.20	polyfluoroalkyl substances at multiple surface
5.21	waters.
5.22	(1) \$450,000 the first year and \$250,000 the
5.23	second year are from the environmental fund
5.24	for inventorying the types of facilities that are
5.25	a potential source of per- and polyfluoroalkyl
5.26	substances contamination.
5.27	(m) \$300,000 the first year and \$200,000 the
5.28	second year are from the environmental fund
5.29	to evaluate materials going to wastewater and
5.30	solid waste facilities that result in high levels
5.31	of per- and polyfluoroalkyl substances at these
5.32	locations. This is a onetime appropriation.
5.33	(n) \$104,000 the first year and \$204,000 the
5.34	second year are from the environmental fund

	SF959 FIRST UNOFFICIAL ENGROSSMENT		REVISOR	CKM	UES0959-1	
6.1	for the purposes of the perfl	uoroalkyl and	<u>1</u>			
6.2	polyfluoroalkyl substances food packaging					
6.3	provisions under Minnesota	Statutes, sect	tion			
6.4	325F.075.					
6.5	(o) \$226,000 the first year a	and \$266,000	the			
6.6	second year are from the en	vironmental f	<u>und</u>			
6.7	to adopt rules establishing v	vater quality				
6.8	standards for perfluorooctar	noic acid (PFC	<u>DA)</u>			
6.9	and perfluorooctanesulfonic	acid (PFOS)	as			
6.10	required under this act. This	s is a onetime				
6.11	appropriation and is availab	le until June 3	<u>30,</u>			
6.12	2024.					
6.13	(p) \$250,000 the first year a	and \$250,000	the			
6.14	second year are from the en					
6.15	for the air permit communit					
6.16	under this act.					
6.17	Subd. 3. Industrial			17,233,000	17,617,000	
0.17				17,233,000	17,017,000	
6.18	Appropriation					
6.19		022	<u>2023</u>			
6.20	General	682,000	<u>682,000</u>			
6.21		5,550,000	15,934,000			
6.22	Remediation 1	,001,000	1,001,000			
6.23	(a) \$1,001,000 the first year	and \$1,001,0	000			
6.24	the second year are from the	remediation f	<u>fund</u>			
6.25	for the leaking underground	storage tank				
6.26	program to investigate, clea	n up, and prev	vent			
6.27	future releases from undergr	round petrole	<u>um</u>			
6.28	storage tanks and for the per	troleum				
6.29	remediation program for vapor assessment					
6.30	and remediation. These sam	e annual amo	<u>unts</u>			
6.31	are transferred from the peti	roleum tank fi	und			
6.32	to the remediation fund.					
6.33	(b) \$393,000 the first year a	and \$393,000	the			
6.34	second year are from the en	vironmental f	<u>und</u>			

7.1	to further evaluate the use and reduction of
7.2	trichloroethylene around Minnesota and
7.3	identify its potential health effects on
7.4	communities. Of this amount, up to \$121,000
7.5	each year may be transferred to the
7.6	commissioner of health.
7.7	(c) \$184,000 the second year is from the
7.8	environmental fund to purchase air emissions
7.9	monitoring equipment to support compliance
7.10	and enforcement activities. Of this amount,
7.11	\$180,000 is a onetime appropriation.
7.12	(d) \$48,000 the first year and \$48,000 the
7.13	second year are from the environmental fund
7.14	for the purposes of the public informational
7.15	meeting requirements under Minnesota
7.16	Statutes, section 115.071, subdivision 3a.
7.17	(e) \$182,000 the first year and \$182,000 the
7.18	second year are to adopt rules establishing
7.19	procedures for issuing permits to facilities that
7.20	affect environmental justice areas, as required
7.21	under Minnesota Statutes, section 116.064,
7.22	and for other air permitting requirements under
7.23	this act. This is a onetime appropriation.
7.24	(f) \$250,000 the first year and \$250,000 the
7.25	second year are from the environmental fund
7.26	for the purposes of the nonexpiring state
7.27	individual air quality permit requirements
7.28	under Minnesota Statutes, section 116.07,
7.29	subdivision 4n.
7.30	(g) \$500,000 the first year and \$500,000 the
7.31	second year are for implementation of the
7.32	environmental justice and cumulative impact
7.33	analysis requirements under Minnesota

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1		
8.1	Statutes, section 116.064. This is a onetime					
8.2	appropriation.					
8.3	Subd. 4. Municipal		9,089,000	9,182,000		
8.4	Appropriations by Fun	<u>d</u>				
8.5	<u>2022</u>	<u>2023</u>				
8.6	<u>General</u> <u>177,000</u>	190,000				
8.7 8.8	State Government Special Revenue 75,000	75,000				
8.9	Environmental 8,837,000	8,917,000				
8.10	(a) \$177,000 the first year and \$190,0	000 the				
8.11	second year are for:					
8.12	(1) a municipal liaison to assist munic	ipalities				
8.13	in implementing and participating in	the				
8.14	rulemaking process for water quality st	tandards				
8.15	and navigating the NPDES/SDS perm	nitting				
8.16	process;					
8.17	(2) enhanced economic analysis in th	<u>e</u>				
8.18	rulemaking process for water quality					
8.19	standards, including more-specific an	nalysis_				
8.20	and identification of cost-effective per	mitting;				
8.21	(3) developing statewide economic ar	nalyses				
8.22	and templates to reduce the amount of	<u>of</u>				
8.23	information and time required for					
8.24	municipalities to apply for variances	<u>from</u>				
8.25	water quality standards; and					
8.26	(4) coordinating with the Public Facil	lities				
8.27	Authority to identify and advocate for	r the				
8.28	resources needed for municipalities to	achieve				
8.29	permit requirements.					
8.30	(b) \$50,000 the first year and \$50,000	0 the				
8.31	second year are from the environmen	tal fund				
8.32	for transfer to the Office of Administ	rative				
8.33	Hearings to establish sanitary district	<u>S.</u>				

REVISOR

CKM

UES0959-1

SF959 FIRST UNOFFICIAL

	SF959 FIRST UNOFFICIAL ENGROSSMENT		REVISOR	CKM	UES0959-1	
10.1	<u>Appropriat</u>	ions by Fund				
10.2		2022	2023			
10.3	General	<u>2,531,000</u>	2,532,000			
10.4	Environmental	5,911,000	5,791,000			
10.5	Remediation	2,081,000	2,081,000			
10.6	(a) \$1,003,000 the first ye	ear and \$1,003,	000			
10.7	the second year are from t	he remediation	fund			
10.8	for the leaking undergrou	nd storage tank	-			
10.9	program to investigate, cl	ean up, and pre	event			
10.10	future releases from unde	rground petrole	<u>eum</u>			
10.11	storage tanks and for the	<u>petroleum</u>				
10.12	remediation program for	vapor assessme	<u>ent</u>			
10.13	and remediation. These sa	me annual amo	ounts			
10.14	are transferred from the p	etroleum tank t	<u>fund</u>			
10.15	to the remediation fund.					
10.16	(b) \$2,531,000 the first ye	ear and \$2,532,	000			
10.17	the second year are to support agency					
10.18	information technology services provided at					
10.19	the enterprise and agency level.					
10.20	(c) \$800,000 the first year and \$800,000 the					
10.21	second year are from the	environmental	<u>fund</u>			
10.22	to develop and maintain s	ystems to supp	<u>ort</u>			
10.23	permitting and regulatory	business proce	esses			
10.24	and agency data.					
10.25	(d) \$133,000 the first year	r is from the				
10.26	environmental fund for the	e seed disposal	<u>[</u>			
10.27	rulemaking required under this act. This is a					
10.28	onetime appropriation and	d is available u	<u>ntil</u>			
10.29	<u>June 30, 2023.</u>					
10.30	(e) The base for the remed	liation fund in f	<u>iscal</u>			
10.31	year 2025 is \$1,901,000.					
10.32	Subd. 6. Remediation			11,537,000	11,537,000	
10.33	Appropriat	ions by Fund				
10.34		2022	2023			

	SF959 FIRST UNOFFICIAL ENGROSSMENT	٠	REVISOR	CKM	UES0959-1
11.1	Environmental	508,000	508,000		
11.2	Remediation	11,029,000	11,029,000		
11.3	(a) All money for environ	nmental respon	nse,		
11.4	compensation, and comp	liance in the			
11.5	remediation fund not oth	erwise appropr	riated		
11.6	is appropriated to the cor	nmissioners of	`the		
11.7	Pollution Control Agency	y and agricultu	re for		
11.8	purposes of Minnesota S	tatutes, section	<u> </u>		
11.9	115B.20, subdivision 2, o	clauses (1), (2)	<u>, (3),</u>		
11.10	(6), and (7). At the begin	ning of each fi	<u>scal</u>		
11.11	year, the two commission	ners must joint	l <u>y</u>		
11.12	submit to the commission	ner of manager	nent		
11.13	and budget an annual spe	ending plan tha	<u>t</u>		
11.14	maximizes resource use a	and appropriate	<u>ely</u>		
11.15	allocates the money betw	veen the two			
11.16	departments. This approp	oriation is avail	lable		
11.17	until June 30, 2023.				
11.18	(b) \$363,000 the first year	ar and \$363,000	0 the		
11.19	second year are from the	environmental	l fund		
11.20	to manage contaminated	sediment proje	ects at		
11.21	multiple sites identified in	n the St. Louis	River		
11.22	remedial action plan to re	estore water qu	ality		
11.23	in the St. Louis River Are	ea of Concern.			
11.24	(c) \$3,198,000 the first y	ear and \$3,198	,000		
11.25	the second year are from t	the remediation	n fund		
11.26	for the leaking undergrou	ınd storage tan	<u>k</u>		
11.27	program to investigate, c	lean up, and pr	revent		
11.28	future releases from unde	erground petrol	<u>leum</u>		
11.29	storage tanks and for the	petroleum			
11.30	remediation program for	vapor assessm	ent		
11.31	and remediation. These sa	ame annual am	ounts		
11.32	are transferred from the p	oetroleum tank	fund		
11.33	to the remediation fund.				
11.34	(d) \$257,000 the first year	ar and \$257,000	0 the		
11.35	second year are from the	remediation fur	nd for		

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1			
12.1	transfer to the commissioner of health	n for					
12.2	private water-supply monitoring and health						
12.3	assessment costs in areas contaminated by						
12.4	unpermitted mixed municipal solid w	<u>raste</u>					
12.5	disposal facilities and drinking water						
12.6	advisories and public information act	ivities					
12.7	for areas contaminated by hazardous r	eleases.					
12.8	Subd. 7. Resource Management and	d Assistance	35,483,000	35,668,000			
12.9	Appropriations by Fundamental	d					
12.10	<u>2022</u>	<u>2023</u>					
12.11	<u>General</u> <u>550,000</u>	800,000					
12.12	Environmental 34,933,000	34,868,000					
12.13	(a) Up to \$150,000 the first year and \$	150,000					
12.14	the second year may be transferred fr	om the					
12.15	environmental fund to the small busin	ness					
12.16	environmental improvement loan acc	ount					
12.17	under Minnesota Statutes, section 110	<u>6.993.</u>					
12.18	(b) \$1,000,000 the first year and \$1,0	00,000					
12.19	the second year are for competitive re	ecycling					
12.20	grants under Minnesota Statutes, sect	ion					
12.21	115A.565. Of this amount, \$300,000	the first					
12.22	year and \$300,000 the second year ar	e from					
12.23	the general fund, and \$700,000 the fire	rst year					
12.24	and \$700,000 the second year are from	m the					
12.25	environmental fund. This appropriation	on is					
12.26	available until June 30, 2025.						
12.27	(c) \$694,000 the first year and \$694,000 the						
12.28	second year are from the environmental fund						
12.29	for emission-reduction activities and grants to						
12.30	small businesses and other						
12.31	nonpoint-emission-reduction efforts.	Of this					
12.32	amount, \$100,000 the first year and \$	100,000					
12.33	the second year are to continue work	with					
12.34	Clean Air Minnesota, and the commis	ssioner					

13.1	may enter into an agreement with
13.2	Environmental Initiative to support this effort.
13.3	(d) \$17,750,000 the first year and \$17,750,000
13.4	the second year are from the environmental
13.5	fund for SCORE block grants to counties.
13.6	(e) \$119,000 the first year and \$119,000 the
13.7	second year are from the environmental fund
13.8	for environmental assistance grants or loans
13.9	under Minnesota Statutes, section 115A.0716.
13.10	(f) \$400,000 the first year and \$400,000 the
13.11	second year are from the environmental fund
13.12	for grants to develop and expand recycling
13.13	markets for Minnesota businesses.
13.14	(g) \$750,000 the first year and \$750,000 the
13.15	second year are from the environmental fund
13.16	for reducing and diverting food waste,
13.17	redirecting edible food for consumption, and
13.18	removing barriers to collecting and recovering
13.19	organic waste. Of this amount, \$500,000 each
13.20	year is for grants to increase food rescue and
13.21	waste prevention. This appropriation is
13.22	available until June 30, 2025.
13.23	(h) \$250,000 the first year and \$500,000 the
13.24	second year are from the environmental fund
13.25	for the establishment and implementation of
13.26	a climate adaptation and resiliency program
13.27	including technical assistance and grants to
13.28	local governmental units and Tribal
13.29	governments. The base for this appropriation
13.30	is \$1,000,000 in fiscal year 2024 and beyond.
13.31	(i) \$100,000 the first year is from the
13.32	environmental fund for the carpet stewardship
13.33	report required under this act.

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1		
14.1	(j) All money deposited in the environm	<u>iental</u>				
14.2	fund for the metropolitan solid waste landfill					
14.3	fee in accordance with Minnesota Statut	tes,				
14.4	section 473.843, and not otherwise					
14.5	appropriated, is appropriated for the pur	ooses				
14.6	of Minnesota Statutes, section 473.844.					
14.7	(k) Any unencumbered grant and loan					
14.8	balances in the first year do not cancel by	ut are				
14.9	available for grants and loans in the second	ond				
14.10	year. Notwithstanding Minnesota Statut	es <u>,</u>				
14.11	section 16A.28, the appropriations					
14.12	encumbered on or before June 30, 2023	, as				
14.13	contracts or grants for environmental					
14.14	assistance awarded under Minnesota Sta	tutes,				
14.15	section 115A.0716; technical and resear	<u>ch</u>				
14.16	assistance under Minnesota Statutes, sec	etion				
14.17	115A.152; technical assistance under					
14.18	Minnesota Statutes, section 115A.52; ar	<u>nd</u>				
14.19	pollution prevention assistance under					
14.20	Minnesota Statutes, section 115D.04, ar	<u>e</u>				
14.21	available until June 30, 2025.					
14.22	Subd. 8. Watershed		9,568,000	9,618,000		
14.23	Appropriations by Fund					
14.24	<u>2022</u>	<u>2023</u>				
14.25	<u>General</u> <u>1,959,000</u>	1,959,000				
14.26	Environmental 7,375,000	7,425,000				
14.27	Remediation 234,000	234,000				
14.28	(a) \$1,959,000 the first year and \$1,959,000					
14.29	the second year are for grants to delegated					
14.30	counties to administer the county feedlo	<u>t</u>				
14.31	program under Minnesota Statutes, sect	<u>ion</u>				
14.32	116.0711, subdivisions 2 and 3. Money					
14.33	remaining after the first year is available	e for				
14.34	the second year.					

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
15.1	(b) \$208,000 the first year and \$208,000 the			
15.2	second year are from the environmental fund			
15.3	for the costs of implementing gen	eral		
15.4	operating permits for feedlots over	er 1,000		
15.5	animal units.			
15.6	(c) \$122,000 the first year and \$1	22,000 the		
15.7	second year are from the remediat	ion fund for		
15.8	the leaking underground storage ta	nk program		
15.9	to investigate, clean up, and preve	ent future		
15.10	releases from underground petrole	eum storage		
15.11	tanks and for the petroleum remed	diation_		
15.12	program for vapor assessment and	<u>d</u>		
15.13	remediation. These same annual a	amounts are		
15.14	transferred from the petroleum tar	nk fund to		
15.15	the remediation fund.			
15.16	Subd. 9. Environmental Quality	Board	1,274,000	1,274,000
15.17	Appropriations by	Fund		
15.18	<u>2022</u>	<u>2023</u>		
15.19	<u>General</u> <u>1,081,0</u>	<u>1,081,000</u>		
15.20	Environmental 193,0	<u>193,000</u>		
15.21	Subd. 10. Transfers			
15.22	(a) The commissioner must transf	(a) The commissioner must transfer up to		
15.23	\$25,000,000 the first year and \$22,000,000			
	\$25,000,000 the first year and \$22			
15.24	\$25,000,000 the first year and \$22 the second year from the environment	2,000,000		
15.24 15.25	-	2,000,000 mental fund		
	the second year from the environment	2,000,000 mental fund ses of the		
15.25	the second year from the environment to the remediation fund for purpos	2,000,000 mental fund ses of the		
15.25 15.26	the second year from the environment to the remediation fund for purportermediation fund under Minnesot	2,000,000 mental fund ses of the a Statutes,		
15.25 15.26 15.27	the second year from the environment to the remediation fund for purpose remediation fund under Minnesot section 116.155, subdivision 2.	2,000,000 mental fund ses of the a Statutes,		
15.25 15.26 15.27 15.28	the second year from the environment to the remediation fund for purpose remediation fund under Minnesot section 116.155, subdivision 2. (b) Beginning in fiscal year 2024,	2,000,000 mental fund ses of the a Statutes, the budget must		
15.25 15.26 15.27 15.28 15.29	the second year from the environment to the remediation fund for purpose remediation fund under Minnesot section 116.155, subdivision 2. (b) Beginning in fiscal year 2024, commissioner of management and leading to the second section 116.155.	2,000,000 mental fund ses of the a Statutes, the budget must		
15.25 15.26 15.27 15.28 15.29 15.30	the second year from the environment to the remediation fund for purpose remediation fund under Minnesot section 116.155, subdivision 2. (b) Beginning in fiscal year 2024, commissioner of management and transfer \$1,125,000 each year from	2,000,000 mental fund ses of the a Statutes, the budget must the general contingency		
15.25 15.26 15.27 15.28 15.29 15.30 15.31	the second year from the environment to the remediation fund for purpose remediation fund under Minnesot section 116.155, subdivision 2. (b) Beginning in fiscal year 2024, commissioner of management and transfer \$1,125,000 each year from fund to the metropolitan landfill control of the second year from fund to the metropolitan landfill control of the second year from fund to the metropolitan landfill control of the second year from fund to the metropolitan landfill control of the second year from fund to the metropolitan landfill control of the second year from fund to the metropolitan landfill control of the second year from fund to the metropolitan landfill control of the second year from fund to the metropolitan landfill of the second year from fund to the metropolitan landfill of the second year from fund year fund year from fund year fund year from fund year	2,000,000 mental fund ses of the a Statutes, the budget must a the general contingency ation fund		

	SF959 FIRST UNOFFIC ENGROSSMENT	TIAL	REVISOR	CKM	UES0959-1
16.1	128, article 1, section 10, paragraph (e), and				
16.2	Laws 2005, First Spec	cial Session chap	<u>ter 1,</u>		
16.3	article 3, section 17.				
16.4	Sec. 3. NATURAL R	ESOURCES			
16.5	Subdivision 1. Total	Appropriation	<u>\$</u>	333,372,000 \$	326,677,000
16.6	Approp	riations by Fund			
16.7		2022	2023		
16.8	General	101,880,000	96,576,000		
16.9	Natural Resources	115,448,000	114,308,000		
16.10	Game and Fish	114,912,000	114,661,000		
16.11	Remediation	114,000	114,000		
16.12	Permanent School	1,018,000	1,018,000		
16.13	The amounts that may	be spent for eac	<u>h</u>		
16.14	purpose are specified	in the following			
16.15	subdivisions.				
16.16 16.17	Subd. 2. Land and M Management	lineral Resource	<u>es</u>	6,479,000	6,506,000
16.18	Approp	riations by Fund			
16.19		<u>2022</u>	<u>2023</u>		
16.20	General	1,874,000	1,901,000		
16.21	Natural Resources	4,043,000	4,043,000		
16.22	Game and Fish	344,000	344,000		
16.23	Permanent School	218,000	218,000		
16.24	(a) \$319,000 the first	year and \$319,00	00 the		
16.25	second year are for en	vironmental rese	earch		
16.26	relating to mine permit	tting, of which \$20	00,000		
16.27	each year is from the minerals management				
16.28	account and \$119,000 each year is from the				
16.29	general fund.				
16.30	(b) \$3,083,000 the first	st year and \$3,08	3,000		
16.31	the second year are from	om the minerals			
16.32	management account	in the natural res	ources		
16.33	fund for use as provid	ed under Minnes	<u>ota</u>		
16.34	Statutes, section 93.22	236, paragraph (c), for		

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
17.1	mineral resource management, projects to			
17.2	enhance future mineral income, and	l projects		
17.3	to promote new mineral-resource			
17.4	opportunities.			
17.5	(c) \$218,000 the first year and \$218	3,000 the		
17.6	second year are transferred from the	e forest		
17.7	suspense account to the permanent so	hool fund		
17.8	and are appropriated from the perma	anent		
17.9	school fund to secure maximum lon	ig-term		
17.10	economic return from the school tru	ıst lands		
17.11	consistent with fiduciary responsibil	lities and		
17.12	sound natural resources conservation	n and		
17.13	management principles.			
17.14	(d) \$338,000 the first year and \$338	3,000 the		
17.15	second year are from the water man	agement		
17.16	account in the natural resources fun	d for		
17.17	mining hydrology.			
17.18	(e) \$42,000 of the fiscal year 2021 g	general		
17.19	fund appropriations under Laws 2019, First			
17.20	Special Session chapter 4, article 1,	section 3,		
17.21	subdivision 2, is canceled.			
17.22	Subd. 3. Ecological and Water Res	sources	45,537,000	42,263,000
17.23	Appropriations by Fu	<u>ınd</u>		
17.24	<u>2022</u>	<u>2023</u>		
17.25	<u>General</u> <u>23,547,00</u>	0 20,773,000		
17.26	Natural Resources 16,466,00	0 15,966,000		
17.27	<u>Game and Fish</u> <u>5,524,000</u>	<u>5,524,000</u>		
17.28	(a) \$6,722,000 the first year and \$6,	,722,000		
17.29	the second year are from the invasiv	e species		
17.30	account in the natural resources fun	d and		
17.31	\$2,831,000 the first year and \$2,831	1,000 the		
17.32	second year are from the general fur	nd for		
17.33	management, public awareness, asse	essment		
17.34	and monitoring research, and water	access		

18.1	inspection to prevent the spread of invasive
18.2	species; management of invasive plants in
18.3	public waters; and management of terrestrial
18.4	invasive species on state-administered lands.
18.5	Of the amount from the invasive species
18.6	account, at least \$500,000 each year is for
18.7	grants to lake associations to manage aquatic
18.8	invasive plant species.
18.9	(b) \$5,556,000 the first year and \$5,556,000
18.10	the second year are from the water
18.11	management account in the natural resources
18.12	fund for only the purposes specified in
18.13	Minnesota Statutes, section 103G.27,
18.14	subdivision 2.
18.15	(c) \$124,000 the first year and \$124,000 the
18.16	second year are for a grant to the Mississippi
18.17	Headwaters Board for up to 50 percent of the
18.18	cost of implementing the comprehensive plan
18.19	for the upper Mississippi within areas under
18.20	the board's jurisdiction.
18.21	(d) \$10,000 the first year and \$10,000 the
18.22	second year are for payment to the Leech Lake
18.23	Band of Chippewa Indians to implement the
18.24	band's portion of the comprehensive plan for
18.25	the upper Mississippi River.
18.26	(e) \$264,000 the first year and \$264,000 the
18.27	second year are for grants for up to 50 percent
18.28	of the cost of implementing the Red River
18.29	mediation agreement.
18.30	(f) \$2,298,000 the first year and \$2,298,000
18.31	the second year are from the heritage
18.32	enhancement account in the game and fish
18.33	fund for only the purposes specified in

19.1	Minnesota Statutes, section 297A.94,
19.2	paragraph (h), clause (1).
19.3	(g) \$1,485,000 the first year and \$985,000 the
19.4	second year are from the nongame wildlife
19.5	management account in the natural resources
19.6	fund for nongame wildlife management.
19.7	Notwithstanding Minnesota Statutes, section
19.8	290.431, \$100,000 the first year and \$100,000
19.9	the second year may be used for nongame
19.10	wildlife information, education, and
19.11	promotion.
19.12	(h) Notwithstanding Minnesota Statutes,
19.13	section 84.943, \$25,000 the first year and
19.14	\$25,000 the second year from the critical
19.15	habitat private sector matching account may
19.16	be used to publicize the critical habitat license
19.17	plate match program.
19.18	(i) \$6,000,000 the first year and \$6,000,000
19.19	the second year are for the following activities:
19.20	(1) financial reimbursement and technical
19.21	support to soil and water conservation districts
19.22	or other local units of government for
19.23	groundwater-level monitoring;
19.24	(2) surface water monitoring and analysis,
19.25	including installing monitoring gauges;
19.26	(3) groundwater analysis to assist with
19.27	water-appropriation permitting decisions;
19.28	(4) permit application review incorporating
19.29	surface water and groundwater technical
19.30	analysis;
19.31	(5) precipitation data and analysis to improve
19.32	irrigation use;

20.1	(6) information technology, including
20.2	electronic permitting and integrated data
20.3	systems; and
20.4	(7) compliance and monitoring.
20.5	(j) \$410,000 the first year and \$410,000 the
20.6	second year are from the heritage enhancement
20.7	account in the game and fish fund for grants
20.8	to the Minnesota Aquatic Invasive Species
20.9	Research Center at the University of
20.10	Minnesota to prioritize, support, and develop
20.11	research-based solutions that can reduce the
20.12	effects of aquatic invasive species in
20.13	Minnesota by preventing spread, controlling
20.14	populations, and managing ecosystems and to
20.15	advance knowledge to inspire action by others.
20.16	(k) \$1,000,000 the first year and \$1,000,000
20.17	the second year are from the invasive species
20.18	research account in the natural resources fund
20.19	for grants for the Minnesota Aquatic Invasive
20.20	Species Research Center.
20.21	(1) \$3,000,000 the first year is for a grant to
20.22	assist Red Lake Nation in addressing aquatic
20.23	invasive species in and around Upper and
20.24	Lower Red Lake. This is a onetime
20.25	appropriation and is available until June 30,
20.26	<u>2023.</u>
20.27	(m) \$449,000 the first year and \$449,000 the
20.28	second year are for water-use permit public
20.29	meetings required under Minnesota Statutes,
20.30	section 103G.271, subdivision 2a.
20.31	(n) \$1,308,000 the first year and \$1,308,000
20.32	the second year are for additional research,
20.33	monitoring, and other activities to determine
20.34	whether water use is sustainable under

	SF959 FIRST UNOFFICIAL ENGROSSMENT	L	REVISOR	CKM	UES0959-1
21.1	Minnesota Statutes, section 103G.287,				
21.2	subdivision 5.				
21.3	(o) \$427,000 of the fisca	l year 2021 gen	<u>eral</u>		
21.4	fund appropriations unde	er Laws 2019, F	irst		
21.5	Special Session chapter	4, article 1, secti	on 3,		
21.6	subdivision 3, is cancele	<u>d.</u>			
21.7	Subd. 4. Forest Manage	ement		54,860,000	54,615,000
21.8	<u>Appropria</u>	tions by Fund			
21.9		<u>2022</u>	<u>2023</u>		
21.10	General	36,782,000	36,537,000		
21.11	Natural Resources	16,661,000	16,661,000		
21.12	Game and Fish	1,417,000	1,417,000		
21.13	(a) \$7,521,000 the first y	year and \$7,521,	000		
21.14	the second year are for p	revention,			
21.15	presuppression, and supp	pression costs of	$\underline{\mathbf{f}}$		
21.16	emergency firefighting a	nd other costs			
21.17	incurred under Minnesota Statutes, section				
21.18	88.12. The amount necessary to pay for				
21.19	presuppression and suppression costs during				
21.20	the biennium is appropriated from the general				
21.21	fund. By January 15 of each year, the				
21.22	commissioner of natural resources must submit				
21.23	a report to the chairs and ranking minority				
21.24	members of the house an	d senate commi	ittees		
21.25	and divisions having juri	sdiction over			
21.26	environment and natural i	resources finance	e that		
21.27	identifies all firefighting	costs incurred a	<u>and</u>		
21.28	reimbursements received	d in the prior fis	cal		
21.29	year. These appropriation	ns may not be			
21.30	transferred. Any reimburs	sement of firefig	<u>hting</u>		
21.31	expenditures made to the	commissioner	<u>from</u>		
21.32	any source other than fee	deral mobilization	ons		
21.33	must be deposited into the	ne general fund.			
21.34	(b) \$15,386,000 the first y	year and \$15,386	<u>6,000</u>		
21.35	the second year are from	the forest			

22.1	management investment account in the natural
22.2	resources fund for only the purposes specified
22.3	in Minnesota Statutes, section 89.039,
22.4	subdivision 2.
22.5	(c) \$1,417,000 the first year and \$1,417,000
22.6	the second year are from the heritage
22.7	enhancement account in the game and fish
22.8	fund to advance ecological classification
22.9	systems (ECS) scientific management tools
22.10	for forest and invasive species management.
22.11	(d) \$855,000 the first year and \$863,000 the
22.12	second year are for the Forest Resources
22.13	Council to implement the Sustainable Forest
22.14	Resources Act.
22.15	(e) \$1,143,000 the first year and \$1,143,000
22.16	the second year are for the Next Generation
22.17	Core Forestry data system. Of this
22.18	appropriation, \$868,000 is from the general
22.19	fund and \$275,000 from the forest
22.20	management investment account in the natural
22.21	resources fund.
22.22	(f) \$500,000 the first year and \$500,000 the
22.23	second year are from the forest management
22.24	investment account in the natural resources
22.25	fund for forest road maintenance on state
22.26	forest roads.
22.27	(g) \$500,000 the first year and \$500,000 the
22.28	second year are for forest road maintenance
22.29	on county forest roads.
22.30	(h) \$500,000 the first year and \$500,000 the
22.31	second year are from the forest management
22.32	investment account in the natural resources
22.22	
22.33	fund for collecting light detection and ranging

000 n on d
<u>n</u> on
<u>on</u>
<u>l</u>
_
_
<u>ise</u>
0 the
<u>of</u>
t ash
<u>S.</u>
ıy
nd
<u>nts</u>
ribal
in
er, in
iteria
ities
natch
rants
·
ioner
ants.
mbei
act.

	SF959 FIRST UNOFFICIA ENGROSSMENT	L	REVISOR	CKM	UES0959-1
24.1	(1) \$751,000 of the fiscal year 2021 general				
24.2	fund appropriations under Laws 2019, First				
24.3	Special Session chapter	4, article 1, sect	ion 3,		
24.4	subdivision 4, is cancel	ed.			
24.5	Subd. 5. Parks and Tra	nils Managemer	<u>1t</u>	93,341,000	93,294,000
24.6	<u>Appropri</u>	ations by Fund			
24.7		2022	<u>2023</u>		
24.8	General	27,563,000	27,876,000		
24.9	Natural Resources	63,478,000	63,118,000		
24.10	Game and Fish	2,300,000	2,300,000		
24.11	(a) \$7,935,000 the first	year and \$6,435	,000		
24.12	the second year are from	the natural reso	urces		
24.13	fund for state trail, park	, and recreation	area		
24.14	operations. This appropr	iation is from rev	venue		
24.15	deposited in the natural	resources fund	<u>under</u>		
24.16	Minnesota Statutes, sec	tion 297A.94,			
24.17	paragraph (h), clause (2).				
24.18	(b) \$19,198,000 the first year and \$19,533,000				
24.19	the second year are from the state parks				
24.20	account in the natural resources fund to				
24.21	operate and maintain sta	ate parks and sta	<u>te</u>		
24.22	recreation areas.				
24.23	(c) \$1,190,000 the first	year and \$1,190	,000		
24.24	the second year are from	the natural reso	urces		
24.25	fund for park and trail g	rants to local un	nits of		
24.26	government on land to l	oe maintained fo	or at		
24.27	least 20 years for parks	or trails. This			
24.28	appropriation is from re-	venue deposited	in the		
24.29	natural resources fund u	ınder Minnesota	1		
24.30	Statutes, section 297A.9	94, paragraph (h	<u>),</u>		
24.31	clause (4). Any unencur	mbered balance	does		
24.32	not cancel at the end of	the first year and	d is		
24.33	available for the second	year. The base fo	or this		
24.34	appropriation for fiscal	year 2024 and be	eyond		
24.35	<u>is \$890,000.</u>				

REVISOR

25.1	(d) \$9,624,000 the first year and \$9,624,000
25.2	the second year are from the snowmobile trails
25.3	and enforcement account in the natural
25.4	resources fund for the snowmobile
25.5	grants-in-aid program. Any unencumbered
25.6	balance does not cancel at the end of the first
25.7	year and is available for the second year.
25.8	(e) \$2,435,000 the first year and \$2,435,000
25.9	the second year are from the natural resources
25.10	fund for the off-highway vehicle grants-in-aid
25.11	program. Of this amount, \$1,960,000 each
25.12	year is from the all-terrain vehicle account;
25.13	\$150,000 each year is from the off-highway
25.14	motorcycle account; and \$325,000 each year
25.15	is from the off-road vehicle account. Any
25.16	unencumbered balance does not cancel at the
25.17	end of the first year and is available for the
25.18	second year.
25.19	(f) \$1,250,000 the first year and \$2,250,000
25.20	the second year are from the state land and
25.21	water conservation account in the natural
25.22	resources fund for priorities established by the
25.23	commissioner for eligible state projects and
25.24	administrative and planning activities
25.25	consistent with Minnesota Statutes, section
25.26	84.0264, and the federal Land and Water
25.27	Conservation Fund Act. To the extent
25.28	allowable under federal law, the commissioner
25.29	must prioritize projects that are in
25.30	environmental justice areas or otherwise
25.31	increase environmental justice. Any
25.32	unencumbered balance does not cancel at the
25.33	end of the first year and is available for the
25.34	second year. The base for this appropriation
25.35	for fiscal year 2024 and beyond is \$2,500,000.

26.1	(g) \$250,000 the first year and \$250,000 the
26.2	second year are for matching grants for local
26.3	parks and outdoor recreation areas under
26.4	Minnesota Statutes, section 85.019,
26.5	subdivision 2.
26.6	(h) \$250,000 the first year and \$250,000 the
26.7	second year are for matching grants for local
26.8	trail connections under Minnesota Statutes,
26.9	section 85.019, subdivision 4c.
26.10	(i) \$450,000 the first year and \$500,000 the
26.11	second year are from the all-terrain vehicle
26.12	account in the natural resources fund for a
26.13	grant to St. Louis County to match other
26.14	funding sources for design, right-of-way
26.15	acquisition, permitting, and construction of
26.16	Phase I of the Voyageur Country ATV Trail
26.17	connections in the areas of Cook, Orr, Ash
26.18	River, Kabetogama Township, and
26.19	International Falls to the Voyageur Country
26.20	ATV Trail system. This is a onetime
26.21	appropriation and is available until June 30,
26.22	<u>2025.</u>
26.23	(j) \$455,000 the first year and \$500,000 the
26.24	second year are from the all-terrain vehicle
26.25	account in the natural resources fund for a
26.26	grant to the city of Ely for new trail
26.27	connections and a new bridge across the
26.28	Beaver River connecting the Prospector trail
26.29	system to the Taconite State Trail. This is a
26.30	onetime appropriation and is available until
26.31	June 30, 2025.
26.32	(k) \$250,000 the first year is from the
26.33	all-terrain vehicle account in the natural
26.34	resources fund for a statewide all-terrain
26.35	vehicle (ATV) trails master plan broken out

	SF959 FIRST UNOFFICIAL ENGROSSMENT	_	REVISOR	CKM	UES0959-1
27.1	by the Department of Na	tural Resources	<u>s'</u>		
27.2	administrative regions an	d for an ATV t	rails		
27.3	and route inventory from	all cooperating) 2		
27.4	agencies with available da	ata broken out b	by the		
27.5	Department of Natural R	esources'			
27.6	administrative regions. T	he ATV master	· plan		
27.7	and inventory must be con	mpleted by Feb	ruar <u>y</u>		
27.8	<u>1, 2023.</u>				
27.9	(1) \$2,390,000 the first ye	ear and \$2,350,	000		
27.10	the second year are from	the water recre	ation		
27.11	account in the natural res	ources fund for	<u>r</u>		
27.12	maintaining and enhancing	ng public			
27.13	water-access facilities.				
27.14	(m) \$614,000 of the fisca	al year 2021 ger	<u>neral</u>		
27.15	fund appropriations unde	r Laws 2019, F	<u> </u>		
27.16	Special Session chapter 4	, article 1, secti	on 3.		
27.10	<u></u>				
	subdivision 5, is canceled				
		<u>1.</u>		79,456,000	78,459,000
27.17	subdivision 5, is canceled Subd. 6. Fish and Wildli	<u>1.</u>		79,456,000	78,459,000
27.17 27.18	subdivision 5, is canceled Subd. 6. Fish and Wildli	d. ife Manageme		79,456,000	78,459,000
27.17 27.18 27.19	subdivision 5, is canceled Subd. 6. Fish and Wildli	d. ife Manageme tions by Fund	<u>nt</u>	79,456,000	78,459,000
27.17 27.18 27.19 27.20	subdivision 5, is canceled Subd. 6. Fish and Wildli Appropriate	d. ife Manageme tions by Fund 2022	<u>nt</u> <u>2023</u>	<u>79,456,000</u>	78,459,000
27.17 27.18 27.19 27.20 27.21	Subd. 6. Fish and Wildli Appropriate General	d. ife Managementions by Fund 2022 1,179,000	2023 432,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22	Subd. 6. Fish and Wildli Appropriate General Natural Resources	d. ife Manageme tions by Fund 2022 1,179,000 1,982,000 76,295,000	2023 432,000 1,982,000 76,045,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23	Subd. 6. Fish and Wildli Appropriate General Natural Resources Game and Fish	d. ife Manageme tions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658	2023 432,000 1,982,000 76,045,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23 27.24	Subd. 6. Fish and Wildle Appropriate General Natural Resources Game and Fish (a) \$8,658,000 the first years.	d. ife Managementions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658, the heritage	2023 432,000 1,982,000 76,045,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25	Subd. 6. Fish and Wildle Appropriate General Natural Resources Game and Fish (a) \$8,658,000 the first year the second year are from	d. ife Manageme tions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658, the heritage the game and fi	2023 432,000 1,982,000 76,045,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26	Subd. 6. Fish and Wildli Appropriate General Natural Resources Game and Fish (a) \$8,658,000 the first year the second year are from enhancement account in the second year.	d. ife Managementions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658, the heritage the game and fine pecified under	2023 432,000 1,982,000 76,045,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27	Subd. 6. Fish and Wildle Appropriate General Natural Resources Game and Fish (a) \$8,658,000 the first year the second year are from enhancement account in fund only for activities specified.	tions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658 the heritage the game and fine pecified under on 297A.94,	2023 432,000 1,982,000 76,045,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28	Subd. 6. Fish and Wildling Appropriate Appropriate General Natural Resources Game and Fish (a) \$8,658,000 the first year the second year are from enhancement account in fund only for activities specified in the second second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in the second year are from the year are from the year ar	tions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658, the heritage the game and fine pecified under on 297A.94, Notwithstandian	2023 432,000 1,982,000 76,045,000 3,000	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29	Subd. 6. Fish and Wildling Appropriate Appropriate Appropriate Appropriate Appropriate Appropriate Appropriate Appropriate Matural Resources Game and Fish (a) \$8,658,000 the first year the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in fund only for activities specified in the second year are from enhancement account in the second year are from the second	d. ife Manageme tions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658, the heritage the game and from 297A.94, Notwithstandial	2023 432,000 1,982,000 76,045,000 sish	79,456,000	78,459,000
27.17 27.18 27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29 27.30	Subd. 6. Fish and Wildling Appropriate General Natural Resources Game and Fish (a) \$8,658,000 the first year the second year are from enhancement account in fund only for activities special management in the second second year are from enhancement account in fund only for activities special management in the second year are from enhancement account in fund only for activities special management in the second year are from enhancement account in fund only for activities special management in the second year are from enhancement account in fund only for activities special management in the second year are from enhancement account in fund only for activities special management in the second year are from enhancement account in the second year are from the second year are from enhancement year account in the second year are from the second year	tions by Fund 2022 1,179,000 1,982,000 76,295,000 ear and \$8,658 the heritage the game and from 297A.94, Notwithstandiation 297A.94, firetion may be use	2023 432,000 1,982,000 76,045,000 sish ng ve ed for	79,456,000	78,459,000

28.1	(b) \$1,029,000 the first year and \$279,000 the
28.2	second year are from the general fund and
28.3	\$1,675,000 the first year and \$1,675,000 the
28.4	second year are from the game and fish fund
28.5	for planning for and emergency response to
28.6	disease outbreaks in wildlife. Of the general
28.7	fund appropriation, \$250,000 is for the chronic
28.8	wasting disease adopt-a-dumpster program.
28.9	The commissioner and the Board of Animal
28.10	Health must each submit quarterly reports on
28.11	chronic wasting disease activities funded in
28.12	this biennium to the chairs and ranking
28.13	minority members of the legislative
28.14	committees and divisions with jurisdiction
28.15	over environment and natural resources and
28.16	agriculture.
28.17	(c) \$250,000 the first year is from the
28.18	emergency deer feeding and wild Cervidae
28.19	health management account in the game and
28.20	fish fund for the chronic wasting disease
28.21	adopt-a-dumpster program. This is a onetime
28.22	appropriation and is available until June 30,
28.23	<u>2023.</u>
28.24	(d) \$8,546,000 the first year and \$8,546,000
28.25	the second year are from the deer management
28.26	account for the purposes identified in
28.27	Minnesota Statutes, section 97A.075,
28.28	subdivision 1.
28.29	(e) \$150,000 the first year and \$150,000 the
28.30	second year are for grants for
28.31	natural-resource-based education and
28.32	recreation programs serving youth under
28.33	Minnesota Statutes, section 84.976. The base
28.34	for this appropriation in fiscal year 2024 and
28.35	beyond is \$250,000.

	SF959 FIRST UNOFFICIA ENGROSSMENT	L	REVISOR	CKM	UES0959-1
29.1	(f) \$6,000 of the fiscal year	ear 2021 general	fund		
29.2	appropriations under Lav	ws 2019, First Sp	<u>pecial</u>		
29.3	Session chapter 4, articl	e 1, section 3,			
29.4	subdivision 6, is canceled	ed.			
29.5	Subd. 7. Enforcement			49,302,000	49,173,000
29.6	Appropri	ations by Fund			
29.7		<u>2022</u>	2023		
29.8	General	7,998,000	7,870,000		
29.9	Natural Resources	12,158,000	12,158,000		
29.10	Game and Fish	29,032,000	29,031,000		
29.11	Remediation	114,000	114,000		
29.12	(a) \$1,718,000 the first	year and \$1,718	,000		
29.13	the second year are from	n the general fur	nd for		
29.14	enforcement efforts to p	revent the sprea	<u>d of</u>		
29.15	aquatic invasive species	<u>.</u>			
29.16	(b) \$1,580,000 the first	year and \$1,580	,000		
29.17	the second year are from	n the heritage			
29.18	enhancement account in	the game and f	<u>ish</u>		
29.19	fund for only the purpos	ses specified und	<u>ler</u>		
29.20	Minnesota Statutes, sect	tion 297A.94,			
29.21	paragraph (h), clause (1	<u>).</u>			
29.22	(c) \$1,082,000 the first	year and \$1,082	,000		
29.23	the second year are from	n the water recre	ation		
29.24	account in the natural res	ources fund for g	<u>grants</u>		
29.25	to counties for boat and	water safety. An	<u>1y</u>		
29.26	unencumbered balance	does not cancel	at the		
29.27	end of the first year and	is available for	<u>the</u>		
29.28	second year.				
29.29	(d) \$315,000 the first ye	ear and \$315,000) the		
29.30	second year are from the	e snowmobile tr	<u>ails</u>		
29.31	and enforcement accour	nt in the natural			
29.32	resources fund for grant	s to local law			
29.33	enforcement agencies for	or snowmobile			
29.34	enforcement activities.	Any unencumbe	red		

CKM

30.1	balance does not cancel at the end of the first
30.2	year and is available for the second year.
30.3	(e) \$250,000 the first year and \$250,000 the
30.4	second year are from the all-terrain vehicle
30.5	account in the natural resources fund for grants
30.6	to qualifying organizations to assist in safety
30.7	and environmental education and monitoring
30.8	trails on public lands under Minnesota
30.9	Statutes, section 84.9011. Grants issued under
30.10	this paragraph must be issued through a formal
30.11	agreement with the organization. By
30.12	December 15 each year, an organization
30.13	receiving a grant under this paragraph must
30.14	report to the commissioner with details on
30.15	expenditures and outcomes from the grant. Of
30.16	this appropriation, \$25,000 each year is for
30.17	administering these grants. Any unencumbered
30.18	balance does not cancel at the end of the first
30.19	year and is available for the second year.
30.20	(f) \$510,000 the first year and \$510,000 the
30.21	second year are from the natural resources
30.22	fund for grants to county law enforcement
30.23	agencies for off-highway vehicle enforcement
30.24	and public education activities based on
30.25	off-highway vehicle use in the county. Of this
30.26	amount, \$498,000 each year is from the
30.27	all-terrain vehicle account, \$11,000 each year
30.28	is from the off-highway motorcycle account,
30.29	and \$1,000 each year is from the off-road
30.30	vehicle account. The county enforcement
30.31	agencies may use money received under this
30.32	appropriation to make grants to other local
30.33	enforcement agencies within the county that
30.34	have a high concentration of off-highway
30.35	vehicle use. Of this appropriation, \$25,000

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
31.1	each year is for administering these gra	ants.		
31.2	Any unencumbered balance does not c	ancel _		
31.3	at the end of the first year and is availal	ble for		
31.4	the second year.			
31.5	(g) \$176,000 the first year and \$176,00	00 the		
31.6	second year are from the game and fish	n fund		
31.7	for an ice safety program.			
31.8	(h) \$250,000 the first year is for implem	enting		
31.9	the transition of the farmed Cervidae pr	<u>ogram</u>		
31.10	from the Board of Animal Health to the	<u>e</u>		
31.11	Department of Natural Resources as re	quired		
31.12	under this act. This is a onetime appropri	riation_		
31.13	and is available until June 30, 2023.			
31.14	(i) \$1,453,000 the first year and \$1,453	3,000		
31.15	the second year are for Enforcement Di	vision		
31.16	salary increases. Of this amount, \$258,	<u>000 is</u>		
31.17	from the general fund, \$303,000 is from	n the		
31.18	natural resources fund, \$889,000 is fro	m the		
31.19	game and fish fund, and \$3,000 is from	n the		
31.20	remediation fund.			
31.21	(j) \$168,000 of the fiscal year 2021 gen	neral_		
31.22	fund appropriations under Laws 2019,	<u>First</u>		
31.23	Special Session chapter 4, article 1, sec	tion 3,		
31.24	subdivision 7, is canceled.			
31.25	Subd. 8. Operations Support		2,750,000	1,000,000
31.26	(a) \$2,000,000 the first year is for legal	costs.		
31.27	Of this amount, up to \$1,000,000 the fir	st year		
31.28	may be transferred to the Minnesota Po	<u>llution</u>		
31.29	Control Agency. This is a onetime			
31.30	appropriation and is available until Jun	<u>e 30,</u>		
31.31	<u>2025.</u>			
31.32	(b) \$750,000 the first year and \$1,000,0	000 the		
31.33	second year are for information techno	logy		
31.34	security and modernization.			

	SF959 FIRST UNOFFICIAL ENGROSSMENT		REVISOR	CKM	UES0959-1
32.1	Subd. 9. Pass Through Fu	<u>ınds</u>		1,647,000	1,367,000
32.2	Appropriation	ons by Fund			
32.3	<u>,</u>	2022	2023		
32.4	General	187,000	187,000		
32.5	Natural Resources	660,000	380,000		
32.6	Permanent School	800,000	800,000		
32.7	(a) \$660,000 the first year	and \$380,000	the		
32.8	second year are from the n	atural resource	<u>es</u>		
32.9	fund for grants to be divide	ed equally betw	<u>veen</u>		
32.10	the city of St. Paul for the C	Como Park Zoc	and		
32.11	Conservatory and the city	of Duluth for t	the		
32.12	Lake Superior Zoo. This ap	propriation is	<u>from</u>		
32.13	revenue deposited to the nat	ural resources	fund		
32.14	under Minnesota Statutes,	section 297A.	<u>94,</u>		
32.15	paragraph (h), clause (5).				
32.16	(b) \$187,000 the first year	and \$187,000	the		
32.17	second year are for the Off	ice of School	<u> Trust</u>		
32.18	Lands.				
32.19	(c) \$500,000 the first year	and \$500,000	the		
32.20	second year are from the fe	orest suspense			
32.21	account in the permanent s	chool fund for	<u>r</u>		
32.22	transaction and project man	nagement cost	s for		
32.23	sales and exchanges of sch	ool trust lands	3		
32.24	within Boundary Waters C	anoe Area			
32.25	Wilderness. The base for the	nis appropriati	on is		
32.26	\$250,000 in fiscal year 202	24 and \$150,00	<u>00 in</u>		
32.27	fiscal year 2025.				
32.28	(d) \$300,000 the first year	and \$300,000	the		
32.29	second year are transferred	from the fore	<u>est</u>		
32.30	suspense account to the perm	manent school	<u>fund</u>		
32.31	and are appropriated from	the permanent	<u> </u>		
32.32	school fund for the Office	of School Tru	<u>st</u>		
32.33	<u>Lands.</u>				

32.34

Subd. 10. ATV Trail Extensions

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
33.1	(a) The availability of the portion of the	2		
33.2	appropriation in Laws 2019, First Spec	<u>ial</u>		
33.3	Session chapter 4, article 1, section 3,			
33.4	subdivision 5, paragraph (l), that is for a	grant		
33.5	to St. Louis County to design, plan, per	mit,		
33.6	acquire right-of-way for, and construct			
33.7	Voyageur Country ATV Trail from Buy	rck to		
33.8	Holm Logging Road and to Shuster Ro	<u>ad</u>		
33.9	toward Cook, is extended to June 30, 20	023.		
33.10	(b) The availability of the appropriation	n in		
33.11	Laws 2019, First Special Session chapt	er 4,		
33.12	article 1, section 3, subdivision 5, parag	graph		
33.13	(n), for grants to St. Louis County for the	<u>he</u>		
33.14	Quad Cities ATV Club trail construction	<u>n</u>		
33.15	program, including planning, design,			
33.16	environmental permitting, right-of-way	,		
33.17	acquisition, and construction, is extended	ed to		
33.18	June 30, 2023.			
33.19	EFFECTIVE DATE. This section	is effective the da	y following final er	nactment.
33.20 33.21	Sec. 4. BOARD OF WATER AND SO RESOURCES	<u>S</u>	16,470,000 \$	16,565,000
33.22	(a) \$3,423,000 the first year and \$3,423	3 000		
33.23	the second year are for natural resources	<u> </u>		
33.24	grants to local governments to impleme			
33.25	Wetland Conservation Act and shorelar			
33.26	management program under Minnesota			
33.27	Statutes, chapter 103F, and local water	•		
33.28	management responsibilities under Mini	nesota		
33.29	Statutes, chapter 103B. The board may r	educe		
33.30	the amount of the natural resources block	grant		
33.31	to a county by an amount equal to any			
33.32	reduction in the county's general service	<u>es</u>		
33.33	allocation to a soil and water conservat	ion_		
33.34	district from the county's previous year			

34.1	allocation when the board determines that the
34.2	reduction was disproportionate.
34.3	(b) \$3,116,000 the first year and \$3,116,000
34.4	the second year are for grants and payments
34.5	to soil and water conservation districts for the
34.6	purposes of Minnesota Statutes, sections
34.7	103C.321 and 103C.331, and for general
34.8	purposes, nonpoint engineering, and
34.9	implementation and stewardship of the
34.10	reinvest in Minnesota reserve program.
34.11	Expenditures may be made from these
34.12	appropriations for supplies and services
34.13	benefiting soil and water conservation
34.14	districts. Any district receiving a payment
34.15	under this paragraph must maintain a web page
34.16	that publishes, at a minimum, its annual report,
34.17	annual audit, annual budget, and meeting
34.18	notices.
34.19	(c) \$761,000 the first year and \$761,000 the
34.20	second year are to implement, enforce, and
34.21	provide oversight for the Wetland
34.22	Conservation Act, including administering the
34.23	wetland banking program and in-lieu fee
34.24	mechanism.
34.25	(d) \$1,560,000 the first year and \$1,560,000
34.26	the second year are for the following
34.27	programs:
34.28	(1) \$260,000 each year is for the feedlot water
34.29	quality cost-sharing program for feedlots under
34.30	500 animal units and nutrient and manure
34.31	management projects in watersheds where
34.32	there are impaired waters;
34.33	(2) \$1,200,000 each year is for cost-sharing
34.34	programs of soil and water conservation

35.1	districts for accomplishing projects and
35.2	practices consistent with Minnesota Statutes,
35.3	section 103C.501, including perennially
35.4	vegetated riparian buffers, erosion control,
35.5	water retention and treatment, and other
35.6	high-priority conservation practices; and
35.7	(3) \$100,000 each year is for county
35.8	cooperative weed management programs and
35.9	to restore native plants in selected invasive
35.10	species management sites.
35.11	(e) \$166,000 the first year and \$166,000 the
35.12	second year are to provide technical assistance
35.13	to local drainage management officials and
35.14	for the costs of the Drainage Work Group. The
35.15	board must coordinate with the Drainage Work
35.16	Group according to Minnesota Statutes,
35.17	section 103B.101, subdivision 13.
35.18	(f) \$100,000 the first year and \$100,000 the
35.19	second year are for a grant to the Red River
35.20	Basin Commission for water quality and
35.21	floodplain management, including
35.22	administration of programs. This appropriation
35.23	must be matched by nonstate funds.
35.24	(g) \$140,000 the first year and \$140,000 the
35.25	second year are for grants to Area II
35.26	Minnesota River Basin Projects for floodplain
35.27	management.
35.28	(h) \$125,000 the first year and \$125,000 the
35.29	second year are for conservation easement
35.30	stewardship.
35.31	(i) \$240,000 the first year and \$240,000 the
35.32	second year are for a grant to the Lower
35.33	Minnesota River Watershed District to defray
35 34	the annual cost of operating and maintaining

nesota ned noney Laws rticle s zation nary
ned noney Laws rticle s zation
Laws rticle s zation
Laws rticle s zation
Laws rticle s zation
rticle s zation
s zation
zation
nary
) the
am_
<u>06.</u>
the
<u>d</u>
tes,
0 the
<u>s</u>
ion
<u>,</u>
noney
ical
the
ate_
sight,
ngiit,
<u>, 15111,</u>
ater
2

	SF959 FIRST UNOFFICIAL ENGROSSMENT		REVISOR	CKM	UES0959-1
37.1	(o) The appropriations for grants and payments				
37.2	in this section are availab	ole until June 30	<u>2</u>		
37.3	2025, except returned gra	ants and paymen	<u>nts</u>		
37.4	are available for two year	rs after they are			
37.5	returned or regranted, wh	nichever is later.			
37.6	Funds must be regranted	consistent with	the		
37.7	purposes of this section.	If an appropriati	on		
37.8	for grants in either year i	s insufficient, th	<u>e</u>		
37.9	appropriation in the other	year is available	e for		
37.10	it.				
37.11	(p) Notwithstanding Min	nesota Statutes,			
37.12	section 16B.97, grants av	warded from			
37.13	appropriations in this sect	tion are exempt f	<u>From</u>		
37.14	the Department of Admir	nistration, Office	e of		
37.15	Grants Management Poli	cy 08-08 Grant			
37.16	Payments and 08-10 Gra	nt Monitoring.			
37.17	Sec. 5. <u>METROPOLITAN COUNCIL</u> <u>\$ 10,640,000</u> <u>\$ 10,640,000</u>				
37.18	<u>Appropriat</u>	tions by Fund			
37.18 37.19	<u>Appropriat</u>	tions by Fund 2022	<u>2023</u>		
	<u>Appropriat</u> <u>General</u>		2023 2,540,000		
37.19		2022			
37.19 37.20	General	2022 2,540,000 8,100,000	2,540,000 8,100,000		
37.19 37.20 37.21	General Natural Resources	2022 2,540,000 8,100,000 ear and \$2,540,0	2,540,000 8,100,000		
37.19 37.20 37.21 37.22	General Natural Resources (a) \$2,540,000 the first y	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area	2,540,000 8,100,000 000		
37.19 37.20 37.21 37.22 37.23	General Natural Resources (a) \$2,540,000 the first y the second year are for m	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance	2,540,000 8,100,000 000		
37.19 37.20 37.21 37.22 37.23 37.24	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance	2,540,000 8,100,000 000		
37.19 37.20 37.21 37.22 37.23 37.24 37.25	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota S	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance Statutes, section	2,540,000 8,100,000 000 e		
37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota \$ 473.351.	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance Statutes, section	2,540,000 8,100,000 000 e		
37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota \$ 473.351. (b) \$8,100,000 the first y	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance Statutes, section ear and \$8,100,0 the natural resou	2,540,000 8,100,000 000 e e		
37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota \$ 473.351. (b) \$8,100,000 the first y the second year are from	2022 2,540,000 8,100,000 ear and \$2,540,000 etropolitan-area and maintenance Statutes, section ear and \$8,100,000 the natural resource regional parks	2,540,000 8,100,000 000 e e		
37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28 37.29	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota \$ 473.351. (b) \$8,100,000 the first y the second year are from fund for metropolitan-are	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance Statutes, section ear and \$8,100,0 the natural resource regional parks perations. This	2,540,000 8,100,000 000 ee		
37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28 37.29 37.30	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota S 473.351. (b) \$8,100,000 the first y the second year are from fund for metropolitan-are trails maintenance and operation	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance Statutes, section ear and \$8,100,0 the natural resource regional parks perations. This enue deposited in	2,540,000 8,100,000 000 ee		
37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28 37.29 37.30 37.31	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota S 473.351. (b) \$8,100,000 the first y the second year are from fund for metropolitan-are trails maintenance and op appropriation is from reve	2022 2,540,000 8,100,000 ear and \$2,540,000 etropolitan-area and maintenance Statutes, section ear and \$8,100,000 the natural resource regional parks berations. This enue deposited in ader Minnesota	2,540,000 8,100,000 000 ee		
37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28 37.29 37.30 37.31 37.32	General Natural Resources (a) \$2,540,000 the first y the second year are for m regional parks operation according to Minnesota \$ 473.351. (b) \$8,100,000 the first y the second year are from fund for metropolitan-are trails maintenance and op appropriation is from revenatural resources fund un	2022 2,540,000 8,100,000 ear and \$2,540,0 netropolitan-area and maintenance Statutes, section ear and \$8,100,0 the natural resource regional parks perations. This enue deposited in nder Minnesota 4, paragraph (h),	2,540,000 8,100,000 000 dee 000 arces and		

	SF959 FIRST UNOFFICIA ENGROSSMENT	L	REVISO	R	CKM	UES0959-1
38.1 38.2	Sec. 6. CONSERVATION MINNESOTA	ON CORPS		<u>\$</u>	<u>945,000</u> <u>\$</u>	945,000
38.3	Appropria	ations by Fund				
38.4		<u>2022</u>	<u>2023</u>			
38.5	General	455,000	455,0	000		
38.6	Natural Resources	490,000	490,0	000		
38.7	Conservation Corps Min	nnesota may rec	eive_			
38.8	money appropriated from	n the natural reso	ources			
38.9	fund under this section of	only as provided	in an			
38.10	agreement with the com	missioner of na	<u>tural</u>			
38.11	resources.					
38.12	Sec. 7. ZOOLOGICAI	L BOARD		<u>\$</u>	<u>16,079,000</u> <u>\$</u>	13,959,000
38.13	<u>Appropria</u>	ations by Fund				
38.14		<u>2022</u>	<u>2023</u>			
38.15	General	15,749,000	13,769,0	000		
38.16	Natural Resources	330,000	190,0	000		
38.17	(a) \$330,000 the first ye	ear and \$190,000	0 the			
38.18	second year are from the	e natural resour	ces			
38.19	fund from revenue depos	sited under Minn	nesota			
38.20	Statutes, section 297A.9	94, paragraph (h	<u>),</u>			
38.21	clause (5).					
38.22	(b) The general fund cur	rrent law base is	<u> </u>			
38.23	\$10,267,000 per year in	fiscal years 202	4 and			
38.24	<u>2025.</u>					
38.25	Sec. 8. SCIENCE MUS	<u>SEUM</u>		<u>\$</u>	<u>3,018,000</u> <u>\$</u>	1,079,000
38.26	Sec. 9. EXPLORE MI	NNESOTA TO	<u>URISM</u>	<u>\$</u>	<u>15,184,000</u> <u>\$</u>	14,523,000
38.27	(a) \$500,000 the first ye	ear and \$500,000	0 the			
38.28	second year must be ma	tched from non	state			
38.29	sources to develop maxi	imum private se	ector			
38.30	involvement in tourism.	Each \$1 of stat	<u>e</u>			
38.31	incentive must be match	ed with \$6 of p	rivate_			
38.32	sector money. "Matched	l" means revenu	ie to			
38.33	the state or documented	cash expenditu	res			
38.34	directly expended to sup	pport Explore				

	ENGROSSMENT	AL	REVISOR	CKM	UES0959-1	
39.1	Minnesota Tourism programs. Up to one-half					
39.2	of the private sector contribution may be					
39.3	in-kind or soft match. The incentive in fiscal					
39.4	year 2022 is based on fi	scal year 2021 p	<u>rivate</u>			
39.5	sector contributions. The	ne incentive in fi	scal			
39.6	year 2023 is based on fi	scal year 2022 p	rivate			
39.7	sector contributions. The	is incentive is on	going.			
39.8	(b) Money for marketing	ng grants is avail	able			
39.9	either year of the bienni	um. Unexpended	grant			
39.10	money from the first ye	ear is available in	n the			
39.11	second year.					
39.12	(c) \$100,000 each year	is for a grant to	the			
39.13	Northern Lights Interna	ntional Music Fe	stival.			
39.14	(d) \$750,000 the first y	ear is for an eve	<u>nts</u>			
39.15	assistance grant progra	m. Of this amou	<u>nt,</u>			
39.16	\$250,000 is for a grant	to the Grand Po	rtage			
39.17	Band to focus tourism	to Grand Portage	<u>e.</u>			
	G 10 I 2010 I	7'			1 1	
39.18	Sec. 10. Laws 2019, I	First Special Ses	sion chapter 4, an	rticle 1, section 3, s	subdivision 4, is	
39.18 39.19	Sec. 10. Laws 2019, I amended to read:	First Special Ses	sion chapter 4, a	rticle 1, section 3, s	subdivision 4, is	
		Ŷ	sion chapter 4, a	section 3, s 50,668,000	subdivision 4, is 50,603,000	
39.19	amended to read: Subd. 4. Forest Manag	Ŷ	sion chapter 4, a			
39.19 39.20	amended to read: Subd. 4. Forest Manag	gement	sion chapter 4, and 2021			
39.19 39.20 39.21	amended to read: Subd. 4. Forest Manag	gement iations by Fund	•			
39.19 39.20 39.21 39.22	amended to read: Subd. 4. Forest Manag Appropri General Natural Resources	gement iations by Fund 2020 33,651,000 15,619,000	2021 33,300,000 15,886,000			
39.19 39.20 39.21 39.22 39.23	amended to read: Subd. 4. Forest Manag Appropri General	gement iations by Fund 2020 33,651,000	2021 33,300,000			
39.19 39.20 39.21 39.22 39.23 39.24	amended to read: Subd. 4. Forest Manag Appropri General Natural Resources	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000	2021 33,300,000 15,886,000 1,417,000			
39.19 39.20 39.21 39.22 39.23 39.24 39.25	amended to read: Subd. 4. Forest Manag Appropri General Natural Resources Game and Fish	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000 year and \$7,521	2021 33,300,000 15,886,000 1,417,000			
39.19 39.20 39.21 39.22 39.23 39.24 39.25 39.26	amended to read: Subd. 4. Forest Manage Appropria General Natural Resources Game and Fish (a) \$7,521,000 the first	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000 year and \$7,521 prevention,	2021 33,300,000 15,886,000 1,417,000			
39.19 39.20 39.21 39.22 39.23 39.24 39.25 39.26 39.27	amended to read: Subd. 4. Forest Manage Appropria General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000 year and \$7,521 prevention, opression costs of	2021 33,300,000 15,886,000 1,417,000			
39.19 39.20 39.21 39.22 39.23 39.24 39.25 39.26 39.27 39.28	amended to read: Subd. 4. Forest Manage Appropria General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and suppression, and suppression.	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000 year and \$7,521 prevention, pression costs of	2021 33,300,000 15,886,000 1,417,000			
39.19 39.20 39.21 39.22 39.23 39.24 39.25 39.26 39.27 39.28 39.29	amended to read: Subd. 4. Forest Manage Appropria General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and supemergency firefighting	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs of a Statutes, sect	2021 33,300,000 15,886,000 1,417,000 .,000			
39.19 39.20 39.21 39.22 39.23 39.24 39.25 39.26 39.27 39.28 39.29 39.30	amended to read: Subd. 4. Forest Manage Appropria General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and supemergency firefighting incurred under Minnese	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs ota Statutes, sectors are sectors of the	2021 33,300,000 15,886,000 1,417,000 ,000			
39.19 39.20 39.21 39.22 39.23 39.24 39.25 39.26 39.27 39.28 39.29 39.30 39.31	amended to read: Subd. 4. Forest Manage Appropria General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and supemergency firefighting incurred under Minnese 88.12. The amount necessions	gement iations by Fund 2020 33,651,000 15,619,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs of ta Statutes, sectors are sessively to pay for a pression costs of the pression costs of the session costs of the pression costs of the pres	2021 33,300,000 15,886,000 1,417,000 of			

CKM

UES0959-1

40.1	fund. By January 15 of each year, the
40.2	commissioner of natural resources must submit
40.3	a report to the chairs and ranking minority
40.4	members of the house and senate committees
40.5	and divisions having jurisdiction over
40.6	environment and natural resources finance that
40.7	identifies all firefighting costs incurred and
40.8	reimbursements received in the prior fiscal
40.9	year. These appropriations may not be
40.10	transferred. Any reimbursement of firefighting
40.11	expenditures made to the commissioner from
40.12	any source other than federal mobilizations
40.13	must be deposited into the general fund.
40.14	(b) \$13,869,000 the first year and \$14,136,000
40.15	the second year are from the forest
40.16	management investment account in the natural
40.17	resources fund for only the purposes specified
40.18	in Minnesota Statutes, section 89.039,
40.19	subdivision 2.
40.20	(c) \$1,398,000 the first year and \$1,417,000
40.21	the second year are from the heritage
40.22	enhancement account in the game and fish
40.23	fund to advance ecological classification
40.24	systems (ECS) scientific management tools
40.25	for forest and invasive species management.
40.26	(d) \$836,000 the first year and \$847,000 the
40.27	second year are for the Forest Resources
40.28	Council to implement the Sustainable Forest
40.29	Resources Act.
40.30	(e) \$1,131,000 the first year and \$1,131,000
40.31	the second year are for the Next Generation
40.32	Core Forestry data system. For fiscal year
40.33	2022 and later, the distribution for this
40.34	appropriation is \$868,000 from the general

fund and \$275,000 from the forest

41.1	management investment account in the natural
41.2	resources fund.
41.3	(f) \$500,000 the first year and \$500,000 the
41.4	second year are from the forest management
41.5	investment account in the natural resources
41.6	fund for forest road maintenance on state
41.7	forest roads.
41.8	(g) \$500,000 the first year and \$500,000 the
41.9	second year are for forest road maintenance
41.10	on county forest roads.
41.11	(h) \$700,000 the first or second year is for
41.12	grants to local units of government to develop
41.13	community ash management plans; to identify
41.14	and convert ash stands to more diverse,
41.15	climate-adapted species; and to replace
41.16	removed ash trees. This is a onetime
41.17	appropriation.
41.18	(i) Grants awarded under paragraph (h) may
41.19	cover up to 75 percent of eligible costs and
41.20	may not exceed \$500,000. Matching grants
41.21	provided through the appropriation are
41.22	available to cities, counties, regional
41.23	authorities, joint powers boards, towns, and
41.24	parks and recreation boards in cities of the
41.25	first class. The commissioner, in consultation
41.26	with the commissioner of agriculture, must
41.27	establish appropriate criteria for determining
41.28	funding priorities between submitted requests
41.29	and to determine activities and expenses that
41.30	qualify to meet local match requirements.
41.31	Money appropriated for grants under
41.32	paragraph (h) may be used to pay reasonable
41.33	costs incurred by the commissioner of natural
41.34	resources to administer paragraph (h).

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

Sec. 11. Laws 2019, First Special Session chapter 4, article 1, section 3, subdivision 5, is 42.2 amended to read: 42.3 Subd. 5. Parks and Trails Management 90,858,000 88,194,000 42.4 Appropriations by Fund 42.5 2020 2021 42.6 General 42.7 26,968,000 27,230,000 Natural Resources 61,598,000 58,664,000 42.8 Game and Fish 2,300,000 42.9 2,292,000 (a) \$1,075,000 the first year and \$1,075,000 42.10 the second year are from the water recreation 42.11 account in the natural resources fund for 42.12 maintaining and enhancing public 42.13 water-access facilities. 42.14 42.15 (b) \$6,344,000 the first year and \$6,435,000 the second year are from the natural resources 42.16 fund for state trail, park, and recreation area 42.17 operations. This appropriation is from revenue 42.18 deposited in the natural resources fund under 42.19 42.20 Minnesota Statutes, section 297A.94, paragraph (h), clause (2). 42.21 42.22 (c) \$18,552,000 the first year and \$18,828,000 42.23 the second year are from the state parks account in the natural resources fund to 42.24 operate and maintain state parks and state 42.25 recreation areas. 42.26 (d) \$890,000 the first year and \$890,000 the 42.27 second year are from the natural resources 42.28 fund for park and trail grants to local units of 42.29 government on land to be maintained for at 42.30 least 20 years for parks or trails. This 42.31 appropriation is from revenue deposited in the 42.32

42.33

natural resources fund under Minnesota

43.1	Statutes, section 297A.94, paragraph (h),
43.2	clause (4). Any unencumbered balance does
43.3	not cancel at the end of the first year and is
43.4	available for the second year.
43.5	(e) \$9,624,000 the first year and \$9,624,000
43.6	the second year are from the snowmobile trails
43.7	and enforcement account in the natural
43.8	resources fund for the snowmobile
43.9	grants-in-aid program. Any unencumbered
43.10	balance does not cancel at the end of the first
43.11	year and is available for the second year.
43.12	(f) \$1,835,000 the first year and \$2,135,000
43.13	the second year are from the natural resources
43.14	fund for the off-highway vehicle grants-in-aid
43.15	program. Of this amount, \$1,360,000 the first
43.16	year and \$1,660,000 the second year are from
43.17	the all-terrain vehicle account; \$150,000 each
43.18	year is from the off-highway motorcycle
43.19	account; and \$325,000 each year is from the
43.20	off-road vehicle account. Any unencumbered
43.21	balance does not cancel at the end of the first
43.22	year and is available for the second year.
43.23	(g) \$116,000 the first year and \$117,000 the
43.24	second year are from the cross-country-ski
43.25	account in the natural resources fund for
43.26	grooming and maintaining cross-country-ski
43.27	trails in state parks, trails, and recreation areas.
43.28	$\frac{\text{(h)}(g)}{g}$ \$266,000 the first year and \$269,000
43.29	the second year are from the state land and
43.30	water conservation account in the natural
43.31	resources fund for priorities established by the
43.32	commissioner for eligible state projects and
43.33	administrative and planning activities
43.34	consistent with Minnesota Statutes, section
43.35	84.0264, and the federal Land and Water

44.1	Conservation Fund Act. Any unencumbered
44.2	balance does not cancel at the end of the first
44.3	year and is available for the second year.
44.4	(i) (h) \$250,000 the first year and \$250,000
44.5	the second year are for matching grants for
44.6	local parks and outdoor recreation areas under
44.7	Minnesota Statutes, section 85.019,
44.8	subdivision 2.
44.9	(j) (i) \$250,000 the first year and \$250,000 the
44.10	second year are for matching grants for local
44.11	trail connections under Minnesota Statutes,
44.12	section 85.019, subdivision 4c.
44.13	$\frac{(k)}{(j)}$ \$600,000 the first year is from the
44.14	off-road vehicle account for off-road vehicle
44.15	touring routes and trails. Of this amount:
44.16	(1) \$200,000 is for a contract with a project
44.17	administrator to assist the commissioner in
44.18	planning, designing, and providing a system
44.19	of state touring routes and trails for off-road
44.20	vehicles by identifying sustainable, legal
44.21	routes suitable for licensed four-wheel drive
44.22	vehicles and a system of recreational trails for
44.23	registered off-road vehicles. Any portion of
44.24	this appropriation not used for the project
44.25	administrator is available for signage or
44.26	promotion and implementation of the system.
44.27	This is a onetime appropriation.
44.28	(2) \$200,000 is for a contract and related work
44.29	to prepare a comprehensive, statewide,
44.30	strategic master plan for off-road vehicle
44.31	touring routes and trails. This is a onetime
44.32	appropriation and is available until June 30,
44.33	2022. Any portion of this appropriation not

44.34

used for the master plan is returned to the

5.1	off-road vehicle account. At a minimum, the
5.2	plan must: identify opportunities to develop
15.3	or enhance new, high-quality, comprehensive
5.4	touring routes and trails for off-road vehicles
5.5	in a system that serves regional and tourist
5.6	destinations; enhance connectivity with
5.7	touring routes and trails for off-road vehicles;
5.8	provide opportunities for promoting economic
15.9	development in greater Minnesota; help people
5.10	connect with the outdoors in a safe and
5.11	environmentally sustainable manner; create
5.12	new and support existing opportunities for
5.13	social, economic, and cultural benefits and
5.14	meaningful and mutually beneficial
5.15	relationships for users of off-road vehicles and
5.16	the communities that host trails for off-road
5.17	vehicles; and promote cooperation with local,
5.18	state, Tribal, and federal governments;
5.19	organizations; and other interested partners.
5.20	(3) \$200,000 is to share the cost by
5.21	reimbursing federal, Tribal, state, county, and
5.22	township entities for additional needs on roads
5.23	under their jurisdiction when the needs are a
5.24	result of increased use by off-road vehicles
5.25	and are attributable to a border-to-border
5.26	touring route established by the commissioner.
5.27	This paragraph applies to roads that are
5.28	operated by a public road authority as defined
5.29	in Minnesota Statutes, section 160.02,
5.30	subdivision 25. This is a onetime appropriation
5.31	and is available until June 30, 2023. To be
5.32	eligible for reimbursement under this
5.33	paragraph, the claimant must demonstrate that:
15.34	the manda manula from a delitional amoffic
	the needs result from additional traffic
5.35	generated by the border-to-border touring

46.1	border-to-border touring route has caused at
46.2	least a 50 percent increase in maintenance
46.3	costs for roads under the claimant's
46.4	jurisdiction, based on a ten-year maintenance
46.5	average. The commissioner may accept an
46.6	alternative to the ten-year maintenance average
46.7	if a jurisdiction does not have sufficient
46.8	maintenance records. The commissioner has
46.9	discretion to accept an alternative based on a
46.10	good-faith effort by the jurisdiction. Any
46.11	alternative should include baseline
46.12	maintenance costs for at least two years before
46.13	the year the route begins operating. The
46.14	ten-year maintenance average or any
46.15	alternative must be calculated from the years
46.16	immediately preceding the year the route
46.17	begins operating. Before reimbursing a claim
46.18	under this paragraph, the commissioner must
46.19	consider whether the claim is consistent with
46.20	claims made by other entities that administer
46.21	roads on the touring route, in terms of the
46.22	amount requested for reimbursement and the
46.23	frequency of claims made.
46.24	(<u>l) (k)</u> \$600,000 the first year is from the
46.25	all-terrain vehicle account in the natural
46.26	resources fund for grants to St. Louis County.
46.27	Of this amount, \$100,000 is for a grant to St.
46.28	Louis County for an environmental assessment
46.29	worksheet for the overall construction of the
46.30	Voyageur Country ATV Trail system and
46.31	connections, and \$500,000 is for a grant to St.
46.32	Louis County to design, plan, permit, acquire
46.33	right-of-way for, and construct Voyageur
46.34	Country ATV Trail from Buyck to Holmes
46.35	Logging Road and to Shuster Road toward

46.36

Cook. This is a onetime appropriation.

47.1	$\frac{\text{(m)}\ (1)}{\text{(1)}}$ \$2,400,000 the first year is from the
47.2	all-terrain vehicle account in the natural
47.3	resources fund. Of this amount, \$1,300,000 is
47.4	for a grant to Lake County to match other
47.5	funding sources to develop the Prospector
47.6	Loop Trail system and \$1,100,000 is for
47.7	acquisition, design, environmental review,
47.8	permitting, and construction for all-terrain
47.9	vehicle use on the Taconite State Trail
47.10	between Ely and Purvis Forest Management
47.11	Road.
47.12	(n) (m) \$950,000 the first year and \$950,000
47.13	the second year are from the all-terrain vehicle
47.14	account in the natural resources fund for grants
47.15	to St. Louis County for the Quad Cities ATV
47.16	Club trail construction program for planning,
47.17	design, environmental permitting, right-of-way
47.18	acquisition, and construction of up to 24 miles
47.19	of trail connecting the cities of Mountain Iron,
47.20	Virginia, Eveleth, Gilbert, Hibbing, and
47.21	Chisholm to the Laurentian Divide, County
47.22	Road 303, the Taconite State Trail, and
47.23	Biwabik and from Pfeiffer Lake Forest Road
47.24	to County Road 361. This is a onetime
47.25	appropriation.
47.26	$\frac{\text{(o)} (\text{n})}{\text{(n)}}$ \$75,000 the first year is from the
47.27	general fund for signage and interpretative
47.28	resources necessary for naming state park
47.29	assets and a segment of the St. Croix River
47.30	State Water Trail after Walter F. Mondale as
47.31	provided in this act.
47.32	(p) (o) \$150,000 the first year is from the
47.33	all-terrain vehicle account in the natural
47.34	resources fund for a grant to Crow Wing

County to plan and design a multipurpose

47.35

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
50.1	July 1, 2020, unless otherwise stated in	<u>the</u>		
50.2	appropriation. Any unencumbered balan	<u>ice</u>		
50.3	remaining in the first year does not cance	el and		
50.4	is available for the second year or until t	<u>che</u>		
50.5	end of the appropriation.			
50.6	Subd. 2. Definition			
50.7	"Trust fund" means the Minnesota			
50.8	environment and natural resources trust	<u>fund</u>		
50.9	established under the Minnesota Constitu	ution,		
50.10	article XI, section 14.			
50.11 50.12 50.13	Subd. 3. Foundational Natural Resource Data and Information		<u>-0-</u>	8,593,000
50.14 50.15	(a) Geologic Atlases for Water Resour <u>Management</u>	<u>rce</u>		
50.16	\$2,000,000 the second year is from the t	rust		
50.17	fund to the Board of Regents of the Unive	ersity_		
50.18	of Minnesota, Minnesota Geological Su			
50.19	to continue producing county geologic at	lases		
50.20	to inform management of surface water	and		
50.21	groundwater resources. This appropriati	on is		
50.22	to complete Part A, which focuses on the	<u>e</u>		
50.23	properties and distribution of earth mate	<u>rials</u>		
50.24	to define aquifer boundaries and the			
50.25	connection of aquifers to the land surface	e and		
50.26	surface water resources.			
50.27 50.28	(b) Expanding Minnesota Ecological M Network	onitoring		
50.29	\$800,000 the second year is from the tru	<u>ıst</u>		
50.30	fund to the commissioner of natural resor	urces		
50.31	to improve conservation and manageme	nt of		
50.32	Minnesota's native forests, wetlands, and	<u>d</u>		
50.33	grasslands by expanding the partially			
50.34	established long-term Ecological Monito	oring		
50.35	Network that will provide critical knowl	ledge		

UES0959-1

the project must be completed and final

products delivered.

51.1

51.2

51.3

51.4

51.5

51.6

51.7

51.8

51.9

51.10

51.11

51.12

51.13

51.14

51.15

51.16

51.17

51.18

51.19

51.20

51.34

51.35

CKM

UES0959-1

CKM

UES0959-1

54.2

54.3

54.4

54.5

54.6

54.7

54.8

54.9

54.10

54.11

54.12

54.13

54.14

54.15

54.16

54.17

54.18

54.19

54.20

54.21

54.22

54.23

54.24

54.25

54.26

54.27

54.28

54.29

54.30

54.31

54.32

54.33

54.34

54.35

CKM

UES0959-1

Article 2 Sec. 2.

species in Minnesota.

and Forster's tern and to make conservation

and restoration recommendations to improve

the suitability of habitat for these two bird

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
55.1	Subd. 4. Water Resources		<u>-0-</u>	3,457,000
55.2 55.3	(a) Managing Highly Saline Wa Municipal Water Treatment	aste from		
55.4	\$250,000 the second year is from	the trust		
55.5	fund to the Board of Regents of the	e University		
55.6	of Minnesota to develop a cost- a	<u>nd</u>		
55.7	energy-efficient method of management	ging the		
55.8	concentrated saline waste from a	municipal		
55.9	water treatment plant to increase the	ne feasibility		
55.10	of using reverse osmosis for centr	alized water		
55.11	softening and sulfate removal. The	nis		
55.12	appropriation is subject to Minnes	ota Statutes,		
55.13	section 116P.10.			
55.14 55.15	(b) Technology for Energy-Gen Industrial Wastewater Treatme			
55.16	\$450,000 the second year is from	the trust		
55.17	fund to the Board of Regents of the	e University		
55.18	of Minnesota to improve water qu	uality and		
55.19	generate cost savings by develop:	ing off the		
55.20	shelf technology that treats indus	<u>trial</u>		
55.21	wastewater on-site and turns poll	utants into		
55.22	hydrogen and methane for energy	v. This		
55.23	appropriation is subject to Minnes	ota Statutes,		
55.24	section 116P.10.			
55.25 55.26	(c) Microplastics: Transporters of in Minnesota Waters	of Contaminants		
55.27	\$425,000 the second year is from	the trust		
55.28	fund to the Board of Regents of the	e University		
55.29	of Minnesota to study how severa	al types of		
55.30	common microplastics transport c	ontaminants		
55.31	of concern in Minnesota waters.			
55.32 55.33	(d) Developing Strategies to Ma Land-Applied Biosolids	nnage PFAS in		
55.34	\$1,404,000 the second year is fro	m the trust		
55.35	fund to the commissioner of the I	<u>Pollution</u>		

CKM

UES0959-1

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
57.1	Minnesota Rural Water Association to	orovide _		
57.2	technical assistance to businesses to d	ecrease		
57.3	industrial and commercial water use in	<u>n</u>		
57.4	communities at risk for inadequate			
57.5	groundwater supply or quality.			
57.6 57.7 57.8	Subd. 5. Technical Assistance, Outreach, and Environmental Education		<u>-0-</u>	2,989,000
57.9 57.10	(a) Statewide Environmental Educa Public Television Outdoor Series	tion via		
57.11	\$300,000 the second year is from the	<u>trust</u>		
57.12	fund to the commissioner of natural res	sources _		
57.13	for an agreement with Pioneer Public			
57.14	Television to produce approximately 2	25 new		
57.15	episodes of a statewide outdoor public	2		
57.16	television series designed to inspire			
57.17	Minnesotans to connect with the outdo	ors and		
57.18	restore and protect the environment.			
57.19 57.20	(b) Minnesota Freshwater Quest: Env Education on State Waterways	vironmental		
57.21	\$500,000 the second year is from the	trust		
57.22	fund to the commissioner of natural res	sources		
57.23	for an agreement with Wilderness Inqu	uiry for		
57.24	approximately 10,000 underserved Min	nnesota		
57.25	youth to explore and improve local wat	erways		
57.26	using the place-based and hands-on			
57.27	"Minnesota Freshwater Quest" enviror	<u>mental</u>		
57.28	education program.			
57.29 57.30	(c) Teach Science: Schools as STEM Laboratories	Living		
57.31	\$368,000 the second year is from the	trust		
57.32	fund to the commissioner of natural res	sources		
57.33	for an agreement with Climate Genera	tion: A		
57.34	Will Steger Legacy to prepare students	for the		
57.35	challenges and careers of the future by	<u>/</u>		
57.36	connecting new science standards, ren	<u>ewable</u>		

CKM

UES0959-1

UES0959-1

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
60.1	\$133,000 the second year is from the tru	<u>ıst</u>		
60.2	fund to the Board of Regents of the University	<u>ersity</u>		
60.3	of Minnesota, Raptor Center, in coopera	ation_		
60.4	with the Department of Natural Resource	es and		
60.5	other conservation partners, to provide hu	<u>inters</u>		
60.6	with outreach and workshops on alterna	<u>tives</u>		
60.7	to lead hunting ammunition, including co	opper_		
60.8	ammunition as an alternative, and to pro	<u>omote</u>		
60.9	voluntary selection of nontoxic ammuni	tion		
60.10	to protect raptors and other wildlife in			
60.11	Minnesota from accidental lead poisoni	ng		
60.12	caused by ingestion of ammunition fragm	nents.		
60.13 60.14	Subd. 6. Aquatic and Terrestrial Invasive Species		<u>-0-</u>	10,425,000
60.15 60.16	(a) Minnesota Invasive Terrestrial Pla Pests Center (MITPPC) - Phase V	nnts and		
60.17	\$5,000,000 the second year is from the	trust		
60.18	fund to the Board of Regents of the University	ersity_		
60.19	of Minnesota to support the Minnesota			
60.20	Invasive Terrestrial Plants and Pests Cer	<u>nter</u>		
60.21	to fund approximately 15 new, high-prior	<u>ority</u>		
60.22	research projects that will lead to better			
60.23	management of invasive plants, pathoge	ens,		
60.24	and pests on Minnesota's natural and			
60.25	agricultural lands. This appropriation is su	<u>ıbject</u>		
60.26	to Minnesota Statutes, section 116P.10.	<u>This</u>		
60.27	appropriation is available until June 30, 2	<u>2026,</u>		
60.28	by which time the project must be comp	<u>oleted</u>		
60.29	and final products delivered.			
60.30 60.31	(b) Protect Community Forests by Ma Ash for Emerald Ash Borer	anaging		
60.32	\$3,500,000 the second year is from the	trust		
60.33	fund to the commissioner of natural reso	urces		
60.34	to reduce emerald ash borer by providing	g		
60.35	surveys, assessments, trainings, assistan	ice,		
60.36	and grants for communities to manage em	nerald		

products delivered.

CKM

CKM

UES0959-1

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
63.1	pollution from plastics by creating eco	-friendly		
63.2	replacements using lignin from the p	oulp mill		
63.3	in Cloquet, Minnesota. This appropr	iation is		
63.4	subject to Minnesota Statutes, section	116P.10.		
63.5 63.6	(c) Diverting Unsold Food from La Reducing Greenhouse Gases	andfills and		
63.7	\$130,000 the second year is from the	e trust		
63.8	fund to the commissioner of natural r	esources		
63.9	for an agreement with Second Harve	<u>est</u>		
63.10	Heartland to prevent food from goin	g to		
63.11	landfills and reduce greenhouse gas e	missions		
63.12	by helping businesses donate unsold	prepared		
63.13	food to food shelves.			
63.14 63.15	Subd. 8. Methods to Protect or Res Water, and Habitat	store Land,	<u>-0-</u>	4,219,000
63.16 63.17	(a) Pollinator Central: Habitat Im with Citizen Monitoring	provement		
63.18	\$750,000 the second year is from the	e trust		
63.19	fund to the commissioner of natural r	esources		
63.20	for an agreement with Great River C	breening		
63.21	to restore and enhance approximatel	y 400		
63.22	acres of pollinator habitat on tradition	nal and		
63.23	nontraditional sites such as roadsides	and turf		
63.24	grass from Hastings to St. Cloud to l	<u>penefit</u>		
63.25	pollinators and build knowledge by	engaging		
63.26	approximately 100 citizens in monitor	oring the		
63.27	impact of habitat improvements. This	<u>s</u>		
63.28	appropriation is available until June 3	30, 2025 <u>,</u>		
63.29	by which time the project must be co	<u>ompleted</u>		
63.30	and final products delivered.			
63.31 63.32	(b) Pollinator and Beneficial Insec Habitat Program	t Strategic		
63.33	\$750,000 the second year is from the	e trust		
63.34	fund to the Board of Water and Soil R	esources		
63.35	for building a new initiative to strate	gically		

64.1	restore and enhance approximately 1,000 acres
64.2	of diverse native habitat to benefit multiple
64.3	insects through grants, cost-share, and
64.4	outreach. Notwithstanding subdivision 14,
64.5	paragraph (e), restorations and enhancements
64.6	may take place on land enrolled in
64.7	Conservation Reserve Program and Reinvest
64.8	in Minnesota easement programs. This
64.9	appropriation is available until June 30, 2025,
64.10	by which time the project must be completed
64.11	and final products delivered.
64.12	(c) Lignin-Coated Fertilizers for Phosphate
64.13	Control
64.14	\$250,000 the second year is from the trust
64.15	fund to the Board of Regents of the University
64.16	of Minnesota for the Natural Resources
64.17	Research Institute in Duluth to test a new,
64.18	natural, slow-release fertilizer coating made
64.19	from processed wood to decrease phosphorus
64.20	runoff from farmland while also storing carbon
64.21	in soils. This appropriation is subject to
64.22	Minnesota Statutes, section 116P.10.
64.23	(d) Implementing Hemp Crop Rotation to
64.24	Improve Water Quality
64.25	\$700,000 the second year is from the trust
64.26	fund to the Minnesota State Colleges and
64.27	Universities System for Central Lakes College
64.28	to evaluate how hemp crops reduce nitrogen
64.29	contamination of surface water and
64.30	groundwater in conventional crop rotations
64.31	and demonstrate the environmental and
64.32	economic benefits of hemp production. This
64.33	appropriation is available until June 30, 2025,
64.34	by which time the project must be completed
64.35	and final products delivered.

65.2

65.3

65.4

65.5

65.6

65.7

65.8

65.9

65.10

65.11

65.12

65.13

65.14

CKM

65.15	develop management techniques to protect	
65.16	tamarack forests from this native insect. Thi	<u>s</u>
65.17	appropriation is available until June 30, 2025	<u>;</u>
65.18	by which time the project must be completed	<u>d</u>
65.19	and final products delivered.	
65.20 65.21	(g) Habitat Associations of Mississippi Bottomland Forest Marsh Birds	
65.22	\$275,000 the second year is from the trust	
65.23	fund to the commissioner of natural resource	<u>s</u>
65.24	for an agreement with the National Audubor	<u>n</u>
65.25	Society, Minnesota office, to evaluate habita	<u>ıt</u>
65.26	associations of bottomland forest birds in	
65.27	response to restoration actions to better targe	<u>:t</u>
65.28	restoration efforts for wildlife. This	
65.29	appropriation is available until June 30, 2025	<u>;,</u>
65.30	by which time the project must be completed	<u>d</u>
65.31	and final products delivered.	
65.32 65.33	(h) Peatland Restoration in the Lost River Forest	State
65.34	\$135,000 the second year is from the trust	
65.35	fund to the commissioner of natural resource	<u>s</u>
	Article 2 Sec. 2.	65

66.35

Duluth to identify and demonstrate best

methods for in-state production of golden

CKM

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CK	M	UES0959-1
67.1	shiners to address angler demand while				
67.2	reducing the risk of introducing and sprea	iding			
67.3	invasive species and to communicate find	lings_			
67.4	through reports, manuals, and workshop	<u>s.</u>			
67.5	Production of shiners in this project mus	<u>st not</u>			
67.6	take place in wetlands.				
67.7 67.8	(1) Restoring Turf to Native Pollinator Across Metro	Gardens			
67.9	\$197,000 the second year is from the tru	<u>st</u>			
67.10	fund to the commissioner of natural resou	<u>irces</u>			
67.11	for an agreement with Wilderness in the	City			
67.12	to transition turf to native gardens for				
67.13	pollinator habitat, establish long-term				
67.14	volunteer stewardship networks, and hel	p			
67.15	connect diverse populations with nature				
67.16	throughout the metropolitan regional par	<u>·k</u>			
67.17	system. A letter of commitment from the	<u>e</u>			
67.18	respective regional park implementing ag	ency			
67.19	must be provided before money from this	S			
67.20	appropriation is spent at a regional park w	<u>rithin</u>			
67.21	the agency's jurisdiction.				
67.22 67.23	Subd. 9. Land Acquisition, Habitat, and Recreation			<u>-0-</u>	29,901,000
67.24	(a) DNR Scientific and Natural Areas				
67.25	\$3,000,000 the second year is from the t	rust			
67.26	fund to the commissioner of natural resou	urces			
67.27	for the scientific and natural area (SNA)				
67.28	program to restore, improve, and enhance	<u>ee</u>			
67.29	wildlife habitat on SNAs; increase public	<u>c</u>			
67.30	involvement and outreach; and strategical	all <u>y</u>			
67.31	acquire high-quality lands that meet crite	<u>eria</u>			
67.32	for SNAs under Minnesota Statutes, sect	tion_			
67.33	86A.05, from willing sellers.				
67.34 67.35	(b) Private Native Prairie Conservation Native Prairie Bank	through			

68.1	\$2,000,000 the second year is from the trust
68.2	fund to the commissioner of natural resources
68.3	to provide technical stewardship assistance to
68.4	private landowners, restore and enhance native
68.5	prairie protected by easements in the native
68.6	prairie bank, and acquire easements for the
68.7	native prairie bank in accordance with
68.8	Minnesota Statutes, section 84.96, including
68.9	preparing initial baseline property assessments.
68.10	Up to \$60,000 of this appropriation may be
68.11	deposited in the natural resources conservation
68.12	easement stewardship account, created in
68.13	Minnesota Statutes, section 84.69, proportional
68.14	to the number of easement acres acquired.
68.15	(c) Minnesota State Parks and State Trails
68.16	Inholdings
68.17	\$3,500,000 the second year is from the trust
68.18	fund to the commissioner of natural resources
68.19	to acquire high-priority inholdings from
68.20	willing sellers within the legislatively
68.21	authorized boundaries of state parks,
68.22	recreation areas, and trails to protect
68.23	Minnesota's natural heritage, enhance outdoor
68.24	recreation, and promote tourism.
68.25	(d) Grants for Local Parks, Trails, and Natural
68.26	Areas
68.27	\$2,400,000 the second year is from the trust
68.28	fund to the commissioner of natural resources
68.29	to solicit, rank, and fund competitive matching
68.30	grants for local parks, trail connections, and
68.31	natural and scenic areas under Minnesota
68.32	Statutes, section 85.019. This appropriation is
68.33	for local nature-based recreation, connections
68.34	to regional and state natural areas, and
68.35	recreation facilities and may not be used for

69.2

69.3

69.4

69.5

69.6

69.7

69.8

69.9

69.10

69.11

69.12

69.13

69.14

69.15

69.16

69.17

69.18

69.19

69.20

69.21

69.22

69.23

69.24

69.25

69.26

69.27

CKM

trailheads and trails, developing new walking
trails, and compiling enhanced maps for use
by managers and the public.
(g) Turning Back to Rivers: Environmental Recreational Protection
\$1,000,000 the second year is from the trust
fund to the commissioner of natural resources
for an agreement with The Trust for Public

CKM

UES0959-1

71.1	\$450,000 the second year is from the trust
71.2	fund to the commissioner of natural resources
71.3	for an agreement with the Superior Hiking
71.4	Trail Association to rebuild damaged and
71.5	dangerous segments and create a new trail
71.6	segment of the Superior Hiking Trail to
71.7	minimize environmental impacts, make the
71.8	trail safer for users, and make the trail more
71.9	resilient for future use and conditions.
71.10	(l) Upper St. Anthony Falls Enhancements
71.11	\$2,800,000 the second year is from the trust
71.12	fund to the commissioner of natural resources
71.13	for an agreement with the Friends of the Lock
71.14	and Dam in partnership with the city of
71.15	Minneapolis to design and install green
71.16	infrastructure, public access, and habitat
71.17	restorations on riverfront land at Upper St.
71.18	Anthony Falls for water protection, recreation,
71.19	and environmental education purposes. Of this
71.20	amount, up to \$600,000 is for planning,
71.21	design, and engagement. No funds from this
71.22	appropriation may be spent until Congress
71.23	directs the U.S. Army Corps of Engineers to
71.24	convey an interest in the Upper St. Anthony
71.25	Falls property to the city of Minneapolis for
71.26	use as a visitor center. After this congressional
71.27	act is signed into law, up to \$100,000 of the
71.28	planning, design, and engagement funds may
71.29	be spent. The remaining planning, design, and
71.30	engagement funds may be spent after a binding
71.31	agreement has been secured to acquire the land
71.32	or access and use rights to the land for at least
71.33	25 years. Any remaining balance of the
71.34	appropriation may be spent on installing
71.35	enhancements after the Upper St. Anthony

72.2	Minneapolis.
72.3 72.4	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation
72.5	\$500,000 the second year is from the trust
72.6	fund to the commissioner of natural resources
72.7	for an agreement with the Mississippi
72.8	Headwaters Board to acquire and transfer
72.9	approximately 13 acres of land to the city of
72.10	Baxter for future construction of water quality,
72.11	habitat, and recreational improvements to
72.12	protect the Mississippi River.
72.13 72.14	(n) Perham to Pelican Rapids Regional Trail (West Segment)
72.15	\$2,600,000 the second year is from the trust
72.16	fund to the commissioner of natural resources
72.17	for an agreement with Otter Tail County to
72.18	construct the west segment of the 32-mile
72.19	Perham to Pelican Rapids Regional Trail that
72.20	will connect the city of Pelican Rapids to
72.21	Maplewood State Park.
72.22 72.23	(o) Crow Wing County Community Natural Area Acquisition
72.24	\$400,000 the second year is from the trust
72.25	fund to the commissioner of natural resources
72.26	for an agreement with Crow Wing County to
72.27	acquire approximately 65 acres of land
72.28	adjacent to the historic fire tower property to
72.29	allow for diverse recreational opportunities
72.30	while protecting wildlife habitat and
72.31	preventing forest fragmentation. Any revenue
72.32	generated from selling products or assets
72.33	developed or acquired with this appropriation
72.34	must be repaid to the trust fund unless a plan
72.35	is approved for reinvestment of income in the

Falls land has been acquired by the city of

72.1

73.2	section 116P.10.
73.3	(p) Rocori Trail - Phase III
73.4	\$1,200,000 the second year is from the trust
73.5	fund to the commissioner of natural resources
73.6	for an agreement with the Rocori Trail
73.7	Construction Board to design and construct
73.8	Phase III of the Rocori Trail along the old
73.9	Burlington Northern Santa Fe rail corridor
73.10	between the cities of Cold Spring and
73.11	Rockville.
73.12 73.13	(q) Mesabi Trail: New Trail and Additional Funding
73.14	\$1,000,000 the second year is from the trust
73.15	fund to the commissioner of natural resources
73.16	for an agreement with the St. Louis and Lake
73.17	Counties Regional Railroad Authority for
73.18	constructing the Mesabi Trail beginning at the
73.19	intersection of County Road 20 and Minnesota
73.20	State Highway 135 and terminating at 1st
73.21	Avenue North and 1st Street North in the city
73.22	of Biwabik in St. Louis County. This
73.23	appropriation may not be spent until all
73.24	Mesabi Trail projects funded with trust fund
73.25	appropriations before fiscal year 2020, with
73.26	the exception of the project funded under Laws
73.27	2017, chapter 96, section 2, subdivision 9,
73.28	paragraph (g), are completed.
73.29 73.30	(r) Ranier Safe Harbor and Transient Dock on Rainy Lake
73.31	\$762,000 the second year is from the trust
73.32	fund to the commissioner of natural resources
73.33	for an agreement with the city of Ranier to

73.1

construct a dock that accommodates boats 26

74.35

Learning Center

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
75.1	\$85,000 the second year is from the t	rust fund		
75.2	to the commissioner of natural resou	rces for		
75.3	an agreement with the Minnesota For	rest Zone		
75.4	Trappers Association to complete a s	site		
75.5	evaluation and master plan for the Spo	ortsmen's		
75.6	Training and Developmental Learnin	g Center		
75.7	near Hibbing. Any revenue generate	d from		
75.8	selling products or assets developed	<u>or</u>		
75.9	acquired with this appropriation mus	st be		
75.10	repaid to the trust fund unless a plan	is		
75.11	approved for reinvestment of income	e in the		
75.12	project as provided under Minnesota	Statutes,		
75.13	section 116P.10.			
75.14	(v) Birch Lake Recreation Area			
75.15	\$350,000 the second year is from the	e trust		
75.16	fund to the commissioner of natural r	esources		
75.17	for a grant to the city of Babbitt to ex	pand the		
75.18	Birch Lake Recreation Area by addit	ng a new		
75.19	campground to include new campsit	es,		
75.20	restrooms, and other facilities. This			
75.21	appropriation is available until June 3	30, 2025.		
75.22 75.23 75.24	Subd. 10. Emerging Issues Account; Wastewater Renewable Energy			
75.25	Demonstration Grants		<u>-0-</u>	1,095,000
75.26	\$1,095,000 the second year is from t	he trust		
75.27	fund to an emerging issues account au	uthorized		
75.28	in Minnesota Statutes, section 116P.	<u>08,</u>		
75.29	subdivision 4, paragraph (d). Money	-		
75.30	appropriated under this subdivision	must be		
75.31	used for grants in consultation with the	ne Public		
75.32	Facilities Authority for renewable en	nergy		
75.33	demonstration projects at wastewater t	reatment		
75.34	facilities.			

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1	
76.1 76.2	Subd. 11. Contract Agreement Reimbursement		<u>-0-</u>	135,000	
76.3	\$135,000 the second year is from	the trust			
76.4	fund to the commissioner of natura	ıl resources,			
76.5	at the direction of the Legislative-	-Citizen			
76.6	Commission on Minnesota Resou	rces, for			
76.7	expenses incurred for preparing a	<u>nd</u>			
76.8	administering contracts for the ag	reements			
76.9	specified in this section. The com	missioner			
76.10	must provide documentation to the	<u>e</u>			
76.11	Legislative-Citizen Commission on	n Minnesota			
76.12	Resources on the expenditure of t	hese funds.			
76.13	Subd. 12. Availability of Approp	oriations			
76.14	Money appropriated in this section	n may not			
76.15	be spent on activities unless they	are directly			
76.16	related to and necessary for a spec	<u>cific</u>			
76.17	appropriation and are specified in	the work			
76.18	plan approved by the Legislative-	<u>Citizen</u>			
76.19	Commission on Minnesota Resour	ces. Money			
76.20	appropriated in this section must r	not be spent			
76.21	on indirect costs or other institution	al overhead			
76.22	charges that are not directly relate	ed to and			
76.23	necessary for a specific appropria	tion. Costs			
76.24	that are directly related to and nec	cessary for			
76.25	an appropriation, including financ	ial services,			
76.26	human resources, information ser	vices, rent,			
76.27	and utilities, are eligible only if the	ne costs can			
76.28	be clearly justified and individual	<u>ly</u>			
76.29	documented specific to the approp	oriation's			
76.30	purpose and would not be generate	eed by the			
76.31	recipient but for receipt of the app	propriation.			
76.32	No broad allocations for costs in e	ither dollars			
76.33	or percentages are allowed. Unless otherwise				
76.34	provided, the amounts in this sect	ion are			

76.35

available until June 30, 2024, when projects

77.1	must be completed and final products
77.2	delivered. For acquisition of real property, the
77.3	appropriations in this section are available for
77.4	an additional fiscal year if a binding contract
77.5	for acquisition of the real property is entered
77.6	into before the expiration date of the
77.7	appropriation. If a project receives a federal
77.8	grant, the time period of the appropriation is
77.9	extended to equal the federal grant period.
77.10	Subd. 13. Data Availability Requirements
77.11	Data collected by the projects funded under
77.12	this section must conform to guidelines and
77.13	standards adopted by MN.IT Services. Spatial
77.14	data must also conform to additional
77.15	guidelines and standards designed to support
77.16	data coordination and distribution that have
77.17	been published by the Minnesota Geospatial
77.18	Information Office. Descriptions of spatial
77.19	data must be prepared as specified in the state's
77.20	geographic metadata guideline and must be
77.21	submitted to the Minnesota Geospatial
77.22	Information Office. All data must be
77.23	accessible and free to the public unless made
77.24	private under the Data Practices Act,
77.25	Minnesota Statutes, chapter 13. To the extent
77.26	practicable, summary data and results of
77.27	projects funded under this section should be
77.28	readily accessible on the Internet and
77.29	identified as having received funding from the
77.30	environment and natural resources trust fund.
77.31	Subd. 14. Project Requirements
77.32	(a) As a condition of accepting an
77.33	appropriation under this section, an agency or
77.34	entity receiving an appropriation or a party to
77.35	an agreement from an appropriation must

78.1	comply with paragraphs (b) to (l) and
78.2	Minnesota Statutes, chapter 116P, and must
78.3	submit a work plan and annual or semiannual
78.4	progress reports in the form determined by the
78.5	Legislative-Citizen Commission on Minnesota
78.6	Resources for any project funded in whole or
78.7	in part with funds from the appropriation.
78.8	Modifications to the approved work plan and
78.9	budget expenditures must be made through
78.10	the amendment process established by the
78.11	Legislative-Citizen Commission on Minnesota
78.12	Resources.
78.13	(b) A recipient of money appropriated in this
78.14	section that conducts a restoration using funds
78.15	appropriated in this section must use native
78.16	plant species according to the Board of Water
78.17	and Soil Resources' native vegetation
78.18	establishment and enhancement guidelines
78.19	and include an appropriate diversity of native
78.20	species selected to provide habitat for
78.21	pollinators throughout the growing season as
78.22	required under Minnesota Statutes, section
78.23	<u>84.973.</u>
78.24	(c) For all restorations conducted with money
78.25	appropriated under this section, a recipient
78.26	must prepare an ecological restoration and
78.27	management plan that, to the degree
78.28	practicable, is consistent with the
78.29	highest-quality conservation and ecological
78.30	goals for the restoration site. Consideration
78.31	should be given to soil, geology, topography,
78.32	and other relevant factors that would provide
78.33	the best chance for long-term success and
78.34	durability of the restoration project. The plan
78.35	must include the proposed timetable for

79.1	implementing the restoration, including site
79.2	preparation, establishment of diverse plant
79.3	species, maintenance, and additional
79.4	enhancement to establish the restoration;
79.5	identify long-term maintenance and
79.6	management needs of the restoration and how
79.7	the maintenance, management, and
79.8	enhancement will be financed; and take
79.9	advantage of the best-available science and
79.10	include innovative techniques to achieve the
79.11	best restoration.
79.12	(d) An entity receiving an appropriation in this
79.12	section for restoration activities must provide
79.14	an initial restoration evaluation at the
79.15	completion of the appropriation and an
79.16	evaluation three years after the completion of
79.17	the expenditure. Restorations must be
79.18	evaluated relative to the stated goals and
79.19	standards in the restoration plan, current
79.20	science, and, when applicable, the Board of
79.21	Water and Soil Resources' native vegetation
79.22	establishment and enhancement guidelines.
79.23	The evaluation must determine whether the
79.24	restorations are meeting planned goals,
79.24	identify any problems with implementing the
79.26	restorations, and, if necessary, give
79.27	recommendations on improving restorations.
79.28	The evaluation must be focused on improving
79.29	future restorations.
19.29	iduic restorations.
79.30	(e) All restoration and enhancement projects
79.31	funded with money appropriated in this section
79.32	must be on land permanently protected by a
79.33	conservation easement or public ownership.
79.34	(f) A recipient of money from an appropriation
79.35	under this section must give consideration to

80.1	contracting with Conservation Corps
80.2	Minnesota for contract restoration and
80.3	enhancement services.
80.4	(g) All conservation easements acquired with
80.5	money appropriated under this section must:
80.6	(1) be permanent;
80.7	(2) specify the parties to an easement in the
80.8	easement;
80.9	(3) specify all of the provisions of an
80.10	agreement that are permanent;
80.11	(4) be sent to the Legislative-Citizen
80.12	Commission on Minnesota Resources in an
80.13	electronic format at least ten business days
80.14	before closing;
80.15	(5) include a long-term monitoring and
80.16	enforcement plan and funding for monitoring
80.17	and enforcing the easement agreement; and
80.18	(6) include requirements in the easement
80.19	document to protect the quantity and quality
80.20	of groundwater and surface water through
80.21	specific activities such as keeping water on
80.22	the landscape, reducing nutrient and
80.23	contaminant loading, and not permitting
80.24	artificial hydrological modifications.
80.25	(h) For any acquisition of lands or interest in
80.26	lands, a recipient of money appropriated under
80.27	this section must not agree to pay more than
80.28	100 percent of the appraised value for a parcel
80.29	of land using this money to complete the
80.30	purchase, in part or in whole, except that up
80.31	to ten percent above the appraised value may
80.32	be allowed to complete the purchase, in part
80.33	or in whole using this money if permission is

81.1	received in advance of the purchase from the
81.2	Legislative-Citizen Commission on Minnesota
81.3	Resources.
81.4	(i) For any acquisition of land or interest in
81.5	land, a recipient of money appropriated under
81.6	this section must give priority to high-quality
81.7	natural resources or conservation lands that
81.8	provide natural buffers to water resources.
81.9	(j) For new lands acquired with money
81.10	appropriated under this section, a recipient
81.11	must prepare an ecological restoration and
81.12	management plan in compliance with
81.13	paragraph (c), including sufficient funding for
81.14	implementation unless the work plan addresses
81.15	why a portion of the money is not necessary
81.16	to achieve a high-quality restoration.
81.17	(k) To ensure public accountability for using
81.18	public funds, a recipient of money
81.19	appropriated under this section must, within
81.20	60 days of the transaction, provide to the
81.21	Legislative-Citizen Commission on Minnesota
81.22	Resources documentation of the selection
81.23	process used to identify parcels acquired and
81.24	provide documentation of all related
81.25	transaction costs, including but not limited to
81.26	appraisals, legal fees, recording fees,
81.27	commissions, other similar costs, and
81.28	donations. This information must be provided
81.29	for all parties involved in the transaction. The
81.30	recipient must also report to the
81.31	Legislative-Citizen Commission on Minnesota
81.32	Resources any difference between the
81.33	acquisition amount paid to the seller and the
81.34	state-certified or state-reviewed appraisal, if

82.1	a state-certified or state-reviewed appraisal
82.2	was conducted.
82.3	(l) A recipient of an appropriation from the
82.4	trust fund under this section must acknowledge
82.5	financial support from the environment and
82.6	natural resources trust fund in project
82.7	publications, signage, and other public
82.8	communications and outreach related to work
82.9	completed using the appropriation.
82.10	Acknowledgment may occur, as appropriate,
82.11	through use of the trust fund logo or inclusion
82.12	of language attributing support from the trust
82.13	fund. Each direct recipient of money
82.14	appropriated in this section, as well as each
82.15	recipient of a grant awarded pursuant to this
82.16	section, must satisfy all reporting and other
82.17	requirements incumbent upon constitutionally
82.18	dedicated funding recipients as provided in
82.19	Minnesota Statutes, section 3.303, subdivision
82.20	10, and chapter 116P.
82.21	(m) A recipient of an appropriation from the
82.22	trust fund under this section that is a children's
82.23	service provider, as defined in Minnesota
82.24	Statutes, section 299C.61, subdivision 5, must
82.25	certify to the commission, as part of the
82.26	required work plan, that it performs criminal
82.27	background checks on all employees,
82.28	contractors, and volunteers that have or may
82.29	have access to a child to whom the recipient
82.30	provides children's services.
82.31	Subd. 15. Payment Conditions and
82.32	Capital-Equipment Expenditures
82.33	(a) All agreements, grants, or contracts
82.34	referred to in this section must be administered
82.35	on a reimbursement basis unless otherwise

Article 2 Sec. 2.

A recipient to whom an appropriation is made

under this section for a capital improvement

83.34

83.35

CKM

UES0959-1

84.1	project must ensure that the project complies
84.2	with the applicable energy conservation and
84.3	sustainable building guidelines and standards
84.4	contained in law, including Minnesota
84.5	Statutes, sections 16B.325, 216C.19, and
84.6	216C.20, and rules adopted under those
84.7	sections. The recipient may use the energy
84.8	planning, advocacy, and State Energy Office
84.9	units of the Department of Commerce to
84.10	obtain information and technical assistance
84.11	on energy conservation and alternative-energy
84.12	development relating to planning and
84.13	constructing the capital improvement project.
84.14	Subd. 18. Accessibility
84.15	Structural and nonstructural facilities must
84.16	meet the design standards in the Americans
84.17	with Disabilities Act (ADA) accessibility
84.18	guidelines.
84.19	Subd. 19. Carryforward; Extension
84.20	(a) The availability of the appropriations for
84.21	the following projects is extended to June 30,
84.22	<u>2022:</u>
84.23	(1) Laws 2017, chapter 96, section 2,
84.24	subdivision 8, paragraph (k), Conservation
84.25	Reserve Enhancement Program (CREP)
84.26	Outreach and Implementation; and
84.27	(2) Laws 2018, chapter 214, article 4, section
84.28	2, subdivision 6, paragraph (b), Palmer
84.29	Amaranth Detection and Eradication
84.30	Continuation.
84.31	(b) The availability of the appropriations for
84.32	the following projects is extended to June 30,
84.33	2023:

85.1	(1) Laws 2018, chapter 214, article 4, section
85.2	2, subdivision 10, Emerging Issues Account;
85.3	<u>and</u>
85.4	(2) Laws 2019, First Special Session chapter
85.5	4, article 2, section 2, subdivision 8, paragraph
85.6	(f), Lawns to Legumes.
85.7	(c) The availability of the appropriation under
85.8	Laws 2018, chapter 214, article 4, section 2,
85.9	subdivision 4, paragraph (l), Lake Agnes
85.10	Treatment, is extended to June 30, 2024.
85.11	Subd. 20. Transfers
85.12	The appropriation in Laws 2019, First Special
85.13	Session chapter 4, article 2, section 2,
85.14	subdivision 8, paragraph (c), Sauk River Dam
85.15	Removal and Rock Rapids Replacement, in
85.16	the amount of \$2,768,000, no longer needed
85.17	for its original purpose is available until June
85.18	30, 2023, and transferred as follows:
85.19	(1) \$849,000 is transferred to the Science
85.20	Museum of Minnesota to determine how,
85.21	when, and why lakes in pristine areas of the
85.22	state without obvious nutrient loading are
85.23	experiencing algal blooms;
85.24	(2) \$699,000 is transferred to the Board of
85.25	Regents of the University of Minnesota to
85.26	evaluate the ability of the virus that causes
85.27	COVID-19 and other potentially infectious
85.28	organisms to travel through wastewater
85.29	systems, including septic systems, to drinking
85.30	water sources;
85.31	(3) \$320,000 is transferred to the
85.32	commissioner of natural resources to reduce
85.33	emerald ash borer by providing surveys,
85.34	assessments, trainings, assistance, and grants

CKM

UES0959-1

87.1

87.2

87.3

87.4

87.5

87.6

87.7

87.8

87.9

87.10

87.11

87.12

87.13

87.14

87.15

87.16

87.17

87.18

87.19

87.20

87.21

87.22

87.23

87.24

87.25

87.26

87.27

87.28

87.29

87.30

87.31

87.32

87.33

87.34

87.35

87.36

to meet at least minimum management

of natural resources. When feasible,

standards, as determined by the commissioner

consideration must be given to accommodate

trails on lands acquired. This appropriation is

available until June 30, 2020, by which time

(c) Minnesota State Parks and State Trails Land

\$1,500,000 the first year is from the trust fund

acquire approximately 373 acres from willing

sellers for authorized state trails and critical

to the commissioner of natural resources to

the project must be completed and final

products delivered.

Acquisition

0.7

enhance native prairie sites, and provide

amount, up to \$132,000 may be deposited in

a conservation easement stewardship account.

88.1

88.2

88.3

88.4

88.5

88.6

88.7

88.8

88.9

88.10

88.11

88.12

88.13

88.14

88.15

88.16

88.17

88.18

88.19

88.20

88.21

88.22

88.23

88.24

88.25

88.26

88.27

88.33

89.1 stewardship account must be made upon 89.2 89.3 closing on conservation easements or at a time otherwise approved in the work plan. A list of 89.4 proposed easement acquisitions must be 89.5 provided as part of the required work plan. 89.6 This appropriation is available until June 30, 89.7 89.8 2020, by which time the project must be completed and final products delivered. 89.9 (f) Leech Lake Acquisition 89.10 \$1,500,000 the first year is from the trust fund 89.11 to the commissioner of natural resources for 89.12 89.13 an agreement with the Leech Lake Band of Ojibwe to acquire approximately 45 acres, 89.14 including 0.67 miles of shoreline of 89.15 high-quality aquatic and wildlife habitat at the 89.16 historic meeting place between Henry 89.17 Schoolcraft and the Anishinabe people. The 89.18 land must be open to public use including 89.19 hunting and fishing. The band must provide a 89.20 commitment that land will not be put in a 89.21 federal trust through the Bureau of Indian 89.22 Affairs. 89.23 (g) Mesabi Trail Development 89.24 \$2,269,000 the first year is from the trust fund 89.25 to the commissioner of natural resources for 89.26 an agreement with the St. Louis and Lake 89.27 Counties Regional Railroad Authority for 89.28

engineering and constructing segments of the 89.29 89.30 Mesabi Trail. This appropriation is available until June 30, 2020, by which time the project 89.31 must be completed and final products 89.32

89.33 delivered.

(h) Tower Trailhead Boat Landing and Habitat 89.34

Improvement - Phase II 89.35

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
90.1	\$600,000 the first year is from the	e trust fund		
90.2	to the commissioner of natural res	sources for		
90.3	an agreement with the city of Tov	ver to		
90.4	construct a trailhead, trail connect	tion to the		
90.5	Mesabi Trail, and boat landing an	d <u>to</u> restore		
90.6	vegetative habitat on city-owned	property.		
90.7	Plant and seed materials must follo	w the Board		
90.8	of Water and Soil Resources' native	e vegetation		
90.9	establishment and enhancement g	uidelines.		
90.10	This appropriation is available un	til June 30,		
90.11	$\frac{2020}{2023}$, by which time the projection	ject must be		
90.12	completed and final products deli	vered.		
90.13 90.14	(i) Land Acquisition for Voyage Park Crane Lake Visitors Cent			
90.15	\$950,000 the first year is from the	e trust fund		
90.16	to the commissioner of natural res	sources for		
90.17	an agreement with the town of Cra	ane Lake, in		
90.18	partnership with Voyageurs Nation	nal Park and		
90.19	the Department of Natural Resour	rces, to		
90.20	acquire approximately 30 acres to	be used for		
90.21	a visitor center and campground.	Income		
90.22	generated by the campground may	y be used to		
90.23	support the facility.			
90.24	EFFECTIVE DATE. This se	ction is effective retroac	ctively from July 1	, 2017.
90.25	Sec. 4. Laws 2018, chapter 214,	article 4, section 2, sub	division 6, is ame	nded to read:
90.26 90.27	Subd. 6. Aquatic and Terrestria Species	l Invasive	-0-	5,760,000
90.28 90.29	(a) Minnesota Invasive Terrestr Pests Center - Phase 4	ial Plants and		
90.30	\$3,500,000 the second year is from	m the trust		
90.31	fund to the Board of Regents of the	e University		
90.32	of Minnesota for high-priority res	earch at the		
90.33	Invasive Terrestrial Plants and Pe	sts Center		
90.34	to protect Minnesota's natural and	agricultural		
90.35	resources from terrestrial invasive	e plants,		

92.34

92.35

92.36

blue-green alga, Cylindrospermopsis

raciborskii, in about 20 lakes across Minnesota

and inform managers and the public about the

92.1

92.2

92.3

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
93.1	alga's spread and health risks. This			
93.2	appropriation is available until June 30, 2	021,		
93.3	by which time the project must be compl	eted		
93.4	and final products delivered.			
02.5	Sec. 5. EFFECTIVE DATE.			
93.5	Sec. 5. EFFECTIVE DATE.			
93.6	Sections 1, 2, and 4 are effective the o	day following fi	nal enactment.	
93.7	Al	RTICLE 3		
93.8 93.9	ENVIRONMENT AND NATURAL RESOURCES TRUST FUND FISCAL YEAR 2022			
93.10	Section 1. APPROPRIATIONS.			
93.11	The sums shown in the columns marke	d "Appropriation	s" are appropriated t	to the agencies
93.12	and for the purposes specified in this article. The appropriations are from the environment			
93.13	and natural resources trust fund and are a	vailable for the	fiscal years indicate	ed for each
93.14	purpose. The figures "2022" and "2023"	used in this artic	ele mean that the ap	propriations
93.15	listed under them are available for the fiscal year ending June 30, 2022, or June 30, 2023,			
93.16	respectively. "The first year" is fiscal year	2022. "The seco	ond year" is fiscal ye	ear 2023. "The
93.17	biennium" is fiscal years 2022 and 2023.			
93.18 93.19 93.20			APPROPRIATION Available for the Ending June 3	Year 30
93.21			<u>2022</u>	<u>2023</u>
93.22	Sec. 2. MINNESOTA RESOURCES			
93.23	Subdivision 1. Total Appropriation	<u>\$</u>	<u>70,881,000</u> \$	<u>-0-</u>
93.24	The amounts that may be spent for each			
93.25	purpose are specified in the following			
93.26	subdivisions. Appropriations in the first	<u>year</u>		
93.27	are available for three years beginning Ju	<u>ly 1,</u>		
93.28	2021, unless otherwise stated in the			
93.29	appropriation. Any unencumbered balance	<u>ce</u>		
93.30	remaining in the first year does not cancel	and		
93.31	is available for the second year or until the	<u>ne</u>		
93.32	end of the appropriation.			

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1		
94.1	Subd. 2. Definition					
94.2	"Trust fund" means the Minnesota					
94.3	environment and natural resources	trust fund				
94.4	established under the Minnesota Co	nstitution,				
94.5	article XI, section 14.					
94.6 94.7	Subd. 3. Foundational Natural Reand Information	esource Data	10,459,000	<u>-0-</u>		
94.8 94.9	(a) What's Bugging Minnesota's Birds?	Insect-Eating				
94.10	\$199,000 the first year is from the t	rust fund				
94.11	to the Board of Regents of the Univ	versity of				
94.12	Minnesota for the Natural Resources	Research				
94.13	Institute to examine the relationship	between				
94.14	insect abundance, timing of insect av	vailability,				
94.15	and breeding success for multiple bi	rd species				
94.16	across land-use intensities to develo	<u>op</u>				
94.17	comprehensive guidelines to conser	rve bird				
94.18	and insect diversity.					
94.19 94.20	(b) Protecting Minnesota's Benefi Macroalgae: All Stoneworts Aren					
94.21	\$811,000 the first year is from the t	rust fund				
94.22	to the commissioner of natural reso	urces to				
94.23	conduct a statewide inventory to pr	<u>ovide</u>				
94.24	baseline data and build in-state kno	wledge of				
94.25	Minnesota's native stoneworts, a dive	erse group				
94.26	of aquatic plants that support clear	lakes and				
94.27	healthy fish habitat.					
94.28	(c) County Groundwater Atlas					
94.29	\$1,875,000 the first year is from the	trust fund				
94.30	to the commissioner of natural reso	urces to				
94.31	continue producing county groundy	vater				
94.32	atlases to inform management of sur	face water				
94.33	and groundwater resources for drin	king and				
94.34	other purposes. This appropriation	is for Part				
94.35	B, to characterize the potential water	r yields of				

CKM

UES0959-1

CKM

UES0959-1

CKM

UES0959-1

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1	
98.1	by comparing the historic and contemporary				
98.2	flora of Minnesota's Big Woods to det	<u>termine</u>			
98.3	if all species have survived in the sma	<u>.11</u>			
98.4	remaining remnants of that ecosystem	l <u>.</u>			
98.5 98.6	(m) Microbiome in Raptors: A New Conservation	Tool for			
98.7	\$129,000 the first year is from the trus	st fund			
98.8	to the Board of Regents of the University	sity of			
98.9	Minnesota for the Raptor Center to im	nprove			
98.10	wildlife care and environmental stewa	ardship			
98.11	by evaluating the impact of antibiotics	<u>S</u>			
98.12	administered during captivity on rapto	or gut			
98.13	microbiome, rehabilitation success, ar	nd the			
98.14	potential spread of antimicrobial resist	ance in			
98.15	the natural environment.				
98.16 98.17	(n) Bioacoustics for Broad-Scale Sp. Monitoring and Conservation	<u>ecies</u>			
98.18	\$305,000 the first year is from the trus	st fund			
98.19	to the Board of Regents of the University	sity of			
98.20	Minnesota to improve wildlife conser	vation			
98.21	efforts by using passive acoustic monitoring	itoring			
98.22	devices to determine statewide distrib	ution			
98.23	and reproduction of red-headed woodp	peckers			
98.24	and developing a protocol for future u	use of			
98.25	this technology to monitor population	trends			
98.26	and responses to habitat management.	This			
98.27	appropriation is available until June 30	<u>), 2025,</u>			
98.28	by which time the project must be con	npleted			
98.29	and final products delivered.				
98.30	Subd. 4. Water Resources		4,771,000	<u>-0-</u>	
98.31	(a) Trout Stream Habitat Restoration	on Success			
98.32	\$319,000 the first year is from the trus	st fund			
98.33	to the Board of Regents of the University	sity of			
98.34	Minnesota for the Natural Resources Re	esearch_			
98.35	Institute to evaluate the effectiveness	and			

CKM

UES0959-1

the virus that causes COVID-19.

100.34 **(h) St. James Pit Water-Level Control Study**

	ENGROSSMENT	REVISOR	CKM	UES0939-1
101.1	\$259,000 the first year is from the trust	fund		
101.2	to the commissioner of natural resource	es for		
101.3	an agreement with the city of Aurora to install			
101.4	sampling wells and conduct a study to			
101.5	determine appropriate mitigation of the	<u>;</u>		
101.6	abandoned St. James pit mine to protect	<u>t</u>		
101.7	surface and drinking water and prevent	harm		
101.8	to homes and residents.			
101.9 101.10	(i) Long-Term Nitrate Mitigation by Maintaining Profitable Kernza Prod	<u>uction</u>		
101.11	\$485,000 the first year is from the trust	fund		
101.12	to the commissioner of natural resource	es for		
101.13	an agreement with the Stearns County	<u>Soil</u>		
101.14	and Water Conservation District to eva	<u>luate</u>		
101.15	the effectiveness of aging Kernza stand	ls on		
101.16	water quality and to continue to develo	<u>p a</u>		
101.17	sustainable supply chain with a focus of	<u>n</u>		
101.18	post-harvest processing of Kernza for v	<u>water</u>		
101.19	protection and local economies.			
101.20 101.21	(j) Antibiotic Resistance and Wastew Treatment: Problems and Solutions	<u>rater</u>		
101.22	\$432,000 the first year is from the trust	fund		
101.23	to the commissioner of natural resource	es for		
101.24	an agreement with the University of St.	<u>.</u>		
101.25	Thomas to quantify the ability of full-s	<u>cale</u>		
101.26	wastewater treatment plants to eliminate	<u>te</u>		
101.27	antibiotic resistance genes entering or c	reated		
101.28	in the water treatment process before the	<u>nese</u>		
101.29	genes are released into the natural			
101.30	environment.			
101.31	Subd. 5. Environmental Education		2,687,000	<u>-0-</u>
101.32 101.33	(a) Increasing Outdoor Learning for Minnesotans	Young		
101.34	\$383,000 the first year is from the trust	fund		
101.35	to the commissioner of natural resource	es for		

CKM

UES0959-1

\$293,000 the first year is from the trust fund

to the Board of Regents of the University of

Minnesota in partnership with

CKM

UES0959-1

102.33

102.34

environmental literacy and engagement by

delivering an environmental education

103.33

103.34

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1	
104.1	program featuring live raptors and				
104.2	standards-based curriculum to appro-	oximately			
104.3	300 classrooms in underserved com	<u>munities</u>			
104.4	throughout Minnesota.				
104.5 104.6	Subd. 6. Aquatic and Terrestrial Is Species	<u>nvasive</u>	6,148,000	<u>-0-</u>	
104.7 104.8	(a) Starch Allocation Patterns of In Stonewort Harvested from Lake I				
104.9	\$101,000 the first year is from the tr	rust fund			
104.10	to the Board of Trustees of the Minr	nesota			
104.11	State Colleges and Universities Syst	tem for			
104.12	Minnesota State University, Mankat	o, to			
104.13	evaluate the starch allocation pattern	ns of the			
104.14	invasive starry stonewort to identify	-			
104.15	weaknesses in the plant's growth that	could be			
104.16	targeted for management.				
104.17 104.18	(b) Long-Term Efficacy of Invasiv Floodplain Forests	e Removal in			
104.19	\$25,000 the first year is from the true	st fund to			
104.20	the commissioner of natural resource	es for an			
104.21	agreement with Macalester College	to begin			
104.22	a long-term scientific study at the O	rdwa <u>y</u>			
104.23	Field Station to provide information	to land			
104.24	managers on protecting Minnesota's f	loodplain_			
104.25	forests from combined threats of over	abundant			
104.26	deer, invasive shrubs, and earthworn	ns. This			
104.27	appropriation is available until June	30, 2025,			
104.28	by which time the project must be co	ompleted			
104.29	and final products delivered. A repo	rt on the			
104.30	results of the long-term study must l	<u>be</u>			
104.31	submitted at the end of the appropris	ation and			
104.32	an update must be submitted five ye	ars after			
104.33	the appropriation ends or at the stud	<u>y's</u>			
104.34	conclusion, whichever is first.				
104.35 104.36	(c) Oak Wilt Suppression at the No-Phase II	orthern Edge			

CKM

UES0959-1

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1	
106.1	\$424,000 the first year is from the trust fund				
106.2	to the Board of Regents of the University of				
106.3	Minnesota, in cooperation with the Un	<u>uited</u>			
106.4	States Army Corps of Engineers and the	<u>ne</u>			
106.5	Department of Natural Resources, to ev	valuate			
106.6	invasive carp passage and the costs, pro	cesses,			
106.7	and potential for a state-of-the-art dete	errent			
106.8	system installed at Mississippi River Lo	ock and			
106.9	Dam Number 5 to impede passage of in	<u>ivasive</u>			
106.10	carp at this location to protect the uppe	r river.			
106.11 106.12	(g) Stop Starry Invasion with Comm Invasive Species Containment	<u>ıunity</u>			
106.13	\$1,000,000 the first year is from the tru	st fund			
106.14	to the commissioner of natural resource	ees for			
106.15	an agreement with Minnesota Lakes an	<u>nd</u>			
106.16	Rivers Advocates to work with civic le	<u>eaders</u>			
106.17	to purchase, install, and operate waterl	ess			
106.18	cleaning stations for watercraft; condu	ct			
106.19	aquatic invasive species education; and	<u>d</u>			
106.20	implement education upgrades at publ	<u>ic</u>			
106.21	accesses to prevent invasive starry stor	newort			
106.22	spread beyond the 16 lakes already inf	<u>Cested.</u>			
106.23	This appropriation is available until Ju	ne 30,			
106.24	2025, by which time the project must be	<u>be</u>			
106.25	completed and final products delivered	<u>1.</u>			
106.26 106.27	Subd. 7. Air Quality, Climate Chang Renewable Energy	ge, and	6,205,000	<u>-0-</u>	
106.28 106.29	(a) Enhanced Thermo-Active Found Space Heating in Minnesota	lations for			
106.30	\$312,000 the first year is from the trus	t fund			
106.31	to the Board of Regents of the Univers	sity of			
106.32	Minnesota, Duluth, to design and opting	<u>mize</u>			
106.33	cost-competitive thermally enhanced h	<u>neat</u>			
106.34	exchanger systems for use in building				
106.35	foundations to improve energy efficien	cy and			

CKM

UES0959-1

to the commissioner of natural resources for

agreements with Better Futures Minnesota and

107.34

107.35

107.1

107.2

107.3

107.4

107.5

107.6

107.7

107.8

CKM

UES0959-1

Arboretum to move the only known remaining

ball cactus population in the state from private

109.34

109.35

CKM

UES0959-1

111.2

111.3

111.4

111.5

111.6

111.7

111.8

111.9

CKM

UES0959-1

112.2

112.3

112.4

112.5

112.6

112.7

112.8

112.9

112.10

112.11

112.12

112.13

112.14 112.15

112.16

112.17

112.18

112.19

112.20

112.21

112.22

112.23

112.24

112.25

112.26

112.27

112.28

CKM

UES0959-1

112.29 <u>Management Actions for Pollinators</u> 112.30 <u>\$198,000 the first year is from the trust fund</u> 112.31 to the Board of Regents of the University of

to the Board of Regents of the University of

Minnesota to evaluate pollinator forage across

112.32 <u>Minnesota to evaluate pollinator forage across</u>

112.33 <u>time and in response to burning and mowing</u>

and to design an open-access web-based tool

112.35 to share these data for land managers across

113.2	selection.
113.3 113.4	(o) Shoreline Stabilization, Fishing, and ADA Improvements at Silverwood Park
113.5	\$200,000 the first year is from the trust fund
113.6	to the commissioner of natural resources for
113.7	an agreement with the Three Rivers Park
113.8	District to provide water quality improvements
113.9	through shoreline stabilization, shoreline
113.10	fishing improvements, and shoreline ADA
113.11	access on the island in Silver Lake within
113.12	Silverwood Park.
113.13	(p) Lawns to Legumes Program - Phase II
113.14	\$993,000 the first year is from the trust fund
113.15	to the Board of Water and Soil Resources to
113.16	provide grants, cost-sharing, and technical
113.17	assistance to plant residential lawns,
113.18	community parks, and school landscapes with
113.19	native vegetation and pollinator-friendly forbs
113.20	and legumes to protect a diversity of
113.21	pollinators. Notwithstanding subdivision 13,
113.22	paragraph (e), this appropriation may be spent
113.23	on pollinator plantings on lands with a
113.24	long-term commitment from the landowner.
113.25 113.26	(q) Reintroducing Bison to Spring Lake Park Reserve
113.27	\$560,000 the first year is from the trust fund
113.28	to the commissioner of natural resources for
113.29	an agreement with Dakota County, in
113.30	partnership with the Minnesota Bison
113.31	Conservation Herd, to establish the holding
113.32	facilities and infrastructure needed to
113.33	reintroduce American plains bison (Bison
113.34	bison) to improve the resiliency and

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
114.1	biodiversity of the prairie at Spring La	ıke Park		
114.2	Reserve.			
114.3	(r) Elm Creek Habitat Restoration	Final Phase		
114.4	\$521,000 the first year is from the tru	est fund		
114.5	to the commissioner of natural resour	rces for		
114.6	an agreement with the city of Champ	lin to		
114.7	conduct habitat and stream restoration	n in Elm		
114.8	Creek upstream of Mill Ponds.			
114.9 114.10	Subd. 9. Land Acquisition, Habitat. Recreation	<u>, and</u>	32,062,000	<u>-0-</u>
114.11 114.12	(a) Perham to Pelican Rapids Region (McDonald Segment)	onal Trail		
114.13	\$2,245,000 the first year is from the tr	ust fund		
114.14	to the commissioner of natural resour	rces for		
114.15	an agreement with Otter Tail County	<u>to</u>		
114.16	construct the McDonald Segment of	<u>the</u>		
114.17	Perham to Pelican Rapids Regional T	<u>rail to</u>		
114.18	connect the cities of Perham and Peli	can		
114.19	Rapids to Maplewood State Park.			
114.20	(b) Mesabi Trail CSAH 88 to Ely			
114.21	\$1,650,000 the first year is from the tr	ust fund		
114.22	to the commissioner of natural resour	rces for		
114.23	an agreement with the St. Louis and l	Lake		
114.24	Counties Regional Railroad Authority	y to		
114.25	acquire, engineer, and construct a seg	ment of		
114.26	the Mesabi Trail beginning at the inte	rsection		
114.27	of County State-Aid Highway 88 tow	ard Ely.		
114.28	(c) Southwest Minnesota Single-Tra	ack Trail		
114.29	\$190,000 the first year is from the tru	<u>ist fund</u>		
114.30	to the commissioner of natural resour	rces for		
114.31	an agreement with Jackson County to	create		
114.32	a single-track mountain bike trail and	expand		
114.33	an associated parking lot in Belmont	County		
114.34	Park to address a lack of opportunity	for this		

115.1	kind of outdoor recreation in southwest
115.2	Minnesota.
115.3 115.4	(d) Local Parks, Trails, and Natural Areas <u>Grant Programs</u>
115.5	\$2,250,000 the first year is from the trust fund
115.6	to the commissioner of natural resources to
115.7	solicit and rank applications for and fund
115.8	competitive matching grants for local parks,
115.9	trail connections, and natural and scenic areas
115.10	under Minnesota Statutes, section 85.019.
115.11	Priority must be given to funding projects in
115.12	the metropolitan area or in other areas of
115.13	southern Minnesota. For purposes of this
115.14	paragraph, southern Minnesota is defined as
115.15	the area of the state south of and including St.
115.16	Cloud. This appropriation is for local
115.17	nature-based recreation, connections to
115.18	regional and state natural areas, and recreation
115.19	facilities and may not be used for athletic
115.20	facilities such as sport fields, courts, and
115.21	playgrounds.
115.22 115.23	(e) Metropolitan Regional Parks System Land Acquisition - Phase VII
115.24	\$2,250,000 the first year is from the trust fund
115.25	to the Metropolitan Council for grants to
115.26	acquire land within the approved park
115.27	boundaries of the metropolitan regional park
115.28	system. This appropriation must be matched
115.29	by an equal amount from a combination of
115.30	Metropolitan Council and local agency funds.
115.31 115.32	(f) Sauk Rapids Lions Park Riverfront Improvements
115.33	\$463,000 the first year is from the trust fund
115.34	to the commissioner of natural resources for
115.35	an agreement with the city of Sauk Rapids to

UES0959-1

116.34

116.35

an agreement with the city of Moose Lake to

design and construct a nonmotorized

REVISOR

CKM

UES0959-1

SF959 FIRST UNOFFICIAL

UES0959-1

118.36 **Upgrade**

community recreation racinities, and other

community activity centers in downtown

Virginia.

(s) Minnesota State Trails Development

\$4,266,000 the first year is from the trust fund

to the commissioner of natural resources to

expand recreational opportunities on

Minnesota state trails by rehabilitating and

enhancing existing state trails and replacing

or repairing existing state trail bridges. Priority

CKM

UES0959-1

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
120.1	must be given to funding projects	in the		
120.2	metropolitan area or in other areas or	of southern		
120.3	Minnesota. For purposes of this pa	ragraph,		
120.4	southern Minnesota is defined as the	he area of		
120.5	the state south of and including St.	Cloud.		
120.6	(t) Highbanks Ravine Bat Hibern	aculum Project		
120.7	\$825,000 the first year is from the	trust fund		
120.8	to the commissioner of natural reso	ources for		
120.9	an agreement with the city of St. C	Cloud to		
120.10	reroute and upgrade an existing sto	ormwater		
120.11	system in the Highbanks Ravine an	rea to		
120.12	improve an existing bat hibernacula	um, reduce		
120.13	erosion, and create additional green	n space for		
120.14	wildlife habitat.			
120.15	(u) State Parks and State Trails	<u>Inholdings</u>		
120.16	\$2,560,000 the first year is from the	e trust fund		
120.17	to the commissioner of natural reso	ources to		
120.18	acquire high-priority inholdings fro	om willing		
120.19	sellers within the legislatively auth	norized		
120.20	boundaries of state parks, recreation	areas, and		
120.21	trails to protect Minnesota's natura	l heritage,		
120.22	enhance outdoor recreation, and in	nprove the		
120.23	efficiency of public land managem	<u>ient.</u>		
120.24 120.25	(v) Accessible Fishing Piers and Areas	Shore Fishing		
120.26	\$340,000 the first year is from the	trust fund		
120.27	to the commissioner of natural reso	ources to		
120.28	provide accessible fishing piers an	d develop		
120.29	shore fishing sites to serve new any	gling		
120.30	communities, underserved populat	ions, and		
120.31	anglers with disabilities.			
120.32	Subd. 10. Administrative and En	nerging Issues	2,120,000	<u>-0-</u>
120.33	(a) Contract Agreement Reimbu	rsement		

121.32 the website required in Minnesota Statutes,

section 3.303, subdivision 10.

122.1	Subd. 11. Availability of Appropriations
122.2	Money appropriated in this section may not
122.3	be spent on activities unless they are directly
122.4	related to and necessary for a specific
122.5	appropriation and are specified in the work
122.6	plan approved by the Legislative-Citizen
122.7	Commission on Minnesota Resources. Money
122.8	appropriated in this section must not be spent
122.9	on indirect costs or other institutional overhead
122.10	charges that are not directly related to and
122.11	necessary for a specific appropriation. Costs
122.12	that are directly related to and necessary for
122.13	an appropriation, including financial services,
122.14	human resources, information services, rent,
122.15	and utilities, are eligible only if the costs can
122.16	be clearly justified and individually
122.17	documented specific to the appropriation's
122.18	purpose and would not be generated by the
122.19	recipient but for receipt of the appropriation.
122.20	No broad allocations for costs in either dollars
122.21	or percentages are allowed. Unless otherwise
122.22	provided, the amounts in this section are
122.23	available until June 30, 2024, when projects
122.24	must be completed and final products
122.25	delivered. For acquisition of real property, the
122.26	appropriations in this section are available for
122.27	an additional fiscal year if a binding contract
122.28	for acquisition of the real property is entered
122.29	into before the expiration date of the
122.30	appropriation. If a project receives a federal
122.31	grant, the period of the appropriation is
122.32	extended to equal the federal grant period.
122.33	Subd. 12. Data Availability Requirements
122.34	Data collected by the projects funded under
122.35	this section must conform to guidelines and

123.1	standards adopted by Minnesota IT Services.
123.2	Spatial data must also conform to additional
123.3	guidelines and standards designed to support
123.4	data coordination and distribution that have
123.5	been published by the Minnesota Geospatial
123.6	Information Office. Descriptions of spatial
123.7	data must be prepared as specified in the state's
123.8	geographic metadata guideline and must be
123.9	submitted to the Minnesota Geospatial
123.10	Information Office. All data must be
123.11	accessible and free to the public unless made
123.12	private under the Data Practices Act,
123.13	Minnesota Statutes, chapter 13. To the extent
123.14	practicable, summary data and results of
123.15	projects funded under this section should be
123.16	readily accessible on the Internet and
123.17	identified as having received funding from the
123.18	environment and natural resources trust fund.
123.19	Subd. 13. Project Requirements
123.19 123.20	Subd. 13. Project Requirements (a) As a condition of accepting an
123.20	(a) As a condition of accepting an
123.20 123.21	(a) As a condition of accepting an appropriation under this section, an agency or
123.20 123.21 123.22	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to
123.20 123.21 123.22 123.23	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must
123.20 123.21 123.22 123.23 123.24	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and
123.20 123.21 123.22 123.23 123.24 123.25	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must
123.20 123.21 123.22 123.23 123.24 123.25 123.26	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must submit a work plan and annual or semiannual
123.20 123.21 123.22 123.23 123.24 123.25 123.26 123.27	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must submit a work plan and annual or semiannual progress reports in the form determined by the
123.20 123.21 123.22 123.23 123.24 123.25 123.26 123.27 123.28	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must submit a work plan and annual or semiannual progress reports in the form determined by the Legislative-Citizen Commission on Minnesota
123.20 123.21 123.22 123.23 123.24 123.25 123.26 123.27 123.28 123.29	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must submit a work plan and annual or semiannual progress reports in the form determined by the Legislative-Citizen Commission on Minnesota Resources for any project funded in whole or
123.20 123.21 123.22 123.23 123.24 123.25 123.26 123.27 123.28 123.29 123.30	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must submit a work plan and annual or semiannual progress reports in the form determined by the Legislative-Citizen Commission on Minnesota Resources for any project funded in whole or in part with funds from the appropriation.
123.20 123.21 123.22 123.23 123.24 123.25 123.26 123.27 123.28 123.29 123.30 123.31	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must submit a work plan and annual or semiannual progress reports in the form determined by the Legislative-Citizen Commission on Minnesota Resources for any project funded in whole or in part with funds from the appropriation. Modifications to the approved work plan and
123.20 123.21 123.22 123.23 123.24 123.25 123.26 123.27 123.28 123.29 123.30 123.31 123.32	(a) As a condition of accepting an appropriation under this section, an agency or entity receiving an appropriation or a party to an agreement from an appropriation must comply with paragraphs (b) to (l) and Minnesota Statutes, chapter 116P, and must submit a work plan and annual or semiannual progress reports in the form determined by the Legislative-Citizen Commission on Minnesota Resources for any project funded in whole or in part with funds from the appropriation. Modifications to the approved work plan and budget expenditures must be made through

Article 3 Sec. 2.

124.1	(b) A recipient of money appropriated in this
124.2	section that conducts a restoration using funds
124.3	appropriated in this section must use native
124.4	plant species according to the Board of Water
124.5	and Soil Resources' native vegetation
124.6	establishment and enhancement guidelines
124.7	and include an appropriate diversity of native
124.8	species selected to provide habitat for
124.9	pollinators throughout the growing season as
124.10	required under Minnesota Statutes, section
124.11	84.973.
124.12	(c) For all restorations conducted with money
124.13	appropriated under this section, a recipient
124.14	must prepare an ecological restoration and
124.15	management plan that, to the degree
124.16	practicable, is consistent with the
124.17	highest-quality conservation and ecological
124.18	goals for the restoration site. Consideration
124.19	should be given to soil, geology, topography,
124.20	and other relevant factors that would provide
124.21	the best chance for long-term success and
124.22	durability of the restoration project. The plan
124.23	must include the proposed timetable for
124.24	implementing the restoration, including site
124.25	preparation, establishment of diverse plant
124.26	species, maintenance, and additional
124.27	enhancement to establish the restoration;
124.28	identify long-term maintenance and
124.29	management needs of the restoration and how
124.30	the maintenance, management, and
124.31	enhancement will be financed; and take
124.32	advantage of the best-available science and
124.33	include innovative techniques to achieve the
124.34	best restoration.

125.1	(d) An entity receiving an appropriation in this
125.2	section for restoration activities must provide
125.3	an initial restoration evaluation at the
125.4	completion of the appropriation and an
125.5	evaluation three years after the completion of
125.6	the expenditure. Restorations must be
125.7	evaluated relative to the stated goals and
125.8	standards in the restoration plan, current
125.9	science, and, when applicable, the Board of
125.10	Water and Soil Resources' native vegetation
125.11	establishment and enhancement guidelines.
125.12	The evaluation must determine whether the
125.13	restorations are meeting planned goals,
125.14	identify any problems with implementing the
125.15	restorations, and, if necessary, give
125.16	recommendations on improving restorations.
125.17	The evaluation must be focused on improving
125.18	<u>future restorations.</u>
125.19	(e) All restoration and enhancement projects
125.20	funded with money appropriated in this section
125.21	must be on land permanently protected by a
125.22	conservation easement or public ownership.
125.23	(f) A recipient of money from an appropriation
125.24	under this section must give consideration to
125.25	contracting with Conservation Corps
125.26	Minnesota for contract restoration and
125.27	enhancement services.
125.28	(g) All conservation easements acquired with
125.29	money appropriated under this section must:
125.30	(1) be permanent;
125.31	(2) specify the parties to an easement in the
125.32	easement;
125.33	(3) specify all provisions of an agreement that
125.34	are permanent;

126.1	(4) be sent to the Legislative-Citizen
126.2	Commission on Minnesota Resources in an
126.3	electronic format at least ten business days
126.4	before closing;
126.5	(5) include a long-term monitoring and
126.6	enforcement plan and funding for monitoring
126.7	and enforcing the easement agreement; and
126.8	(6) include requirements in the easement
126.9	document to protect the quantity and quality
126.10	of groundwater and surface water through
126.11	specific activities such as keeping water on
126.12	the landscape, reducing nutrient and
126.13	contaminant loading, and not permitting
126.14	artificial hydrological modifications.
126.15	(h) For any acquisition of lands or interest in
126.16	lands, a recipient of money appropriated under
126.17	this section must not agree to pay more than
126.18	100 percent of the appraised value for a parcel
126.19	of land using this money to complete the
126.20	purchase, in part or in whole, except that up
126.21	to ten percent above the appraised value may
126.22	be allowed to complete the purchase, in part
126.23	or in whole, using this money if permission is
126.24	received in advance of the purchase from the
126.25	Legislative-Citizen Commission on Minnesota
126.26	Resources.
126.27	(i) For any acquisition of land or interest in
126.28	land, a recipient of money appropriated under
126.29	this section must give priority to high-quality
126.30	natural resources or conservation lands that
126.31	provide natural buffers to water resources.
126.32	(j) For new lands acquired with money
126.33	appropriated under this section, a recipient
126.34	must prepare an ecological restoration and

127.1	management plan in compliance with
127.2	paragraph (c), including sufficient funding for
127.3	implementation unless the work plan addresses
127.4	why a portion of the money is not necessary
127.5	to achieve a high-quality restoration.
127.6	(k) To ensure public accountability for using
127.7	public funds, a recipient of money
127.8	appropriated under this section must, within
127.9	60 days of the transaction, provide to the
127.10	Legislative-Citizen Commission on Minnesota
127.11	Resources documentation of the selection
127.12	process used to identify parcels acquired and
127.13	provide documentation of all related
127.14	transaction costs, including but not limited to
127.15	appraisals, legal fees, recording fees,
127.16	commissions, other similar costs, and
127.17	donations. This information must be provided
127.18	for all parties involved in the transaction. The
127.19	recipient must also report to the
127.20	Legislative-Citizen Commission on Minnesota
127.21	Resources any difference between the
127.22	acquisition amount paid to the seller and the
127.23	state-certified or state-reviewed appraisal, if
127.24	a state-certified or state-reviewed appraisal
127.25	was conducted.
127.26	(l) A recipient of an appropriation from the
127.27	trust fund under this section must acknowledge
127.28	financial support from the environment and
127.29	natural resources trust fund in project
127.30	publications, signage, and other public
127.31	communications and outreach related to work
127.32	completed using the appropriation.
127.33	Acknowledgment may occur, as appropriate,
127.34	through use of the trust fund logo or inclusion
127.35	of language attributing support from the trust

128.1	fund. Each direct recipient of money
128.2	appropriated in this section, as well as each
128.3	recipient of a grant awarded pursuant to this
128.4	section, must satisfy all reporting and other
128.5	requirements incumbent upon constitutionally
128.6	dedicated funding recipients as provided in
128.7	Minnesota Statutes, section 3.303, subdivision
128.8	10, and chapter 116P.
128.9	(m) A recipient of an appropriation from the
128.10	trust fund under this section that is a children's
128.11	service provider, as defined in Minnesota
128.12	Statutes, section 299C.61, subdivision 5, must
128.13	certify to the commission, as part of the
128.14	required work plan, that it performs criminal
128.15	background checks on all employees,
128.16	contractors, and volunteers that have or may
128.17	have access to a child to whom the recipient
128.18	provides children's services.
128.18 128.19	Subd. 14. Payment Conditions and
128.19	Subd. 14. Payment Conditions and
128.19 128.20	Subd. 14. Payment Conditions and Capital-Equipment Expenditures
128.19 128.20 128.21	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts
128.19 128.20 128.21 128.22	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered
128.19 128.20 128.21 128.22 128.23	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise
128.19 128.20 128.21 128.22 128.23 128.24	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding
128.19 128.20 128.21 128.22 128.23 128.24 128.25	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41,
128.19 128.20 128.21 128.22 128.23 128.24 128.25 128.26	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41, expenditures made on or after July 1, 2021,
128.19 128.20 128.21 128.22 128.23 128.24 128.25 128.26 128.27	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41, expenditures made on or after July 1, 2021, or the date the work plan is approved,
128.19 128.20 128.21 128.22 128.23 128.24 128.25 128.26 128.27 128.28	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41, expenditures made on or after July 1, 2021, or the date the work plan is approved, whichever is later, are eligible for
128.19 128.20 128.21 128.22 128.23 128.24 128.25 128.26 128.27 128.28 128.29	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41, expenditures made on or after July 1, 2021, or the date the work plan is approved, whichever is later, are eligible for reimbursement unless otherwise provided in
128.19 128.20 128.21 128.22 128.23 128.24 128.25 128.26 128.27 128.28 128.29 128.30	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41, expenditures made on or after July 1, 2021, or the date the work plan is approved, whichever is later, are eligible for reimbursement unless otherwise provided in this section. Periodic payments must be made
128.19 128.20 128.21 128.22 128.23 128.24 128.25 128.26 128.27 128.28 128.29 128.30	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41, expenditures made on or after July 1, 2021, or the date the work plan is approved, whichever is later, are eligible for reimbursement unless otherwise provided in this section. Periodic payments must be made upon receiving documentation that the
128.19 128.20 128.21 128.22 128.23 128.24 128.25 128.26 128.27 128.28 128.29 128.30 128.31 128.32	Subd. 14. Payment Conditions and Capital-Equipment Expenditures (a) All agreements, grants, or contracts referred to in this section must be administered on a reimbursement basis unless otherwise provided in this section. Notwithstanding Minnesota Statutes, section 16A.41, expenditures made on or after July 1, 2021, or the date the work plan is approved, whichever is later, are eligible for reimbursement unless otherwise provided in this section. Periodic payments must be made upon receiving documentation that the deliverable items articulated in the approved

units of the Department of Commerce to

obtain information and technical assistance

on energy conservation and alternative-energy

129.31

129.32

129.33

129.34

CKM

UES0959-1

UES0959-1

130.1

130.2

130.3

130.4

130.5

130.6

130.7

130.8

130.9

130.10

130.11

130.13

130.15

130.16

130.20

130.21

130.22

130.23

130.24

130.25

130.26

130.27

130.28

130.29

130.30

130.31

commission that the recipient or grantee

under this section; and

under that section.

intends to avail itself of the extension available

(2) modifies the applicable work plan where

required by Minnesota Statutes, section

(b) The commission must notify the

extension granted under this section.

116P.05, subdivision 2, in accordance with

the work plan amendment procedures adopted

commissioner of management and budget and

the commissioner of natural resources of any

131.1 131.2	Subd. 19. Repurpose of Prior Appropriations; Natural Resources Research Institute
131.3	(a) The following amounts, totaling \$840,000,
131.4	are transferred to the Board of Regents of the
131.5	University of Minnesota for academic and
131.6	applied research through the MnDRIVE
131.7	program at the Natural Resources Research
131.8	Institute to develop and demonstrate
131.9	technologies that enhance the long-term health
131.10	and management of Minnesota's forest
131.11	resources, extend the viability of incumbent
131.12	forest-based industries, and accelerate
131.13	emerging industry opportunities. Of this
131.14	amount, \$500,000 is for extending the
131.15	demonstrated forest management assessment
131.16	tool to statewide application:
131.17	(1) the unencumbered amount, estimated to
131.18	be \$250,000, in Laws 2017, chapter 96,
131.19	section 2, subdivision 7, paragraph (e),
131.20	Geotargeted Distributed Clean Energy
131.21	<u>Initiative;</u>
131.22	(2) the unencumbered amount, estimated to
131.23	be \$20,000, in Laws 2017, chapter 96, section
131.24	2, subdivision 8, paragraph (g), Minnesota
131.25	Bee and Beneficial Species Habitat
131.26	Restoration;
131.27	(3) the unencumbered amount, estimated to
131.28	be \$350,000, in Laws 2018, chapter 214,
131.29	article 4, section 2, subdivision 9, paragraph
131.30	(e), Swedish Immigrant Regional Trail
131.31	Segment within Interstate State Park; and
131.32	(4) the unencumbered amount, estimated to
131.33	be \$220,000, in Laws 2019, First Special
131.34	Session chapter 4, article 2, section 2,

132.1

132.2

132.3

132.4

132.5

132.6

132.7

132.8

132.9

one or more opioid manufacturers or opioid wholesale drug distributors related to alleged

133.1

133.2

133.3

133.4

133.5

133.6

133.7

133.8

133.9

133.10

133.11

133.12

133.13

133.14

133.15

133.16

133.17

133.18

133.19

133.20

133.21

133.22

133.23

133.24

133.25

133.26

133.27

133.28

133.29

133.30

133.31

133.32

133.33

133.34

133.35

SF959 FIRST UNOFFICIAL

violations of consumer fraud laws in the marketing, sale, or distribution of opioids in this state or other alleged illegal actions that contributed to the excessive use of opioids, must be deposited in a separate account in the state treasury and the commissioner shall notify the chairs and ranking minority members of the Finance Committee in the senate and the Ways and Means Committee in the house of representatives that an account has been created. This paragraph does not apply to attorney fees and costs awarded to the state or the Attorney General's Office, to contract attorneys hired by the state or Attorney General's Office, or to other state agency attorneys. If the licensing fees under section 151.065, subdivision 1, clause (16), and subdivision 3, clause (14), are reduced and the registration fee under section 151.066, subdivision 3, is repealed in accordance with section 256.043, subdivision 4, then the commissioner shall transfer from the separate account created in this paragraph to the opiate epidemic response fund under section 256.043 an amount that ensures that \$20,940,000 each fiscal year is available for distribution in accordance with section 256.043, subdivisions 2 and 3.

(g) If the Minnesota Pollution Control Agency recovers \$250,000 or more in litigation or in settlement of a matter that could have resulted in litigation for a civil penalty from violations of a permit issued by the Minnesota Pollution Control Agency, then 40 percent of the money recovered must be distributed to the community health board, as defined in section 145A.02, where the permitted facility is located. The commissioner of the Minnesota Pollution Control Agency must notify the applicable community health board within 30 days of a final court order in the litigation or the effective date of the settlement agreement that the litigation has concluded or a settlement has been reached. The commissioner of the Minnesota Pollution Control Agency must collect the money and transfer it to the applicable community health board. The community health board must meet directly with the residents potentially affected by the pollution that was the subject of the litigation or settlement to understand the residents' concerns and incorporate those concerns into a project that addresses residents' health concerns resulting from their exposure to pollution. The project must be implemented by the community health board and funded as directed in this paragraph. The Department of Health shall assist the community health board with project development and implementation, if requested by the community health board. The community health board may use up to five percent of the funds transferred to it under this paragraph for the reasonable direct costs it incurs to administer the provisions of this paragraph and for assistance from the Department of Health under this paragraph. This paragraph directs the transfer and use of money only and does not create a right of intervention in the litigation or settlement of the enforcement action for any person or entity.

134.1	EFFECTIVE DATE. This section is effective the day following final enactment and				
134.2	applies to all litigation actions or settlements from which the Minnesota Pollution Control				
134.3	Agency recovered \$250,000 or more on or after that date.				
134.4	Sec. 2. Minnesota Statutes 2020, section 115.03, subdivision 1, is amended to read:				
134.5	Subdivision 1. Generally. The agency is hereby given and charged with the following				
134.6	powers and duties:				
134.7	(a) to administer and enforce all laws relating to the pollution of any of the waters of				
134.8	the state;				
134.9	(b) to investigate the extent, character, and effect of the pollution of the waters of this				
134.10	state and to gather data and information necessary or desirable in the administration or				
134.11	enforcement of pollution laws, and to make such classification of the waters of the state as				
134.12	it may deem advisable;				
134.13	(c) to establish and alter such reasonable pollution standards for any waters of the state				
134.14	in relation to the public use to which they are or may be put as it shall deem necessary for				
134.15	the purposes of this chapter and, with respect to the pollution of waters of the state, chapter				
134.16	116;				
134.17	(d) to encourage waste treatment, including advanced waste treatment, instead of stream				
134.18	low-flow augmentation for dilution purposes to control and prevent pollution;				
134.19	(e) to adopt, issue, reissue, modify, deny, or revoke, reopen, enter into, or enforce				
134.20	reasonable orders, permits, variances, standards, rules, schedules of compliance, and				
134.21	stipulation agreements, under such conditions as it may prescribe, in order to prevent, control				
134.22	or abate water pollution, or for the installation or operation of disposal systems or parts				
134.23	thereof, or for other equipment and facilities:				
134.24	(1) requiring the discontinuance of the discharge of sewage, industrial waste or other				
134.25	wastes into any waters of the state resulting in pollution in excess of the applicable pollution				
134.26	standard established under this chapter;				
134.27	(2) prohibiting or directing the abatement of any discharge of sewage, industrial waste,				
134.28	or other wastes, into any waters of the state or the deposit thereof or the discharge into any				
134.29	municipal disposal system where the same is likely to get into any waters of the state in				
134.30	violation of this chapter and, with respect to the pollution of waters of the state, chapter				
134.31	116, or standards or rules promulgated or permits issued pursuant thereto, and specifying				
134.32	the schedule of compliance within which such prohibition or abatement must be				
134.33	accomplished;				

135.1

135.2

135.3

135.4

135.5

135.6

135.7

135.8

135.9

- (3) 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;
- (4) 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;
- (5) establishing, and from time to time revising, standards of performance for new sources taking into consideration, among other things, classes, types, sizes, and categories of sources, 135.10 processes, pollution control technology, cost of achieving such effluent reduction, and any 135.11 nonwater quality environmental impact and energy requirements. Said standards of 135.12 performance for new sources shall encompass those standards for the control of the discharge 135.13 of pollutants which reflect the greatest degree of effluent reduction which the agency 135.14 determines to be achievable through application of the best available demonstrated control 135.15 technology, processes, operating methods, or other alternatives, including, where practicable, a standard permitting no discharge of pollutants. New sources shall encompass buildings, 135.17 structures, facilities, or installations from which there is or may be the discharge of pollutants, 135.18 the construction of which is commenced after the publication by the agency of proposed 135.19 rules prescribing a standard of performance which will be applicable to such source. 135.20 Notwithstanding any other provision of the law of this state, any point source the construction 135.21 of which is commenced after May 20, 1973, and which is so constructed as to meet all 135.22 applicable standards of performance for new sources shall, consistent with and subject to the provisions of section 306(d) of the Amendments of 1972 to the Federal Water Pollution 135.24 Control Act, not be subject to any more stringent standard of performance for new sources 135.25 during a ten-year period beginning on the date of completion of such construction or during 135.26 the period of depreciation or amortization of such facility for the purposes of section 167 135.27 or 169, or both, of the Federal Internal Revenue Code of 1954, whichever period ends first. Construction shall encompass any placement, assembly, or installation of facilities or equipment, including contractual obligations to purchase such facilities or equipment, at 135.30 the premises where such equipment will be used, including preparation work at such 135.31 premises; 135.32
 - (6) 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;

135.33

135.34

135.35

136.2

136.3

136.4

136.5

136.6

136.7

136.8

136.9

136.10

136.11

136.13

136.14

136.15

136.16

136.17

136.18

136.19

136.20

136.21

136.22

136.23

136.24

136.25

136.26

136.27

136.28

136.29

136.30

136.31

136.32

136.33

136.34

(7) 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;

- (8) notwithstanding any other provision of this chapter, and with respect to the pollution of waters of the state, chapter 116, requiring the achievement of more stringent limitations than otherwise imposed by effluent limitations in order to meet any applicable water quality standard by establishing new effluent limitations, based upon section 115.01, subdivision 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 determines that discharges of pollutants from such point source or sources, with the application of effluent limitations required to comply with any standard of best available technology, would interfere with the attainment or maintenance of the water quality classification in a specific portion of the waters of the state. Prior to establishment of any such effluent limitation, the agency shall hold a public hearing to determine the relationship of the economic and social costs of achieving such limitation or limitations, including any economic or social dislocation in the affected community or communities, to the social and economic benefits to be obtained and to determine whether or not such effluent limitation can be implemented with available technology or other alternative control strategies. If a person affected by such limitation demonstrates at such hearing that, whether or not such technology or other alternative control strategies are available, there is no reasonable relationship between the economic and social costs and the benefits to be obtained, such limitation shall not become effective and shall be adjusted as it applies to such person;
- (9) 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
- (10) requiring that applicants for wastewater discharge permits evaluate in their applications the potential reuses of the discharged wastewater; and
- (11) requiring parties who enter into a negotiated agreement to settle an enforcement matter with the agency to reimburse the agency according to this clause for oversight costs 136.35

137.10

137.11

137.13

137.14

137.15

137.17

137.18

137.19

137.21

137.22

137.23

137.24

137.25

137.26

137.27

137.28

137.29

137.30

137.31

137.32

CKM

137.1 The agency may recover oversight costs exceeding \$25,000. Oversight costs include 137.2 137.3 personnel and direct costs associated with inspections, sampling, monitoring, modeling, risk assessment, permit writing, engineering review, economic analysis and review, and 137.4 other record or document review. Only oversight costs incurred after executing the negotiated 137.5 agreement are covered by this clause. The agency's legal and litigation costs are not covered 137.6 by this clause. The commissioner has discretion as to whether to apply this clause in cases 137.7 137.8 when the agency is using schedules of compliance to bring a class of regulated parties into

compliance. Reimbursement amounts are appropriated to the commissioner;

- (f) to require to be submitted and to approve plans and specifications for disposal systems or point sources, or any part thereof and to inspect the construction thereof for compliance with the approved plans and specifications thereof;
- (g) 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;
- (h) 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;
- (i) 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;
- (j) to train water pollution control personnel, and charge such fees therefor as are necessary to cover the agency's costs. All such fees received shall be paid into the state treasury and credited to the Pollution Control Agency training account;

138.1

138.2

138.3

138.4

138.5

138.6

138.7

138.8

138.9

138.10

138.11

138 12

138.24

138.25

138.26

138.27

138.28

138.29

138.30

(k) 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;

- (l) 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;
- (m) 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
- (n) to train subsurface sewage treatment system personnel, including persons who design, 138.13 construct, install, inspect, service, and operate subsurface sewage treatment systems, and charge fees as necessary to pay the agency's costs. All fees received must be paid into the 138.15 state treasury and credited to the agency's training account. Money in the account is 138.16 appropriated to the agency to pay expenses related to training. 138.17
- The information required in clause (m) must be submitted in every odd-numbered year to 138.18 the commissioner on a form provided by the commissioner. The commissioner shall provide 138.19 technical assistance if requested by the governmental subdivision. 138.20
- The powers and duties given the agency in this subdivision also apply to permits issued 138.21 under chapter 114C.
- Sec. 3. Minnesota Statutes 2020, section 115.061, is amended to read: 138.23

115.061 DUTY TO NOTIFY; AVOIDING WATER POLLUTION.

- (a) Except as provided in paragraph (b), it is the duty of every person to notify the agency immediately of the discharge, accidental or otherwise, of any substance or material under its control which, if not recovered, may cause pollution of waters of the state, and the responsible person shall recover as rapidly and as thoroughly as possible such substance or material and take immediately such other action as may be reasonably possible to minimize or abate pollution of waters of the state caused thereby.
- (b) Notification is not required under paragraph (a) for a discharge of five gallons or 138.31 less of petroleum, as defined in section 115C.02, subdivision 10. This paragraph does not 138.32 affect the other requirements of paragraph (a). 138.33

139.1	(c) Promptly after notifying the agency of a discharge event under paragraph (a), a				
139.2	publicly owned treatment works or a publicly or privately owned domestic sewer system				
139.3	owner must provide notice to the potentially impacted public and to any downstream drinking				
139.4	water facility that may be impacted by the discharge event. Notice to the public and to any				
139.5	drinking water facility must be made using the most efficient communications system				
139.6	available to the facility owner, such as in person, phone call, radio, social media, webpage				
139.7	or another expedited form. In addition, signage must be posted at all impacted public use				
139.8	areas within the same jurisdiction or notification must be provided to the entity that has				
139.9	jurisdiction over any impacted public use areas. A notice under this paragraph must include				
139.10	the date and time of the release, a description of the material released, a warning of the				
139.11	potential public health risk, and the permittee's contact information.				
139.12	EFFECTIVE DATE. This section is effective the day following final enactment.				
139.13	Sec. 4. Minnesota Statutes 2020, section 115.071, subdivision 1, is amended to read:				
139.14	Subdivision 1. Remedies available. The provisions of sections 103F.701 to 103F.755,				
139.15	this chapter and chapters 114C, 115A, and 116, and sections 325E.10 to 325E.1251 and				
139.16	325E.32 and all rules, standards, orders, stipulation agreements, schedules of compliance,				
139.17	and permits adopted or issued by the agency thereunder or under any other law now in force				
139.18	or hereafter enacted for the prevention, control, or abatement of pollution may be enforced				
139.19	by any one or any combination of the following: criminal prosecution; action to recover				
139.20	civil penalties; injunction; action to compel or cease performance; or other appropriate				
139.21	action, in accordance with the provisions of said chapters and this section.				
139.22	Sec. 5. Minnesota Statutes 2020, section 115.071, is amended by adding a subdivision to				
139.23	read:				
139.24	Subd. 3a. Public informational meeting. (a) The commissioner, before finalizing a				
139.25	stipulation agreement or consent decree with a facility in which the agency is seeking a				
139.26	settlement amount greater than \$25,000, must hold a public informational meeting at a				
139.27	convenient time at a location near the facility to:				
139.28	(1) notwithstanding section 13.39, subdivision 2, describe the amount, frequency,				
139.29	duration, and chemical nature of the pollution released or emitted by the facility and the				
139.30	risks to public health and the environment from that exposure; and				
139.31	(2) allow members of the public, including those persons potentially exposed to pollution				
139 32	released or emitted from the facility to make the agency aware of:				

140.1	(i) interactions between the facility and the public regarding the facility's operations;				
140.2	(ii) operational problems or incidents that have occurred at the facility; and				
140.3	(iii) suggestions regarding supplemental environmental projects that the public may				
140.4	prefer as part of a stipulation agreement or consent decree between the facility and the				
140.5	agency.				
140.6	(b) For the purposes of this section, "supplemental environmental project" means a				
140.7	project that benefits the environment or public health and that a regulated facility agrees to				
140.8	undertake as part of a settlement with respect to an enforcement action taken by the agency				
140.9	to resolve noncompliance.				
140.10	EFFECTIVE DATE. This section is effective the day following final enactment.				
140.11	Sec. 6. Minnesota Statutes 2020, section 115.071, subdivision 4, is amended to read:				
140.12	Subd. 4. Injunctions. Any violation of the provisions, rules, standards, orders, stipulation				
140.13	agreements, variances, schedules of compliance, or permits specified in this chapter and				
140.14	chapters 114C and 116 shall constitute constitutes a public nuisance and may be enjoined				
140.15	as provided by law in an action, in the name of the state, brought by the attorney general.				
140.16	Injunctive relief under this subdivision may include but is not limited to a requirement that				
140.17	a facility or person immediately cease operation or activities until such time as the				
140.18	commissioner has reasonable assurance that renewed operation or activities will not violate				
140.19	state pollution requirements, cause harm to human health, or result in a serious violation of				
140.20	an applicable permit.				
140.21	Sec. 7. Minnesota Statutes 2020, section 115.071, is amended by adding a subdivision to				
140.22	read:				
140.22					
140.23	Subd. 8. Stipulation agreements. In exercising enforcement powers over a term of a				
140.24	stipulation agreement when a party asserts a good cause or force majeure claim for an				
140.25	extension of time to comply with a stipulated term, the commissioner must not grant the				
140.26	extension if the assertion is based solely on increased costs.				
140.27	Sec. 8. Minnesota Statutes 2020, section 115.071, is amended by adding a subdivision to				
140.28	read:				
140.29	Subd. 9. Compliance when required permit not obtained. The commissioner may				
140.30	require a person or facility that fails to obtain a required permit to comply with any terms				
140.31	of a permit that would have been issued had the person or facility obtained a permit, including				

141.1	but not limited to reporting, monitoring, controlling pollutant discharge, and creating and				
141.2	implementing operations and maintenance plans. The person or facility is subject to liability				
141.3	and penalties, including criminal liability, for failing to operate in compliance with a permit				
141.4	not obtained beginning at the time a permit should have been obtained.				
141.5	Sec. 9. Minnesota Statutes 2020, section 115A.03, is amended by adding a subdivision to				
141.6	read:				
141.7	Subd. 10b. Environmental justice. "Environmental justice" means that:				
141.8	(1) communities of color, Indigenous communities, and low-income communities have				
141.9	a healthy environment and are treated fairly when environmental statutes, rules, and policies				
141.10	are developed, adopted, implemented, and enforced; and				
141.11	(2) in all decisions that have the potential to affect the environment of an environmental				
141.12	justice area or the public health of its residents, due consideration is given to the history of				
141.13	those residents' cumulative exposure to pollutants and to any current socioeconomic				
141.14	conditions that increase the physical sensitivity of those residents to additional exposure to				
141.15	pollutants.				
141.16	Sec. 10. Minnesota Statutes 2020, section 115A.03, is amended by adding a subdivision				
141.17	to read:				
141.18	Subd. 10c. Environmental justice area. "Environmental justice area" means one or				
141.19	more census blocks in Minnesota:				
141.20	(1) in which, based on the most recent data published by the United States Census Bureau:				
141.21	(i) 40 percent or more of the population is nonwhite;				
141.22	(ii) 35 percent or more of the households have an income at or below 200 percent of the				
141.23	federal poverty level; or				
141.24	(iii) 40 percent or more of the population over the age of five have limited English				
141.25	proficiency; or				
141.26	(2) within Indian country, as defined in United State Code, title 18, section 1151.				
141.27	Sec. 11. Minnesota Statutes 2020, section 115A.1310, subdivision 12b, is amended to				
141.28	read:				
141.29	Subd. 12b. Phase II recycling credits. "Phase II recycling credits" means the number				
141.30	of pounds of covered electronic devices recycled by a manufacturer during a program year				

142.1	beginning July 1, 2019, and thereafter, from households located outside the 11-county				
142.2	metropolitan area, as defined in section 115A.1314, subdivision 2, less the manufacturer's				
142.3	recycling obligation calculated for the same program year in section 115A.1320, subdivision				
142.4	1, paragraph (g). an amount calculated in a program year beginning July 1, 2019, and in				
142.5	each program year thereafter, according to the formula (1.5 x A) - (B - C), where:				
142.6	A = the number of pounds of covered electronic devices a manufacturer recycled or				
142.7	arranged to have collected and recycled during a program year from households located				
142.8	outside the 11-county metropolitan area, as defined in section 115A.1314, subdivision 2;				
142.9	B = the manufacturer's recycling obligation calculated for the same program year in				
142.10	section 115A.1320, subdivision 1, paragraph (g); and				
142.11	C = the number of pounds of covered electronic devices a manufacturer recycled or				
142.12	arranged to have collected and recycled, up to but not exceeding B, during the same program				
142.13	year from households in the 11-county metropolitan area.				
142.14	Sec. 12. Minnesota Statutes 2020, section 115A.1312, subdivision 1, is amended to read:				
142.15	Subdivision 1. Requirements for sale. (a) On or after September 1, 2007, a manufacturer				
142.16	must not sell or offer for sale or deliver to retailers for subsequent sale a new video display				
142.17	device unless:				
142.18	(1) the video display device is labeled with the manufacturer's brand, which label is				
142.19	permanently affixed and readily visible; and				
142.20	(2) the manufacturer has filed a registration with the agency, as specified in subdivision				
142.21	2.				
142.22	(b) On or after February 1, 2008, a retailer who sells or offers for sale a new video display				
142.23	device to a household must, before the initial offer for sale, review the agency website				
142.24	specified in subdivision 2, paragraph (g), to determine that all new video display devices				
142.25	that the retailer is offering for sale are labeled with the manufacturer's brands that are				
142.26	registered with the agency.				
142.27	(b) A retailer must not sell, offer for sale, rent, or lease a video display device unless				
142.28	the video display device is labeled according to this subdivision and listed as registered on				
142.29	the agency website according to subdivision 2.				
142.30	(c) A retailer is not responsible for an unlawful sale under this subdivision if the				
142.31	manufacturer's registration expired or was revoked and the retailer took possession of the				

- video display device prior to the expiration or revocation of the manufacturer's registration and the unlawful sale occurred within six months after the expiration or revocation.
- Sec. 13. Minnesota Statutes 2020, section 115A.1314, subdivision 1, is amended to read:
- Subdivision 1. **Registration fee.** (a) Each manufacturer who registers under section 115A.1312 must, by August 15 each year, pay to the commissioner of revenue an annual registration fee, on a form and in a manner prescribed by the commissioner of revenue. The commissioner of revenue must deposit the fee in the state treasury and credit the fee to the environmental fund.
- (b) The registration fee for manufacturers that sell 100 or more video display devices to households in the state during the previous calendar year is \$2,500, plus a variable recycling fee. The registration fee for manufacturers that sell fewer than 100 video display devices in the state during the previous calendar year is a variable recycling fee. The variable recycling fee is calculated according to the formula:
- 143.14 [A (B + C)] x D, where:
- A =the manufacturer's recycling obligation as determined under section 115A.1320;
- B = the number of pounds of covered electronic devices recycled by that a manufacturer recycled or arranged to have collected and recycled from households during the immediately preceding program year, as reported under section 115A.1316, subdivision 1;
- 143.19 C = the number of phase I or phase II recycling credits a manufacturer elects to use to 143.20 calculate the variable recycling fee; and
- D = the estimated per-pound cost of recycling, initially set at \$0.50 per pound for manufacturers who recycle less than 50 percent of the manufacturer's recycling obligation; \$0.40 per pound for manufacturers who recycle at least 50 percent but less than 90 percent of the manufacturer's recycling obligation; \$0.30 per pound for manufacturers who recycle at least 90 percent but less than 100 percent of the manufacturer's recycling obligation; and \$0.00 per pound for manufacturers who recycle 100 percent or more of the manufacturer's recycling obligation.
 - (c) A manufacturer may petition the agency to waive the per-pound cost of recycling fee, element D in the formula in paragraph (b), required under this section. The agency shall direct the commissioner of revenue to waive the per-pound cost of recycling fee if the manufacturer demonstrates to the agency's satisfaction a good faith effort to meet its recycling obligation as determined under section 115A.1320. The petition must include:

143.29

143.30

143.31

143.32

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1			
144.1	(1) documentation that the manufacturer has met at least 75 percent of its recycling						
144.2	obligation as determined under section 115A.1320;						
144.3	(2) a list of political subdivisions and public and private collectors with whom the						
144.4	manufacturer had a formal contract or agreement in effect during the previous program year						
144.5	to recycle or collect covered electronic devices;						
144.6	(3) the total amounts of covered electronic devices collected from both within and outside						
144.7	of the 11-county metropolitan area, as defined in subdivision 2;						
144.8	(4) a description of the manuf	Cacturer's best efforts to	meet its recycling	g obligation as			
144.9	determined under section 115A.1320; and						
144.10	(5) any other information requ	uested by the agency.					
144.11	(d) A manufacturer may retain	n phase I and phase II re	ecycling credits to	o be added, in			
144.12	whole or in part, to the actual value of C, as reported under section 115A.1316, subdivision						
144.13	2, during any succeeding program	n year, provided that no	more than 25 pe	rcent of a			
144.14	manufacturer's recycling obligation (A x B) for any program year may be met with phase						
144.15	I and phase II recycling credits, separately or in combination, generated in a prior program						
144.16	year. A manufacturer may sell any portion or all of its phase I and phase II recycling credits						
144.17	to another manufacturer, at a price negotiated by the parties, who may use the credits in the						
144.18	same manner.						
144.19	(e) For the purpose of determ	ining B in calculating a	manufacturer's v	ariable recycling			
144.20	fee using the formula under parag	graph (b), starting with t	the program year	beginning July			
144.21	1, 2019, and continuing each yea	r thereafter, the weight	of covered electro	onic devices			
144.22	collected from that a manufacture	r recycled or arranged to	have collected a	nd recycled from			
144.23	households located outside the 11	l-county metropolitan a	rea, as defined in	subdivision 2,			
144.24	paragraph (b), is calculated at 1.5 times their actual weight.						

Sec. 14. Minnesota Statutes 2020, section 115A.1316, subdivision 1, is amended to read: 144.25

Subdivision 1. Manufacturer reporting requirements. (a) By August 1, 2016, each 144.26 manufacturer must report to the agency using the form prescribed: 144.27

(1) the total weight of each specific model of its video display devices sold to households during the previous program year; and

(2) either: 144.30

144.28

(i) the total weight of its video display devices sold to households during the previous 144.31 144.32 program year; or

145.1	(ii) an estimate of the total weight of its video display devices sold to households during
145.2	the previous program year, calculated by multiplying the weight of its video display devices
145.3	sold nationally times the quotient of Minnesota's population divided by the national
145.4	population. All manufacturers with sales of 99 or fewer video display devices to households
145.5	in the state during the previous calendar year must report using the method under this item
145.6	for calculating sales.
145.7	(b) (a) By March 1, 2017, and each March 1 thereafter each year, each manufacturer
145.8	must report to the agency using the form prescribed:
145.9	(1) the total weight of each specific model of its video display devices sold to households
145.10	during the previous calendar year; and
145.11	(2) either:
145.12	(i) the total weight of its video display devices sold to households during the previous
145.13	calendar year; or
145.14	(ii) an estimate of the total weight of its video display devices sold to households during
145.15	the previous calendar year, calculated by multiplying the weight of its video display devices
145.16	sold nationally times the quotient of Minnesota's population divided by the national
145.17	population. All manufacturers with sales of 99 or fewer video display devices to households
145.18	in the state during the previous calendar year must report using the method under this item
145.19	for calculating sales.
145.20	A manufacturer must submit with the report required under this paragraph a description of
145.21	how the information or estimate was calculated.
145.22	(e) (b) By August 15 each year, each manufacturer must report to the department until
145.23	June 30, 2017, and to the agency thereafter,:
145.24	(1) the total weight of covered electronic devices the manufacturer collected from
145.25	households and recycled or arranged to have collected and recycled during the preceding
145.26	program year-:
145.27	(d) By August 15 each year, each manufacturer must report separately to the department
145.28	until June 30, 2017, and to the agency thereafter:
145.29	(1) (2) the number of phase I and phase II recycling credits the manufacturer has

145.30 purchased and sold during the preceding program year;

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1	
146.1	(2) (3) the number of phase I an	d phase II recycling cre	dits possessed by t	he manufacture	
146.2	that the manufacturer elects to use in the calculation of its variable recycling fee under			ng fee under	
146.3	section 115A.1314, subdivision 1; and				
146.4	(3) (4) the number of phase I and phase II recycling credits the manufacturer retains a			cturer retains at	
146.5	the beginning of the current progr	the beginning of the current program year.			
146.6	(e) (c) Upon request of the con	nmissioner of revenue,	the agency shall	provide a copy	
146.7	of each report to the commissione	r of revenue.			
146.8	Sec. 15. Minnesota Statutes 2020	0, section 115A.1318, s	subdivision 2, is a	mended to read	
146.9	Subd. 2. Recycler responsibil	ities. (a) As part of the	report submitted	under section	
146.10	115A.1316, subdivision 2, a recyc	ler must certify, except	as provided in pa	ragraph (b), tha	
146.11	facilities that recycle covered elec	tronic devices, includir	ng all downstream	recycling	
146.12	operations:				
146.13	(1) use only registered collector	ors;			
146.14	(2) comply with all applicable l	nealth, environmental, s	safety, and financi	al responsibility	
146.15	regulations;				
146.16	(3) are licensed by all applicab	le governmental autho	rities;		
146.17	(4) use no prison labor to recyc	cle video display devic	es;		
146.18	(5) possess liability insurance	of not less than \$1,000	,000 for environm	nental releases,	
146.19	accidents, and other emergencies;				
146.20	(6) provide a report annually to	o each registered collec	ctor regarding the	video display	
146.21	devices received from that entity;	and			
146.22	(7) do not charge collectors for	the transportation and	transporting, recy	cling of, or any	
146.23	necessary supplies related to trans	porting or recycling co	vered electronic d	evices that mee	
146.24	a manufacturer's recycling obligat	ion as determined unde	er section 115A.1.	320, unless	
146.25	otherwise mutually agreed upon.				

- (b) A nonprofit corporation that contracts with a correctional institution to refurbish and 146.26 reuse donated computers in schools is exempt from paragraph (a), clauses (4) and (5). 146.27
- (c) Except to the extent otherwise required by law and unless agreed upon otherwise by 146.28 the recycler or manufacturer, a recycler has no responsibility for any data that may be 146.29 contained in a covered electronic device if an information storage device is included in the 146.30 146.31 covered electronic device.

- Sec. 16. Minnesota Statutes 2020, section 115A.1320, subdivision 1, is amended to read: 147.1
- Subdivision 1. **Duties of agency.** (a) The agency shall administer sections 115A.1310 147.2
- to 115A.1330. 147.3
- (b) The agency shall establish procedures for: 147.4
- (1) receipt and maintenance of the registration statements and certifications filed with 147.5 the agency under section 115A.1312; and 147.6
- 147.7 (2) making the statements and certifications easily available to manufacturers, retailers,
- and members of the public. 147.8
- 147.9 (c) The agency shall annually review the following variables that are used to calculate
- a manufacturer's annual registration fee under section 115A.1314, subdivision 1: 147.10
- (1) the obligation-setting mechanism for manufacturers as specified under paragraph 147.11
- 147.12 (g);
- (2) the estimated per-pound price of recycling covered electronic devices sold to 147.13
- households; and 147.14
- (3) the base registration fee. 147.15
- (d) If the agency determines that any of these values must be changed in order to improve 147.16
- the efficiency or effectiveness of the activities regulated under sections 115A.1312 to 147.17
- 115A.1330, or if the revenues exceed the amount that the agency determines is necessary,
- the agency shall submit recommended changes and the reasons for them to the chairs of the 147.19
- senate and house of representatives committees with jurisdiction over solid waste policy. 147.20
- (e) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter each year, 147.21
- the agency shall publish a statewide recycling goal for all video display device waste that 147.22
- is the weight of all video display devices collected for recycling during each of the three 147.23
- most recently completed program years, excluding the most recently concluded program 147.24
- year, divided by two. For the program years beginning July 1, 2016, July 1, 2017, and July 147.25
- 1, 2018, the agency shall establish and publish separate statewide recycling goals for video 147.26
- display devices as follows: 147.27
- (1) the agency shall set the statewide recycling goal for video display devices at 147.28
- 25,000,000 pounds, 23,000,000 pounds, and 21,000,000 pounds, respectively, during these 147.29
- successive program years; 147.30
- 147.31 (2) the agency shall set the recycling goal for televisions at 80 percent of the applicable
- amount in clause (1); and 147.32

148.3

148.4

148.5

148.6

148.7

148.8

148.9

148.11

148.12

148.13

148.14

148.15

- (3) the agency shall set the recycling goal for computer monitors at 20 percent of the 148.1 applicable amount in clause (1). 148.2
 - (f) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter each year, the agency shall determine each registered manufacturer's market share of video display devices to be collected and recycled based on the manufacturer's percentage share of the total weight of video display devices sold as reported to the agency under section 115A.1316, subdivision 1.
 - (g) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter each year, the agency shall provide each manufacturer with a determination of the manufacturer's share of video display devices to be collected and recycled. A manufacturer's market share of video display devices as specified in paragraph (f) is applied proportionally to the statewide recycling goal as specified in paragraph (e) to determine an individual manufacturer's recycling obligation. Upon request by the commissioner of revenue, the agency must provide the information submitted to manufacturers under this paragraph to the commissioner of revenue.
- (h) The agency shall provide a report to the governor and the legislature on the 148.16 implementation of sections 115A.1310 to 115A.1330. For each program year, the report 148.17 must discuss the total weight of covered electronic devices recycled and a summary of 148.18 information in the reports submitted by manufacturers and recyclers under section 115A.1316. 148.19 The report must also discuss the various collection programs used by manufacturers to 148.20 collect covered electronic devices; information regarding covered electronic devices that 148.21 are being collected by persons other than registered manufacturers, collectors, and recyclers; 148.22 and information about covered electronic devices, if any, being disposed of in landfills in 148.23 this state. The report must examine which covered electronic devices, based on economic 148.24 and environmental considerations, should be subject to the obligation-setting mechanism 148.25 under paragraph (g). The report must include a description of enforcement actions under 148.26 sections 115A.1310 to 115A.1330. The agency may include in its report other information 148.27 received by the agency regarding the implementation of sections 115A.1312 to 115A.1330. 148.28 The report must be done in conjunction with the report required under section 115A.121. 148.29
- (i) The agency shall promote public participation in the activities regulated under sections 148.30 115A.1312 to 115A.1330 through public education and outreach efforts. 148.31
- (j) The agency shall enforce sections 115A.1310 to 115A.1330 in the manner provided 148.32 by sections 115.071, subdivisions 1, 3, 4, 5, and 6; and 116.072, except for those provisions 148.33 enforced by the department, as provided in subdivision 2. The agency may revoke a

- registration of a collector or recycler found to have violated sections 115A.1310 to 149.1
- 115A.1330. 149.2
- 149.3 (k) The agency shall facilitate communication between counties, collection and recycling centers, and manufacturers to ensure that manufacturers are aware of video display devices 149.4
- 149.5 available for recycling.
- (1) The agency shall post on its website the contact information provided by each 149.6 manufacturer under section 115A.1318, subdivision 1, paragraph (e). 149.7
- Sec. 17. [115A.40] CITATION. 149.8
- Sections 115A.40 to 115A.405 may be cited as the "Landfill Responsibility Act." 149.9
- Sec. 18. [115A.401] LEGISLATIVE GOALS AND INTENT. 149.10
- (a) It is the goal of the Landfill Responsibility Act to reduce the environmental impacts 149.11
- from all aspects of solid waste, from acquiring product material through disposing of product, 149.12
- and to prioritize the expansion of waste reduction or source reduction activities across the 149.13
- state. In accordance with the goals and policies of this chapter and the waste management 149.14
- preferences in section 115A.02, the Landfill Responsibility Act supports waste reduction 149.15
- and reuse. 149.16
- 149.17 (b) The legislature intends for the projects developed under the Landfill Responsibility
- Act to encourage a greater awareness of the need for and benefits of waste reduction and 149.18
- reuse and to develop a greater degree of cooperation and coordination among all elements 149.19
- of government, industry, and the public in advancing more sustainable actions. 149.20
- Sec. 19. [115A.402] DEFINITIONS. 149.21
- Subdivision 1. Applicability. For the purposes of sections 115A.40 to 115A.405, the 149.22
- 149.23 terms defined in this section have the meanings given.
- Subd. 2. Applicable area. "Applicable area" means an area described in a permit for a 149.24
- 149.25 disposal facility that accepted mixed municipal solid waste during the immediately preceding
- 149.26 year.
- Subd. 3. Covered entity. "Covered entity" means the owner or operator of a disposal 149.27
- 149.28 facility at which an applicable area is located.
- Subd. 4. Rate charged. "Rate charged" means the total amount charged by a covered 149.29
- entity, per ton, to accept solid waste at a disposal facility for treatment, storage, processing, 149.30
- transfer, disposal, or any other purpose and includes tipping fees and service charges. 149.31

150.1	Sec. 20. [115A.403] LANDFILL RESPONSIBILITY PROJECTS.
150.2	Subdivision 1. Project application and eligibility. (a) Every three years, or more
150.3	frequently at the commissioner's discretion, the commissioner must provide public notice
150.4	and solicit proposals for eligible landfill responsibility projects.
150.5	(b) At any time after the notice is provided under paragraph (a), a person may propose
150.6	a landfill responsibility project. Proposals must be submitted in the form and manner
150.7	prescribed by the commissioner. At a minimum, a proposal must include:
150.8	(1) a description of the proposer's qualifications with waste reduction or source reduction;
150.9	(2) a description of the scope of the project, including how the project will result in
150.10	waste reduction or source reduction;
150.11	(3) the expected amount of waste reduction or source reduction attributable to the project;
150.12	(4) a description of the timeline of the project;
150.13	(5) a detailed annual budget for the project;
150.14	(6) identification and a description of environmental justice areas served by the project;
150.15	(7) a description of how the project meets the following minimum requirements:
150.16	(i) is administered in the state;
150.17	(ii) does not supplant existing work;
150.18	(iii) provides a high return in environmental benefits, including but not limited to reducing
150.19	greenhouse gas emissions;
150.20	(iv) demonstrates cost-effectiveness;
150.21	(v) has measurable outcomes for waste reduction or source reduction; and
150.22	(vi) includes only waste reduction or source reduction activities; and
150.23	(8) any other information required by the commissioner to evaluate the project.
150.24	(c) Only waste reduction and reuse as a waste management practice under section
150.25	115A.02, paragraph (b), clause (1), are eligible for project funding under this section. Waste
150.26	management practices under section 115A.02, paragraph (b), clauses (2) to (6), are not
150.27	eligible.
150.28	(d) The commissioner must establish and maintain a list of eligible landfill responsibility

150.29

150.30

projects and make the list available to covered entities. The commissioner must evaluate

proposals submitted under paragraph (b) and determine whether to include each proposal

151.1	on the list of eligible landfill responsibility projects. The commissioner may remove a project
151.2	from the list at any time if the project no longer meets the minimum criteria under paragraph
151.3	(b), clause (7), or if the commissioner determines the project will not be completed as
151.4	proposed.
151.5	(e) The waste reduction or source reduction activities of an eligible project as described
151.6	in a proposal under paragraph (b) may not begin until:
151.7	(1) the project is included in a plan approved by the commissioner under subdivision 4;
151.8	<u>or</u>
151.9	(2) the proposal is rescinded or the project is removed from the eligible projects list.
151.10	Subd. 2. Obligation. (a) Each year, a covered entity must fund eligible landfill
151.11	responsibility projects according to this subdivision in an amount at least equal to the covered
151.12	entity's obligation determined under paragraph (b).
151.13	(b) A covered entity's obligation is three percent of the covered entity's revenue and is
151.14	calculated according to the formula:
151.15	X = (A*B)*0.03
151.16	Where:
151.17	X is the total obligation that the covered entity must meet in the three-year approved
151.18	plan
151.19	A is the annual average rate charged at an applicable area during the three-year period
151.20	immediately preceding the date a plan must be submitted under subdivision 3
151.21	B is the total tons of solid waste accepted in the applicable area during the three-year
151.22	period immediately preceding the date a plan must be submitted under subdivision 3
151.23	Subd. 3. Covered entity plans. (a) By January 1, 2023, and every third year thereafter,
151.24	or more frequently as determined by the commissioner, a covered entity must submit a plan
151.25	to the commissioner in the form and manner prescribed by the commissioner. The plan must
151.26	include:
151.27	(1) the covered entity's obligation for the plan period as calculated in subdivision 2;
151.28	(2) a selection of projects from the list of eligible projects under subdivision 1, paragraph
151.29	(d), according to the following:
151.30	(i) selection must be made so that 40 percent of the obligation will directly serve
151.31	environmental justice areas; and

152.1	(ii) the total selection must include projects with budgets that annually meet or exceed
152.2	the covered entity's obligation for the period of the plan;
152.3	(3) estimated amounts of waste reduction or source reduction for each selected project,
152.4	categorized by material type;
152.5	(4) a description of how the covered entity will annually meet its obligation for each of
152.6	the three years in the plan period; and
152.7	(5) any other criteria required by the commissioner to determine the sufficiency of the
152.8	plan.
152.9	(b) The commissioner may modify dates for plan submission under paragraph (a) if the
152.10	commissioner determines it is necessary to implement the Landfill Responsibility Act.
152.11	Subd. 4. Commissioner review. (a) Upon receiving a plan under subdivision 3, the
152.12	commissioner must:
152.13	(1) notify a covered entity if a plan is incomplete, specifying the specific items that need
152.14	to be submitted to make the plan complete;
152.15	(2) giving first-come first-served preference based on when a plan is submitted, require
152.16	a covered entity to revise and resubmit a plan if the commissioner determines it necessary
152.17	<u>to:</u>
152.18	(i) ensure that no more than 25 percent of the total obligation of all covered entities is
152.19	allocated to a single recipient;
152.20	(ii) prevent duplicative selection of eligible projects;
152.21	(iii) prioritize fully funding individual eligible projects before selecting additional projects
152.22	for funding; or
152.23	(iv) implement the Landfill Responsibility Act and remain consistent with other state
152.24	law; and
152.25	(3) provide covered entities with plan approval, including any modifications required
152.26	under this paragraph, within 45 days after the plan is submitted under subdivision 3.
152.27	(b) After receiving initial approval of a plan, a covered entity must revise and resubmit
152.28	a plan for approval or disapproval if the eligible projects change during the plan period. If
152.29	a project can no longer be completed as described, a covered entity must choose another
152.30	project to meet its obligation. The covered entity must resubmit its plan to the commissioner
152.31	if there is a substantial change in obligation or if an eligible project is unable to be performed
152.32	as described.

153.1	Subd. 5. Project implementation. (a) After a plan is approved under subdivision 4, a
153.2	covered entity must implement the plan.
153.3	(b) After a person receives funding from a covered entity, the covered entity and the
153.4	person receiving funding must implement the plan according to the proposal submitted
153.5	under subdivision 1. If a person implementing the project is no longer able to perform the
153.6	project according to the proposal, the person must immediately notify the covered entity
153.7	and the commissioner.
153.8	Subd. 6. Reporting requirements. (a) No later than February 1 each year, a covered
153.9	entity must submit a report to the commissioner for the preceding calendar year. The annual
153.10	report must be submitted in a form and manner prescribed by the commissioner and must
153.11	include:
153.12	(1) a description of the covered entity's progress made toward objectives detailed in the
153.13	plan developed under subdivision 3, including a summary of the projects completed for the
153.14	reporting year;
153.15	(2) evidence, such as receipts, of meeting the covered entity's obligation for the previous
153.16	<u>year;</u>
153.17	(3) the rate charged during the preceding calendar year;
153.18	(4) proof of how at least 40 percent of the covered entity's obligation is met through
153.19	projects directly serving environmental justice; and
153.20	(5) any other information requested by the commissioner to determine compliance.
153.21	(b) No later than February 1 each year, a person receiving funding for a landfill
153.22	responsibility project must submit a report to the commissioner for the preceding calendar
153.23	year. The annual report must be submitted in a form and manner prescribed by the
153.24	commissioner and must include:
153.25	(1) proof of the amount of funding received and the time frame for each eligible project;
153.26	(2) the time frame for the project;
153.27	(3) a description of the amount of waste reduction or source reduction achieved by the
153.28	project during the reporting year by weight, categorized by material type;
153.29	(4) a description of how the project served environmental justice areas, if applicable;
153.30	(5) a description of how the data was measured and the activities used to achieve the
153.31	specified waste reduction or source reduction amounts; and

154.1	(6) any other information requested by the commissioner to determine compliance.
154.2	Subd. 7. Operating record. A covered entity must record and maintain in an operating
154.3	record all information used to determine the rate charged, including gate receipts and financial
154.4	records, for a minimum of five years.
154.5	Subd. 8. Duty to provide information. If the commissioner requests information to
154.6	determine compliance with this section, a person must furnish to the commissioner any
154.7	information that the person may have or may reasonably obtain.
154.8	Sec. 21. [115A.404] LANDFILL RESPONSIBILITY ASSESSMENT.
154.9	(a) By January 1 each year, a covered entity must pay to the commissioner an assessment
154.10	fee according to this section. The commissioner must deposit the fee in the state treasury
154.11	and credit the fee to the environmental fund.
154.12	(b) The annual assessment fee is calculated for each covered entity according to the
154.13	formula:
154.14	X = A * (B/C)
154.15	Where:
154.16	X is the assessment fee owed by each covered entity
154.17	A is the anticipated total annual cost to the agency to administer and implement the
154.18	Landfill Responsibility Act for the following year, as determined by the commissioner
154.19	B is the total amount of solid waste, measured in tons, disposed of in a covered entity's
154.20	applicable area or applicable areas according to the covered entity's most recent annual
154.21	<u>report</u>
154.22	C is the total amount of solid waste, measured in tons, disposed of in the applicable areas
154.23	at all covered entities according to the covered entities' most recent annual reports
154.24	Sec. 22. [115A.405] WASTE COMPOSITION STUDY.
154.25	Subdivision 1. Waste composition study. By January 1 each year, the commissioner
154.26	must conduct a waste composition study at covered entities. When identifying facilities for
154.27	waste composition studies, the commissioner must rotate the covered entities and each
154.28	covered entity must allow the commissioner to perform a waste composition study at least
154.29	once every three years.

155.1	Subd. 2. Access. The commissioner or commissioner's designee, upon presentation of
155.2	credentials, may enter upon any public or private property to take any action authorized by
155.3	this section. The covered entity must provide access to pertinent books and records and
155.4	provide reasonable accommodations for a waste composition study to be completed
155.5	accurately and safely.
155.6	Subd. 3. Data compilation. The commissioner must annually compile and summarize
155.7	the waste composition data. The commissioner must make the summary information available
155.8	to the public.
155.9	Sec. 23. Minnesota Statutes 2020, section 115A.5501, subdivision 3, is amended to read:
155.10	Subd. 3. Facility cooperation and reports. (a) The owner or operator of a facility shall
155.11	allow access upon reasonable notice to authorized agency staff for the purpose of conducting
155.12	waste composition studies or otherwise assessing the amount of total packaging in the waste
155.13	delivered to the facility under this section.
155.14	(b) Beginning in 1993, by February By March 1 of each year the owner or operator of
155.15	a facility governed by this subdivision shall submit a report to the commissioner, on a form
155.16	prescribed by the commissioner, specifying the total amount of solid waste received by the
155.17	facility between January 1 and December 31 of the previous year. The commissioner shall
155.18	calculate the total amount of solid waste delivered to solid waste facilities from the reports
155.19	received from the facility owners or operators and shall report the annual aggregate amount
155.20	by April 1 of each year. The commissioner shall assess a nonforgivable administrative
155.21	penalty under section 116.072 of \$500 plus any forgivable amount necessary to enforce this
155.22	subdivision on any owner or operator who fails to submit a report required by this
155.23	subdivision.
155.24	Sec. 24. Minnesota Statutes 2020, section 115A.565, subdivision 1, is amended to read:
155.25	Subdivision 1. Grant program established. The commissioner shall must make
155.26	competitive grants to political subdivisions or federally recognized Tribes to establish
155.27	curbside recycling or composting, increase recycling or composting, reduce the amount of
155.28	recyclable materials entering disposal facilities, or reduce the costs associated with hauling
155.29	waste by locating collection sites as close as possible to the site where the waste is generated.
155.30	To be eligible for grants under this section, a political subdivision or federally recognized
155.31	<u>Tribe</u> must be located outside the seven-county metropolitan area and a city must have a
155.32	population of less than 45,000.

Sec. 25. Minnesota Statutes 2020, section 115B.17, subdivision 13, is amended to read: 156.1 Subd. 13. Priorities; rules. (a) By November 1, 1983, the Pollution Control Agency 156.2 shall establish a temporary list of priorities among releases or threatened releases for the

purpose of taking remedial action and, to the extent practicable consistent with the urgency of the action, for taking removal action under this section. The temporary list, with any

necessary modifications, shall remain in effect until the Pollution Control Agency adopts

rules establishing state criteria for determining priorities among releases and threatened

releases. The Pollution Control Agency shall adopt the rules by July 1, 1984. After rules

are adopted, a permanent priority list shall be established, and may be modified from time

to time, using the current guidance and tools for the Hazard Ranking System adopted by

the federal Environmental Protection Agency and according to the criteria set forth in the

rules. Before any list is established under this subdivision the Pollution Control Agency

shall publish the list in the State Register and allow 30 days for comments on the list by the

public. 156.14

156.3

156.4

156.5

156.6

156.7

156.8

156.9

156.10

156.11

156.13

156.15

156.17

156.18

156.19

156.20

156.21

156.27

156.28

156.29

- (b) The temporary list and the rules required by this subdivision shall be based upon the relative risk or danger to public health or welfare or the environment, taking into account to the extent possible the population at risk, the hazardous potential of the hazardous substances at the facilities, the potential for contamination of drinking water supplies, the potential for direct human contact, the potential for destruction of sensitive ecosystems, the administrative and financial capabilities of the Pollution Control Agency, and other appropriate factors.
- Sec. 26. Minnesota Statutes 2020, section 115B.406, subdivision 1, is amended to read: 156.22
- Subdivision 1. Legislative findings. The legislature recognizes the need to protect the 156.23 public health and welfare and the environment at priority qualified facilities. To implement 156.24 a timely and effective cleanup and prevent multiparty litigation, the legislature finds it is in 156.25 the public interest to direct the commissioner of the Pollution Control Agency to: 156.26
 - (1) take environmental response actions that the commissioner deems reasonable and necessary to protect the public health or welfare or the environment at priority qualified facilities and to;
- 156.30 (2) acquire real property interests at priority qualified facilities to ensure the completion and long-term effectiveness of environmental response actions-; and 156.31
- 156.32 (3) prevent both an unjust financial windfall to and double liability of owners and operators of priority qualified facilities. 156.33

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

applies to actions commenced on or after January 1, 2021.

157.1

157.2

Sec. 27. Minnesota Statutes 2020, section 115B.406, subdivision 9, is amended to read: 157.3 Subd. 9. Environmental response costs; liens. (a) All environmental response costs 157.4 and reasonable and necessary expenses, including administrative and legal expenses, incurred 157.5 by the commissioner at a priority qualified facility constitute a lien in favor of the state upon 157.6 any real property located in the state, other than homestead property, owned by the owner 157.7 or operator of the priority qualified facility who is subject to the requirements of section 157.8 115B.40, subdivision 4 or 5. Notwithstanding section 514.672, a lien under this paragraph 157.9 continues until the lien is satisfied or is released according to paragraph (c). 157.10 (b) If the commissioner conducts an environmental response action at a priority qualified 157.11 facility and the environmental response action increases the fair market value of the facility 157.12 above the fair market value of the facility that existed before the response action was initiated, 157.13 then the state has a lien on the facility for the increase in fair market value of the property 157.14 attributable to the response action, valued at the time that construction of the final 157.15 157.16 environmental response action was completed, not including operation and maintenance. Notwithstanding section 514.672, a lien under this paragraph continues until the lien is 157.17 satisfied or is released according to paragraph (c). 157.18 (c) A lien under this subdivision paragraph (a) or (b) attaches when the environmental 157.19 response costs are first incurred. Notwithstanding section 514.672, a lien under this 157.20 subdivision continues until the lien is satisfied or six years after completion of construction 157.21 of the final environmental response action, not including operation and maintenance. Notice, 157.22 filing, and release, and enforcement of the lien are governed by sections 514.671 to 514.676, 157.23 except where those requirements specifically are related to only cleanup action expenses 157.24 as defined in section 514.671. The commissioner may release a lien under this subdivision 157.25 if the commissioner determines that attachment or enforcement of the lien is not in the 157.26 public interest. A lien under this subdivision is not subject to the foreclosure limitation 157.27 157.28 described in section 514.674, subdivision 2. Relative priority of a lien under this subdivision is governed by section 514.672, except that a lien attached to property that was included in 157.29 any permit for the priority qualified facility takes precedence over all other liens regardless 157.30 of when the other liens were or are perfected. Amounts received to satisfy all or a part of a 157.31 lien must be deposited in the remediation fund. An environmental lien notice for a lien under 157.32 157.33 paragraph (a) or (b) must state that it is a lien in accordance with this section and identify

158.1	whether the property described in the notice was included in any permit for the priority
158.2	qualified facility.
158.3	EFFECTIVE DATE. This section is effective the day following final enactment and
158.4	applies to actions commenced on or after January 1, 2021.
158.5	Sec. 28. Minnesota Statutes 2020, section 115B.407, is amended to read:
158.6	115B.407 ACQUISITION AND DISPOSITION ACQUIRING AND DISPOSING
158.7	OF REAL PROPERTY AT PRIORITY QUALIFIED FACILITIES.
158.8	Subdivision 1. Acquiring and disposing of real property. (a) The commissioner may
158.9	acquire interests in real property by donation or eminent domain at all or a portion of a
158.10	priority qualified facility. Condemnation under this section includes acquisition of fee title
158.11	or an easement. After acquiring an interest in real property under this section, the
158.12	commissioner must take environmental response actions at the priority qualified facility
158.13	according to sections 115B.39 to 115B.414 after the legislature makes an appropriation for
158.14	that purpose.
158.15	(b) The commissioner may dispose of real property acquired under this section according
158.16	to section 115B.17, subdivision 16.
158.17	(c) Except as modified by this section, chapter 117 governs condemnation proceedings
158.18	by the commissioner under this section. The exceptions under section 117.189 apply to the
158.19	use of eminent domain authority under this section. Section 117.226 does not apply to
158.20	properties acquired by the use of eminent domain authority under this section.
158.21	(d) The state is not liable under this chapter solely as a result of acquiring an interest in
158.22	real property under this section.
158.23	Subd. 2. Eminent domain damages. (a) For purposes of this subdivision, the following
158.24	terms have the meanings given:
158.25	(1) "after-market value" means the property value of that portion of the subject property
158.26	remaining after a partial taking;
158.27	(2) "as remediated" means the condition of the property assuming the environmental
158.28	response actions selected by the commissioner have been completed, including environmental
158.29	covenants and easements and other institutional controls that may apply;
158.30	(3) "before-market value" means the property value of the entire subject property before

the taking, less the remediation costs;

159.1	(4) "property value" means the fair market value of the real property, as remediated, less
159.2	any reduction in value attributable to the stigma of pollution; and
159.3	(5) "remediation costs" means the reasonably foreseeable costs and expenses, including
159.4	administrative and legal expenses, that the commissioner will incur to implement the
159.5	environmental response actions that the commissioner selected for the property according
159.6	to section 115B.406, subdivision 3, less the amount, if any, that the property owner
159.7	demonstrates was released under section 115B.443, subdivision 8, which must not be greater
159.8	than the extent of insurance coverage under policies for the property included in a settlement
159.9	consistent with section 115B.443, subdivision 8.
159.10	(b) The damages awarded for condemnation of real property under this section is the
159.11	greater of \$500 or:
159.12	(1) for a total taking of the subject property, the before-market value; or
159.13	(2) for a partial taking of the subject property, the before-market value less the
159.14	after-market value.
159.15	(c) When awarding damages in a condemnation proceeding under this section, in addition
159.16	to any other requirement of chapter 117, the finder of fact must report:
159.17	(1) the amount determined for the property value of the entire subject property before
159.18	the taking; and
159.19	(2) the itemized amount determined for remediation costs.
159.20	(d) The commissioner may seek recovery of environmental response costs only to the
159.21	extent the costs exceed the lower of the remediation costs or the property value of the entire
159.22	subject property before the taking as reported under paragraph (c).
159.23	(e) If the actual expenses incurred by the commissioner to take environmental response
159.24	actions at the priority qualified facility as determined at the time construction of the final
159.25	environmental response action was completed would have yielded a higher award of damages
159.26	under this section, then the commissioner must reimburse the owner an amount equal to the
159.27	amount of damages as if the actual expenses were used instead of the remediation costs,
159.28	less any damages already awarded.
159.29	EFFECTIVE DATE. This section is effective the day following final enactment and
159.30	applies to actions commenced on or after January 1, 2021.

160.2

Sec. 29. Minnesota Statutes 2020, section 115B.421, is amended to read: 160.1

115B.421 C	CLOSED L	ANDFILL	INVESTM	IENT FUND.
------------	----------	---------	----------------	------------

- (a) The closed landfill investment fund is established in the state treasury. The fund 160.3 consists of money credited to the fund, and interest and other earnings on money in the 160.4 fund. Beginning July 1, 2003, funds must be deposited as described in section 115B.445. 160.5 The fund shall be managed to maximize long-term gain through the State Board of 160.6 Investment. 160.7
- Money in (b) Interest earned by the fund is appropriated to the commissioner and may 160.8 be spent by the commissioner after fiscal year 2020 in accordance with sections 115B.39 160.9 to 115B.444. By January 15 each year, the commissioner must submit a report to the chairs 160.10 and ranking minority members of the house of representatives and senate committees and 160.11 divisions with jurisdiction over environment policy and finance on the expenditure of money 160.12 appropriated under this section. This paragraph expires June 30, 2025. 160.13
- Sec. 30. Minnesota Statutes 2020, section 115B.49, subdivision 4, is amended to read: 160.14
- Subd. 4. Registration; fees. (a) The owner or operator of a dry cleaning facility shall 160.15 must register on or before October 1 of each year with the commissioner of revenue in a 160.16 160.17 manner prescribed by the commissioner of revenue and pay a registration fee for the facility.
- The amount of the fee is: 160.18
- 160.19 (1) \$500, for facilities with a full-time equivalence of fewer than five; equal to ... percent of the facility's gross revenues for the preceding year. 160.20
- (2) \$1,000, for facilities with a full-time equivalence of five to ten; and 160.21
- (3) \$1,500, for facilities with a full-time equivalence of more than ten. 160.22
- The registration fee must be paid on or before October 18 or the owner or operator of a dry 160.23 cleaning facility may elect to pay the fee in equal installments. Installment payments must 160.24 be paid on or before October 18, on or before January 18, on or before April 18, and on or 160.25 before June 18. All payments made after October 18 bear interest at the rate specified in 160.26
- section 270C.40. 160 27
- (b) A person who sells dry cleaning solvents for use by dry cleaning facilities in the state 160.28 shall collect and remit to the commissioner of revenue in the same manner prescribed by 160.29 the commissioner of revenue, for the taxes imposed under chapter 297A, a fee of: 160.30
- (1) \$3.50 for each gallon of perchloroethylene sold for use by dry cleaning facilities in 160.31 the state; 160.32

	ENGROSSMENT
161.1	(2) 70 cents for each gallon of hydrocarbon-based dry cleaning solvent sold for use by
161.2	dry cleaning facilities in the state; and
161.3	(3) 35 cents for each gallon of other nonaqueous solvents sold for use by dry cleaning
161.4	facilities in the state.
161.5	(c) The audit, assessment, appeal, collection, enforcement, and administrative provisions
161.6	of chapters 270C and 289A apply to the fee imposed by this subdivision. To enforce this
161.7	subdivision, the commissioner of revenue may grant extensions to file returns and pay fees,
161.8	impose penalties and interest on the annual registration fee under paragraph (a) and the
161.9	monthly fee under paragraph (b), and abate penalties and interest in the manner provided
161.10	in chapters 270C and 289A. The penalties and interest imposed on taxes under chapter 297A
161.11	apply to the fees imposed under this subdivision. Disclosure of data collected by the
161.12	commissioner of revenue under this subdivision is governed by chapter 270B.
161.13	Sec. 31. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision to
161.14	read:
161.15	Subd. 6a. Commissioner. "Commissioner" means the commissioner of the Minnesota
161.16	Pollution Control Agency.
161.17	Sec. 32. [116.064] PERMITTING; ENVIRONMENTAL JUSTICE AREAS.
161.18	Subdivision 1. Definitions. (a) For the purposes of this section, the terms in this
161.19	subdivision have the meanings given.
161.20	(b) "Census block" means the smallest geographical unit for which the United States
161.21	Census Bureau tabulates decennial census data.
161.22	(c) "Cumulative impacts analysis" means the potential public health and environmental
161.23	impacts affecting a specific geographical area from past, present, and foreseeable future
161.24	exposure to pollutants from all media and incorporates the concept of a community's
161.25	vulnerability to withstand incremental environmental impacts.
161.26	(d) "Environmental justice" means that:
	
161.27	(1) communities of color, Indigenous communities, and low-income communities have
161.28	a healthy environment and are treated fairly when environmental statutes, rules, and policies
161.29	are developed, adopted, implemented, and enforced; and

161.30

161.31 justice area or the public health of its residents, due consideration is given to the history of

(2) in all decisions that have the potential to affect the environment of an environmental

162.1	those residents' cumulative exposure to pollutants and to any current socioeconomic
162.2	conditions that increase the physical sensitivity of those residents to additional exposure to
162.3	pollutants.
162.4	(e) "Environmental justice area" means one or more census blocks in Minnesota:
162.5	(1) in which, based on the most recent data published by the United States Census Bureau:
162.6	(i) 40 percent or more of the population is nonwhite;
162.7	(ii) 35 percent or more of the households have an income at or below 200 percent of the
162.8	federal poverty level; or
162.9	(iii) 40 percent or more of the population over the age of five have limited English
162.10	proficiency; or
162.11	(2) within Indian country, as defined in United State Code, title 18, section 1151.
162.12	Subd. 2. Rulemaking. No later than November 1, 2021, the commissioner must begin
162.13	the process to adopt rules under chapter 14 that implement the provisions of this section to
162.14	establish a process and decision-making criteria the agency must utilize to address the
162.15	permitting of facilities that have the potential to impact the environment of environmental
162.16	justice areas and the health of persons residing within them.
162.17	Subd. 3. Application. The provisions of this section apply to an application for a new
162.18	permit, permit renewal, or major permit amendment filed with the agency whose emissions
162.19	or releases of pollutants may affect an environmental justice area.
162.20	Subd. 4. Environmental justice area; determination. The agency has the responsibility
162.21	to determine the geographical boundaries of an environmental justice area. The agency's
162.22	determination of the boundaries of an environmental justice area may be appealed by the
162.23	filing of a petition signed by at least 50 residents filed with the commissioner that contains
162.24	evidence that one or more census blocks meet the definition of environmental justice area
162.25	in subdivision 1, paragraph (e). The commissioner may, after reviewing the petition, amend
162.26	the boundaries of an environmental justice area.
162.27	Subd. 5. Process; cumulative impact analysis. (a) The agency must ensure that residents
62.28	of an environmental justice area are notified about all steps in the permitting process and
162.29	the progress of the analysis required to be conducted under this section. Notification must
162.30	include but not be limited to postings on the agency's website and direct delivery of written
162.31	materials to environmental justice area residents in applicable languages in areas where
162.32	English proficiency is limited.

163.1	(b) When a new facility or a proposed expansion of an existing facility is located in an
163.2	environmental justice area, the owner or operator of the facility must:
163.3	(1) conduct an analysis of the cumulative impacts that the facility or expansion would
163.4	cause or contribute to in the environmental justice area; and
163.5	(2) if seeking a state permit under chapter 115 or 116, hold at least one public meeting
163.6	in the environmental justice area before the commissioner issues or denies a permit.
163.7	(c) The commissioner may require a permitted facility located in an environmental justice
163.8	area to hold in-person meetings with nearby residents to share information and discuss
163.9	community concerns. The commissioner may establish the number and frequency of required
163.10	meetings as permit conditions.
163.11	(d) A cumulative impact analysis must also describe demographic and socioeconomic
163.12	conditions that may make residents of an environmental justice area more vulnerable to the
163.13	effects of incremental exposure to environmental pollutants. The analysis, based on publicly
163.14	available or otherwise obtainable data, must include but is not limited to the following
163.15	factors:
163.16	(1) demographic factors, including the age distribution and racial and ethnic characteristics
163.17	of the population;
163.18	(2) hospital admission rates for respiratory and pulmonary disease, cancer, diabetes, and
163.19	other conditions that may be exacerbated by exposure to pollutants;
163.20	(3) the proportion of the population without medical insurance;
163.21	(4) economic variables, including income and poverty levels, the rate of unemployment,
163.22	the proportion of substandard housing, and the incidence of poor nutrition; and
163.23	(5) any available biomonitoring data indicating body burdens of pollutants.
163.24	(e) If requested, the agency shall provide any relevant information it has to a permit
163.25	applicant conducting a cumulative impacts analysis under this section.
163.26	(f) The agency's reasonable costs of complying with this subdivision are to be reimbursed
163.27	by the permit applicant.
163.28	(g) The agency shall maintain on its website a list of all environmental justice areas that
163.29	undergo the analysis required under this subdivision.
163.30	Subd. 6. Permits; environmental justice area. (a) Notwithstanding the provisions of
163.31	any other law, the agency must, after reviewing the permit application, the agency's analysis
163.32	of cumulative pollution impacts conducted under subdivision 5, and any additional relevant

164.1	information, including testimony and written comments received at a public meeting,
164.2	determine whether the incremental environmental impacts that would result in an
164.3	environmental justice area from approval of the permit will, in conjunction with the
164.4	cumulative pollution impacts and the heightened sensitivity to additional pollution of
164.5	residents of the environmental justice area, cause or contribute to increased levels of
164.6	environmental or health impacts compared with denying the permit.
164.7	(b) If the agency determines that issuing the permit would cause or contribute to increased
164.8	levels of environmental or health impacts compared with not issuing the permit, the
164.9	commissioner must:
164.10	(1) deny the permit; or
164.11	(2) place conditions on the permit that eliminate any contribution to increased levels of
164.12	environmental or health impacts from the permitted facility in an environmental justice
164.13	area.
164.14	Subd. 7. Enforcement. The commissioner may enforce rules and regulations necessary
164.15	to implement the provisions of this section.
164.16	Sec. 33. Minnesota Statutes 2020, section 116.07, is amended by adding a subdivision to
164.17	read:
164.18	Subd. 41. Real property interests. (a) The commissioner may acquire interests in real
164.19	property at a solid waste disposal facility, limited to environmental covenants under chapter
164.20	114E and easements for the environmental covenants, when the commissioner determines
164.21	the property interests are related to:
164.22	<u>(1) closure;</u>
164.23	(2) postclosure care; and
164.24	(3) any other actions needed after the postclosure care period expires.
164.25	(b) The state is not liable under this chapter or any other law solely as a result of acquiring
164.26	an interest in real property under this section.
164.27	(c) An environmental covenant under this subdivision must be in accordance with chapter
164.28	114E and must be signed and acknowledged by every owner of the fee simple title to the
164.29	real property subject to the covenant.

Sec. 34. Minnesota Statutes 2020, section 116.07, is amended by adding a subdivision to

CKM

165.1

165.2	read:
165.3	Subd. 4m. Permit review denial. If the commissioner determines that a person's request
165.4	for the agency to review an existing permit is not warranted, the commissioner must state
165.5	the reasons for the determination in writing within 15 days of the determination.
165.6	EFFECTIVE DATE. This section is effective the day following final enactment.
165.7	Sec. 35. Minnesota Statutes 2020, section 116.07, is amended by adding a subdivision to
165.8	read:
165.9	Subd. 4n. Nonexpiring state individual permits; public informational meeting. (a)
165.10	For each facility issued a nonexpiring state individual air quality permit by the agency, the
165.11	agency must hold a separate public informational meeting at regular intervals to allow the
165.12	public to make comments or inquiries regarding any aspect of the permit, including but not
165.13	limited to permit conditions, testing results, the facility's operations, and permit compliance.
165.14	The public informational meeting must be held at a location near the permitted facility and
165.15	convenient to the public. Persons employed at the facility who are responsible for the facility
165.16	meeting the conditions of the permit and agency officials must be present at the public
165.17	informational meeting. For nonexpiring state individual air quality permits issued after
165.18	December 31, 2016, a public informational meeting must be held under this subdivision no
165.19	later than five years after the permit is issued and every five years thereafter. For nonexpiring
165.20	state individual air quality permits issued on or before December 31, 2015, a public
165.21	informational meeting must be held under this subdivision no later than December 31, 2022,
165.22	and every five years thereafter.
165.23	(b) For the purposes of this section, "state individual air quality permit" means an air
165.24	quality permit that is issued to an individual facility required to obtain a permit under
165.25	Minnesota Rules, part 7007.0250, subparts 2 to 6, and is not a general permit issued under
165.26	Minnesota Rules, part 7007.1100.
165.27	(c) As required under subdivision 4d, the agency's direct and indirect reasonable costs
165.28	of conducting the activities under this subdivision must be recovered through air quality
165.29	permit fees.
165.30	EFFECTIVE DATE. This section is effective the day following final enactment.

166.1	Sec. 36. Minnesota Statutes 2020, section 116.07, subdivision 6, is amended to read:
166.2	Subd. 6. Pollution Control Agency; exercise of powers. (a) In exercising all its powers,
166.3	the commissioner of the Pollution Control Agency shall give due consideration to must:
166.4	(1) consider the establishment, maintenance, operation and expansion of business,
166.5	commerce, trade, industry, traffic, and other economic factors and other material matters
166.6	affecting the feasibility and practicability of any proposed action, including, but not limited
166.7	to, the burden on a municipality of any tax which may result therefrom, and shall must take
166.8	or provide for such action as may be reasonable, feasible, and practical under the
166.9	circumstances-; and
166.10	(2) to the extent reasonable, feasible, and practical under the circumstances:
166.11	(i) ensure that actions or programs that have a direct, indirect, or cumulative impact on
166.12	environmental justice areas incorporate community-focused practices and procedures in
166.13	agency processes, including communication, outreach, engagement, and education to enhance
166.14	meaningful, timely, and transparent community access;
166.15	(ii) collaborate with other state agencies to identify, develop, and implement means to
166.16	eliminate and reverse environmental and health inequities and disparities;
166.17	(iii) promote the utility and availability of environmental data and analysis for
166.18	environmental justice areas, other agencies, federally recognized Tribal governments, and
166.19	the public;
166.20	(iv) encourage coordination and collaboration with residents of environmental justice
166.21	areas to address environmental and health inequities and disparities; and
166.22	(v) ensure environmental justice values are represented to the agency from a
166.23	commissioner-appointed environmental justice advisory committee that is composed of
166.24	diverse members and that is developed and operated in a manner open to the public and in
166.25	accordance with the duties described in the bylaws and charter adopted and maintained by
166.26	the commissioner.
166.27	(b) For the purposes of this section, "environmental justice" and "environmental justice
166.28	area" have the meanings given under section 115A.03, subdivisions 10b and 10c.
166.29	Sec. 37. Minnesota Statutes 2020, section 116.07, subdivision 9, is amended to read:
166.30	Subd. 9. Orders; investigations. The agency shall have commissioner has the following
166.31	powers and duties for the enforcement of enforcing any provision of this chapter and chapter
166.32	114C, relating to air contamination or waste:

167.3

167.4

167.5

167.6

167.7

167.8

167.9

167.15

167.16

167.17

167.18

167.19

167.20

167.21

167.22

167.23

167.24

167.25

- 167.1 (1) to adopt, issue, reissue, modify, deny, revoke, <u>reopen</u>, enter into or enforce reasonable 167.2 orders, schedules of compliance and stipulation agreements;
 - (2) to require the owner or operator of any emission facility, air contaminant treatment facility, potential air contaminant storage facility, or any system or facility related to the storage, collection, transportation, processing, or disposal of waste to establish and maintain records; to make reports; to install, use, and maintain monitoring equipment or methods; and to make tests, including testing for odor where a nuisance may exist, in accordance with methods, at locations, at intervals, and in a manner as the agency shall prescribe; and to provide other information as the agency may reasonably require;
- (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
 - (4) to require parties who enter into a negotiated agreement to settle an enforcement matter with the agency to reimburse the agency according to this clause for oversight costs that are incurred by the agency and associated with implementing the negotiated agreement. The agency may recover oversight costs exceeding \$25,000. Oversight costs include personnel and direct costs associated with inspections, sampling, monitoring, modeling, risk assessment, permit writing, engineering review, economic analysis and review, and other record or document review. Only oversight costs incurred after executing the negotiated agreement are covered by this clause. The agency's legal and litigation costs are not covered by this clause. The commissioner has discretion as to whether to apply this clause in cases where the agency is using schedules of compliance to bring a class of regulated parties into compliance. Reimbursement amounts are appropriated to the commissioner.
- Sec. 38. Minnesota Statutes 2020, section 116.07, is amended by adding a subdivision to read:
- Subd. 9a. Stipulation agreements. In exercising enforcement powers over a term of a stipulation agreement when a party asserts a good cause or force majeure claim for an extension of time to comply with a stipulated term, the commissioner must not grant the extension if the assertion is based solely on increased costs.

168.1	Sec. 39. Minnesota Statutes 2020, section 116.07, is amended by adding a subdivision to
168.2	read:
168.3	Subd. 9b. Compliance when required permit not obtained. The commissioner may
168.4	require a person or facility that fails to obtain a required permit to comply with any terms
168.5	of a permit that would have been issued had the person or facility obtained a permit, including
168.6	but not limited to reporting, monitoring, controlling pollutant discharge, and creating and
168.7	implementing operations and maintenance plans. The person or facility is subject to liability
168.8	and penalties, including criminal liability, for failing to operate in compliance with a permit
168.9	not obtained beginning at the time a permit should have been obtained.
168.10	Sec. 40. [116.0735] AUTHORITY TO REQUIRE INFORMATION ON
168.11	CONTAMINANTS.
168.12	Subdivision 1. Definitions. (a) For the purposes of this section, the terms in this
168.13	subdivision have the meanings given them.
168.14	(b) "Activities" means actions by a person that produce, emit, discharge, release, threaten
168.15	to release, or otherwise cause a contaminant to enter the environment or the human body
168.16	and that occurred at a point in time or continue to occur. Activities includes but is not limited
168.17	to manufacturing, distributing, using, or selling products.
168.18	(c) "Agency" means the Minnesota Pollution Control Agency.
168.19	(d) "Agency action" means investigating, monitoring, surveying, testing, or other similar
168.20	action necessary or appropriate to identify the existence and extent of a release of a
168.21	contaminant or threat of a release, the source and nature of the contaminant, and the extent
168.22	of danger to the public health or welfare or the environment.
168.23	(e) "Biomonitoring" means the process by which chemicals and their metabolites are
168.24	identified and measured in a biospecimen.
168.25	(f) "Biospecimen" means a sample of human fluid, serum, or tissue that is reasonably
168.26	available as a medium to measure the presence and concentration of chemicals or their
168.27	metabolites in a human body.
168.28	(g) "Commissioner" means the commissioner of the agency.
168.29	(h) "Contaminant" means a substance with a distinct molecular composition or a group
168.30	of structurally related substances, including the breakdown products of the substance or
168.31	substances that form through decomposition, degradation, or metabolism, that may:

168.32

(1) harm normal development of a fetus or child or cause other developmental toxicity;

169.1	(2) cause cancer, genetic damage, or reproductive harm;
169.2	(3) disrupt the endocrine or hormone system;
169.3	(4) damage the nervous system, immune system, or organs or cause other systemic
169.4	toxicity;
169.5	(5) be persistent, bioaccumulative, or toxic; or
169.6	(6) be very persistent or very bioaccumulative.
169.7	(i) "Monitoring" means sampling environmental media and analyzing general and specific
169.8	data relating to the presence of contaminants.
169.9	(j) "Person" means an individual, partnership, association, public or private corporation,
169.10	or other entity, including the United States government; any association, commission, or
169.11	interstate body; the state and any agency, department, or political subdivision of the state;
169.12	and any officer or governing or managing body of a municipality, governmental subdivision,
169.13	public or private corporation, or other entity.
169.14	(k) "Supplier" means a person who provides goods or services that lead to or are
169.15	incorporated into a finished product used in commerce or by consumers.
169.16	Subd. 2. Agency action. The commissioner may take agency action whenever:
169.17	(1) the commissioner detects a contaminant:
169.18	(i) during the agency's monitoring of Minnesota's environment;
169.19	(ii) through receipt of environmental monitoring data from a local, state, or federal
169.20	agency or nongovernmental organization in the United States; or
169.21	(iii) through receipt of biomonitoring data of residents of the United States; or
169.22	(2) the commissioner has reason to believe that:
169.23	(i) a release of a contaminant has occurred, is about to occur, or is connected to a person's
169.24	activities; or
169.25	(ii) illness, disease, environmental harm, or complaints thereof may be attributable to
169.26	exposure to a contaminant connected to a person's activities.
169.27	Subd. 3. Duty to provide information. (a) When requested by the commissioner or the
169.28	commissioner's designee, a person the commissioner has reason to believe is engaged in
169.29	activities where agency action is proposed to be taken must furnish to the commissioner
169.30	any information that the person may have or may reasonably obtain that is relevant to the
169.31	contaminant under investigation.

170.1	(b) For purposes of this subdivision, the commissioner may:
170.2	(1) request in writing that a person produce electronic or physical documents, papers,
170.3	books, or other tangible items in the possession, custody, or control of the person;
170.4	(2) request in writing that a person provide information submitted to the person from a
170.5	supplier or within the supply chain for production of a commercial or consumer good;
170.6	(3) examine and copy books, papers, records, memoranda, and other electronic or physical
170.7	data of a person who has a duty to provide information under this subdivision; and
170.8	(4) enter upon public or private property to take an action authorized under this section,
170.9	including to obtain information from a person who has a duty to provide the information
170.10	under this subdivision and to conduct agency action.
170.11	(c) A person must submit requested information to the commissioner within the time
170.12	specified in the commissioner's written request. If a person fails or refuses to comply with
170.13	the commissioner's request for information, the commissioner may petition the district court
170.14	for an order to compel compliance with the request or take other enforcement action
170.15	authorized by law.
170.16	Subd. 4. Classifying data. Except as otherwise provided in this subdivision, data obtained
170.17	from a person under this section are public data as defined in section 13.02. Upon certification
170.18	by the subject of the data that the data relate to sales figures, processes or methods of
170.19	production unique to that person, or information that would tend to adversely affect the
170.20	competitive position of that person, the commissioner must classify the data as private or
170.21	nonpublic data as defined in section 13.02. Notwithstanding any other law to the contrary,
170.22	data classified as private or nonpublic under this subdivision may be disclosed when relevant:
170.23	(1) in any proceeding under this section;
170.24	(2) in further agency actions, including permitting, setting local water quality standards,
170.25	or other similar actions; and
170.26	(3) to other public agencies involved in protecting human health, welfare, or the
170.27	environment.
170.28	Sec. 41. Minnesota Statutes 2020, section 116.11, is amended to read:
170.29	116.11 EMERGENCY POWERS.
170.30	Subdivision 1. Imminent and substantial danger. If there is imminent and substantial
170.31	danger to the health and welfare of the people of the state, or of any of them, as a result of

170.32 the pollution of air, land, or water, the <u>agency commissioner</u> may by emergency order direct

171.1	the immediate discontinuance or abatement of the pollution without notice and without a
171.2	hearing or at the request of the agency commissioner, the attorney general may bring an
171.3	action in the name of the state in the appropriate district court for a temporary restraining
171.4	order to immediately abate or prevent the pollution. The <u>agency commissioner's</u> order or
171.5	temporary restraining order shall remain is effective until notice, hearing, and determination
171.6	pursuant to other provisions of law, or, in the interim, as otherwise ordered. A final order
171.7	of the agency commissioner in these cases shall be is appealable in accordance with chapter
171.8	14.
171.9	Subd. 2. Other acts of concern. (a) The commissioner may exercise the authority under
171.10	paragraph (b) when the commissioner has evidence of a pattern of behavior that includes
171.11	any of the following:
171.12	(1) falsification of records;
171.13	(2) a history of noncompliance with schedules of compliance or terms of a stipulation
171.14	agreement;
171.15	(3) chronic or substantial permit violations; or
171.16	(4) operating with or without a permit where there is evidence of danger to the health
171.17	or welfare of the people of the state or evidence of environmental harm.
171.18	(b) When the commissioner has evidence of a pattern of behavior specified in paragraph
171.19	(a), then regardless of the presence of imminent and substantial danger, the commissioner
171.20	may investigate and may:
171.21	(1) exercise emergency powers according to subdivision 1;
171.22	(2) suspend or revoke a permit;
171.23	(3) issue an order to cease operation or activities;
171.24	(4) require financial assurances;
171.25	(5) reopen and modify a permit to require additional terms;
171.26	(6) require additional agency oversight; or

171.27

(7) pursue other actions deemed necessary to abate pollution and protect human health.

172.4

1

1

1

172.18

172.25

Sec. 42. Minnesota Statutes 2020, section 325E.046, is amended to read: 172.1

172.2	325E.046 STANDARDS FOR LABELING PLASTIC BAGS, FOOD OR
172.3	BEVERAGE PRODUCTS, AND PACKAGING.

72.4	Subdivision 1. "Biodegradable" label. A manufacturer, distributor, or wholesaler may
72.5	not sell or offer for sale and any other person may not knowingly sell or offer for sale in
72.6	this state a plastic bag covered product labeled "biodegradable," "degradable,"
72.7	"decomposable," or any form of those terms, or in any way imply that the bag covered
72.8	product will ehemically decompose into innocuous elements in a reasonably short period
72.9	of time in a landfill, composting, or other terrestrial environment unless a scientifically
72.10	based standard for biodegradability is developed and the bags are certified as meeting the
72.11	standard. break down, fragment, degrade, biodegrade, or decompose in a landfill or other
72.12	environment, unless an ASTM standard specification is adopted for the term claimed and
72.13	the specification is approved by the legislature.

Subd. 2. "Compostable" label. (a) A manufacturer, distributor, or wholesaler may not 172.14 sell or offer for sale and any other person may not knowingly sell or offer for sale in this 172.15 state a plastic bag covered product labeled "compostable" unless, at the time of sale or offer 172.16 172.17 for sale, the bag covered product:

(1) meets the ASTM Standard Specification for Compostable Labeling of Plastics

- Designed to be Aerobically Composted in Municipal or Industrial Facilities (D6400). Each 172.19 bag must be labeled to reflect that it meets the standard. For purposes of this subdivision, 172.20 "ASTM" has the meaning given in section 296A.01, subdivision 6., or its successor, or the 172.21 172.22 ASTM Standard Specification for Labeling of End Items that Incorporate Plastics and Polymers as Coatings or Additives with Paper and Other Substrates Designed to be 172.23 Aerobically Composted in Municipal or Industrial Facilities (D6868), or its successor, and 172.24
- (2) is comprised of only wood without any coatings or additives; or 172.26

the covered product is labeled to reflect that it meets the specification;

- (3) is comprised of only paper without any coatings or additives. 172.27
- (b) A covered product labeled "compostable" and meeting the criteria under paragraph 172.28 (a) must be clearly and prominently labeled on the product, or on the product's smallest unit 172.29 of sale, to reflect that it is intended for an industrial or commercial compost facility. The 172.30 label required under this paragraph must be in a legible text size and font. 172.31
- Subd. 2a. Certification of compostable products. Beginning January 1, 2024, a 172.32 manufacturer, distributor, or wholesaler may not sell or offer for sale and any other person 172.33

. = 2 .	.1
173.1	may not knowingly sell or offer for sale in this state a covered product labeled as
173.2	"compostable" unless the covered product is certified as meeting the requirements of
173.3	subdivision 2 by an entity that:
173.4	(1) is a nonprofit corporation;
173.5	(2) as its primary focus of operation, promotes the production, use, and appropriate end
173.6	of life for materials and products that are designed to fully biodegrade in specific biologically
173.7	active environments such as industrial composting; and
173.8	(3) is technically capable of and willing to perform analysis necessary to determine a
173.9	product's compliance with subdivision 2.
173.10	Subd. 3. Enforcement; civil penalty; injunctive relief. (a) A manufacturer, distributor,
173.11	or wholesaler person who violates subdivision 1 or 2 this section is subject to a civil or
173.12	administrative penalty of \$100 for each prepackaged saleable unit sold or offered for sale
173.13	up to a maximum of \$5,000 and may be enjoined from those violations.
173.14	(b) The attorney general may bring an action in the name of the state in a court of
173.15	competent jurisdiction for recovery of civil penalties or for injunctive relief as provided in
173.16	this subdivision. The attorney general may accept an assurance of discontinuance of acts
173.17	in violation of subdivision 1 or 2 this section in the manner provided in section 8.31,
173.18	subdivision 2b.
173.19	(c) The commissioner of the Pollution Control Agency may enforce this section under
173.20	sections 115.071 and 116.072.
173.21	(d) When requested by the attorney general or the commissioner of the Pollution Control
173.22	Agency, a person selling or offering for sale a covered product labeled as "compostable"
173.23	must furnish to the attorney general or the commissioner any information that the person
173.24	may have or may reasonably obtain that is relevant to show compliance with this section.
173.25	Subd. 4. Definitions. For purposes of this section, the following terms have the meanings
173.26	given:
173.27	(1) "ASTM" has the meaning given in section 296A.01, subdivision 6;
173.28	(2) "covered product" means a bag, food or beverage product, or packaging;
173.29	(3) "food or beverage product" means a product that is used to wrap, package, contain,
173.30	serve, store, prepare, or consume a food or beverage, such as plates, bowls, cups, lids, trays,
173.31	straws, utensils, and hinged or lidded containers; and

173.32

(4) "packaging" has the meaning given in section 115A.03, subdivision 22b.

174.1	EFFECTIVE	DATE.	This se	ection	is effe	ctive	January	1,	202	3
-------	------------------	-------	---------	--------	---------	-------	---------	----	-----	---

174.2	Sec. 43. [325F.075] FOOD PACKAGING; PFAS.
174.3	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
174.4	the meanings given.
174.5	(b) "Food package" means a container applied to or providing a means to market, protect,
174.6	handle, deliver, serve, contain, or store a food or beverage. Food package includes:
174.7	(1) a unit package, an intermediate package, and a shipping container;
174.8	(2) unsealed receptacles, such as carrying cases, crates, cups, plates, bowls, pails, rigid
174.9	foil and other trays, wrappers and wrapping films, bags, and tubs; and
174.10	(3) an individual assembled part of a food package, such as any interior or exterior
174.11	blocking, bracing, cushioning, weatherproofing, exterior strapping, coatings, closures, inks,
174.12	and labels.
174.13	(c) "Perfluoroalkyl and polyfluoroalkyl substances" or "PFAS" means a class of
174.14	fluorinated organic chemicals containing at least one fully fluorinated carbon atom.
174.15	Subd. 2. Prohibition. No person shall manufacture, knowingly sell, offer for sale,
174.16	distribute for sale, distribute, or offer for use in Minnesota a food package that contains
174.17	PFAS.
174.18	Subd. 3. Enforcement. (a) The commissioner of the Pollution Control Agency may
174.19	enforce this section under sections 115.071 and 116.072. The commissioner may coordinate
174.20	with the commissioners of commerce and health in enforcing this section.
174.21	(b) When requested by the commissioner of the Pollution Control Agency, a person
174.22	must furnish to the commissioner any information that the person may have or may
174.23	reasonably obtain that is relevant to show compliance with this section.
174.24	EFFECTIVE DATE. This section is effective January 1, 2023.
174.25	Sec. 44. POSITION ESTABLISHED; POLLUTION CONTROL AGENCY.
174.26	The commissioner of the Pollution Control Agency shall establish a new full-time
174.27	equivalent position of community liaison, funded through air quality permit fees, as specified
174.28	in Minnesota Statutes, section 116.07, subdivision 4d, to conduct the administrative tasks
174.29	necessary to successfully implement Minnesota Statutes, section 116.07, subdivision 4a,
174.30	and other regulatory activities requiring interaction between the agency and residents in

communities exposed to air pollutants emitted by facilities permitted by the agency.

175.1 Sec. 45. PFAS WATER QUALITY STANDARDS

175.2	The commissioner of the Pollution Control Agency must adopt rules establishing water
175.3	quality standards for perfluorooctanoic acid (PFOA) and perfluorooctanesulfonic acid
175.4	(PFOS). The commissioner must adopt the rules establishing the PFOA and PFOS water
175.5	quality standards by July 1, 2024, and Minnesota Statutes, section 14.125, does not apply.
175.6	Sec. 46. HEALTH RISK LIMIT; PERFLUOROOCTANE SULFONATE.
175.7	By July 1, 2023, the commissioner of health must amend the health risk limit for
175.8	perfluorooctane sulfonate (PFOS) in Minnesota Rules, part 4717.7860, subpart 15, so that
175.9	the health risk limit does not exceed 0.015 parts per billion. In amending the health risk
175.10	limit for PFOS, the commissioner must comply with Minnesota Statutes, section 144.0751,
175.11	requiring a reasonable margin of safety to adequately protect the health of infants, children,
175.12	and adults.
175.13	Sec. 47. CARPET STEWARDSHIP PROGRAM; REPORT.
175.14	Subdivision 1. Carpet stewardship program plan. The commissioner of the Pollution
175.15	Control Agency must develop a plan for establishing a carpet stewardship program designed
175.16	to reduce carpet-related waste generation by promoting the collection and recycling of
175.17	discarded carpet. The plan must include:
175.18	(1) an organizational structure for the program, including roles for the state, carpet
175.19	producers, retailers, collection site operators, and recyclers;
175.20	(2) a timeline for implementing the program;
175.21	(3) a fee structure that ensures the costs of the program are recovered, including
175.22	recommendations for determining the amount, methods of collecting the fee, and how fee
175.23	revenues will be managed;
175.24	(4) a plan for how discarded carpet will be collected and transported to recyclers in this
175.25	state;
175.26	(5) strategies for improving education and training of retailers, carpet installers, and
175.27	collection site operators to improve the recycling rates of carpet; and
175.28	(6) draft legislation necessary for implementing the plan.
175.29	Subd. 2. Task force; public engagement. (a) The commissioner must convene a task
175.30	force to assist with developing the plan required under subdivision 1. The task force must
175.31	include:

	ENGROSSMENT
176.1	(1) one representative of a statewide association representing retailers;
176.2	(2) two representatives of producers;
176.3	(3) two representatives of recyclers;
176.4	(4) one representative of statewide associations representing waste disposal companies;
176.5	(5) one representative of an environmental organization;
176.6	(6) one representative of county or municipal waste management programs;
176.7	(7) two representatives of companies that use discarded carpet to manufacture products
176.8	other than new carpet;
176.9	(8) one representative of carpet installers; and
176.10	(9) two members of the general public.
176.11	(b) Members of the task force must not be registered lobbyists.
176.12	(c) The commissioner must provide opportunities for the public to provide input on the
176.13	program.
176.14	Subd. 3. Report. The commissioner must submit a report with the plan required under
176.15	this section to the chairs and ranking minority members of the legislative committees and
176.16	divisions with jurisdiction over the environment by January 15, 2022.
176.17	Sec. 48. SEED DISPOSAL RULEMAKING REQUIRED.
176.18	The commissioner of the Pollution Control Agency, in consultation with the commissioner
176.19	of agriculture and the University of Minnesota, must adopt rules under Minnesota Statutes,
176.20	chapter 14, providing for the safe and lawful disposal of unwanted or unused seed that is
176.21	treated or coated with pesticide. The rules must clearly identify the regulatory jurisdiction
176.22	of state agencies and local governments with regard to such seed.
176.23	Sec. 49. SOLID WASTE FACILITY REPORTING; RULEMAKING.

The commissioner of the Pollution Control Agency must, under the good cause exemption
in Minnesota Statutes, section 14.388, subdivision 1, clause (3), amend rules to require
reports to the agency from a solid waste facility to be submitted by March 1 for the previous
calendar year.

ER.	REPEAL	c. 50.	Sec.	177.1
ÆR	REPEAL	c. 50.	Sec.	177.1

- (a) Minnesota Statutes 2020, sections 115.44, subdivision 9; 115B.48, subdivision 8; 177.2
- and 115C.13, are repealed. 177.3
- (b) Minnesota Rules, part 7044.0350, is repealed. 177.4

ARTICLE 5 177.5

NATURAL RESOURCES 177.6

- Section 1. Minnesota Statutes 2020, section 16B.335, subdivision 2, is amended to read: 177.7
- Subd. 2. Other projects. All other capital projects for which a specific appropriation is 177.8
- made must not proceed until the recipient undertaking the project has notified the chairs 177.9
- and ranking minority members of the senate Capital Investment and Finance Committees 177.10
- and the house of representatives Capital Investment and Ways and Means Committees that 177.11
- the work is ready to begin. Notice is not required for: 177.12
- (1) capital projects needed to comply with the Americans with Disabilities Act, for; 177.13
- (2) asset preservation projects to which section 16B.307 applies, or for; 177.14
- (3) projects funded by an agency's operating budget; or 177.15
- (4) projects funded by a capital asset preservation and replacement account under section 177.16
- 16A.632, or a higher education asset preservation and replacement account under section 177.17
- 135A.046, or a natural resources asset preservation and replacement account under section 177.18
- 84.946. 177.19
- Sec. 2. Minnesota Statutes 2020, section 17.4982, subdivision 6, is amended to read: 177.20
- Subd. 6. Certifiable diseases. "Certifiable diseases" includes any of the following 177.21
- expressed as clinical symptoms or based on the presence of the pathogen: channel catfish 177.22
- virus, Renibacterium salmoninarum (bacterial kidney disease), Aeromonas salmonicida 177.23
- 177.24 (bacterial furunculosis), Yersinia ruckeri (enteric redmouth disease), Edwardsiella ictaluri
- (enteric septicemia of catfish), infectious hematopoietic necrosis virus, infectious pancreatic 177.25
- necrosis virus, Myxobolus cerebralis (whirling disease), Tetracapsuloides bryosalmonae 177.26
- (proliferative kidney disease), viral hemorrhagic septicemia virus, epizootic epitheliotropic 177.27
- virus, Ceratomyxa shasta (ceratomyxosis), and any emergency fish disease.

- Sec. 3. Minnesota Statutes 2020, section 17.4982, subdivision 8, is amended to read: 178.1
- Subd. 8. Containment facility. "Containment facility" means a licensed facility for 178.2
- salmonids, catfish, or species on the viral hemorrhagic septicemia (VHS) susceptible list 178.3
- published by the United States Department of Agriculture, Animal and Plant Health 178.4
- Inspection Services, VHS-susceptible-species list that complies with clauses (1), (3), and 178.5
- (4), or clauses (2), (3), and (4): 178.6
- (1) disinfects its effluent to the standards in section 17.4991 before the effluent is 178.7
- discharged to public waters; 178.8
- (2) does not discharge to public waters or to waters of the state directly connected to 178.9 public waters; 178.10
- (3) raises aquatic life that is prohibited from being released into the wild and must be 178.11 kept in a facility approved by the commissioner unless processed for food consumption; 178.12
- (4) contains aquatic life requiring a fish health inspection prior to transportation. 178.13
- Sec. 4. Minnesota Statutes 2020, section 17.4982, subdivision 9, is amended to read: 178.14
- 178.15 Subd. 9. Emergency fish disease. "Emergency fish disease" means designated fish
- diseases or pathogens not already present in this state that could impact populations of 178.16
- aquatic life if inadvertently released by infected aquatic life, including channel catfish virus, 178.17
- viral hemorrhagic septicemia virus, infectious hematopoietic necrosis virus, infectious 178.18
- pancreatic necrosis virus, whirling disease, ceratomyxosis, proliferative kidney disease, and 178.19
- epizootic epitheliotropic virus disease. 178.20
- Sec. 5. Minnesota Statutes 2020, section 17.4982, subdivision 12, is amended to read: 178.21
- Subd. 12. Fish health inspection. (a) "Fish health inspection" means an on-site, 178.22
- statistically based sampling, collection, and testing of fish in accordance with processes in 178.23
- the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases, published 178.24
- by the International Office of Epizootics (OIE) to test for causative pathogens. The samples 178.25
- for inspection must be collected by a fish health inspector or a fish collector in cooperation 178.26
- with the producer. Testing of samples must be done by an approved laboratory. 178.27
- (b) The inspection for viral hemorrhagic septicemia (VHS), infectious pancreatic necrosis 178.28
- (IPN), and infectious hematopoietic necrosis (IHN) in salmonids and for VHS in 178.29
- nonsalmonids must include at a minimum viral testing of ovarian fluids at the 95 percent 178.30
- confidence level of detecting two percent incidence of disease. 178.31

179.1	(c) The inspection for certifiable diseases and pathogens for wild fish must follow the
179.2	guidelines of the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal
179.3	Diseases.
179.4	Sec. 6. Minnesota Statutes 2020, section 17.4982, is amended by adding a subdivision to
179.5	read:
179.6	Subd. 21a. VHS-susceptible species. "VHS-susceptible species" are aquatic species
179.7	that are natural hosts for viral hemorrhagic septicemia according to the Fish Health Blue
179.8	Book or the book's successor.
179.9	Sec. 7. Minnesota Statutes 2020, section 17.4982, is amended by adding a subdivision to
179.10	read:
179.11	Subd. 21b. VHS-susceptible-species list. "VHS-susceptible-species list" is the
179.12	VHS-susceptible species listed in the Fish Health Blue Book that are found in or that can
179.13	survive in the Great Lakes region.
179.14	Sec. 8. Minnesota Statutes 2020, section 17.4985, subdivision 2, is amended to read:
179.15	Subd. 2. Bill of lading. (a) A state-issued bill of lading is required for:
179.16	(1) intrastate transportation of aquatic life other than salmonids, catfish, or species on
179.17	the official list of viral hemorrhagic septicemia susceptible species published by the United
179.18	States Department of Agriculture, Animal and Plant Health Inspection Services,
179.19	VHS-susceptible-species list between licensed private fish hatcheries, aquatic farms, or
179.20	aquarium facilities licensed for the species being transported if the aquatic life is being
179.21	transported into a watershed where it is not currently present, if walleyes whose original
179.22	source is south of marked State Highway 210 are being transported to a facility north of
179.23	marked State Highway 210, or if the original source of the aquatic life is outside Minnesota
179.24	and contiguous states; and
179.25	(2) stocking of waters other than public waters with aquatic life other than salmonids,
179.26	catfish, or species on the official list of viral hemorrhagic septicemia susceptible species
179.27	published by the United States Department of Agriculture, Animal and Plant Health
179.28	Inspection Sarvings VUS susceptible species list
	Inspection Services VHS-susceptible-species list.
179.29	(b) When aquatic life is transported under paragraph (a), a copy of the bill of lading
179.29 179.30	

179.31

(c) For transportation and stocking of waters that are not public waters:

180.3

180.4

180.5

180.6

180.7

180.8

180.9

180.22

180.1	(1) a bill of lading must be submitted to the regional fisheries manager 72 hours before
180.2	transporting fish for stocking;

- (2) a bill of lading must be submitted to the regional fisheries manager within five days after stocking if the waters to be stocked are confirmed by telecopy or telephone prior to stocking by the regional fisheries office not to be public waters; or
- (3) a completed bill of lading may be submitted to the regional fisheries office by telecopy prior to transporting fish for stocking. Confirmation that the waters to be stocked are not public waters may be made by returning the bill of lading by telecopy or in writing, in which cases additional copies need not be submitted to the Department of Natural Resources.
- (d) Bill of lading forms may only be issued by the Department of Natural Resources in 180.10 St. Paul, and new bill of lading forms may not be issued until all previously issued forms 180.11 have been returned. 180.12
- 180.13 Sec. 9. Minnesota Statutes 2020, section 17.4985, subdivision 3, is amended to read:
- Subd. 3. Exemptions for transportation permits and bills of lading. (a) A state-issued 180.14 bill of lading or transportation permit is not required by an aquatic farm licensee for 180.15 importation of importing animals not on the official list of viral hemorrhagic septicemia 180.16 susceptible species published by the United States Department of Agriculture, Animal and 180.17 Plant Health Inspection Services; transportation of VHS-susceptible-species list, transporting animals not on the official list of viral hemorrhagic septicemia susceptible species published 180.19 by the United States Department of Agriculture, Animal and Plant Health Inspection Services; 180.20 or export for VHS-susceptible-species list, or exporting the following: 180.21
 - (1) minnows taken under an aquatic farm license in this state and transported intrastate;
- (2) aquarium or ornamental fish including goldfish and tropical, subtropical, and saltwater 180.23 species that cannot survive in the waters of the state, which may be imported or transported 180.24 if accompanied by shipping documents; 180.25
- (3) fish or fish eggs that have been processed for use as food, bait, or other purposes 180.26 unrelated to fish propagation; 180.27
- (4) live fish from a licensed aquatic farm, which may be transported directly to an outlet 180.28 180.29 for processing or for other food purposes if accompanied by shipping documents;
- (5) fish being exported if accompanied by shipping documents; 180.30
- (6) sucker eggs, sucker fry, or fathead minnows transported intrastate for bait propagation 180.31 or feeding of cultural aquatic life, except that if either species becomes listed on the official 180.32

181.1	list of viral hemorrhagic septicemia susceptible species published by the United States
181.2	Department of Agriculture, Animal and Plant Health Inspection Services
181.3	VHS-susceptible-species list, then a transportation permit is required;
181.4	(7) species of fish that are found within the state used in connection with public shows,
181.5	exhibits, demonstrations, or fishing pools for periods not exceeding 14 days;
181.6	(8) fish being transported through the state if accompanied by shipping documents; or
181.7	(9) intrastate transportation of aquatic life between or within licensed private fish
181.8	hatcheries, aquatic farms, or aquarium facilities licensed for the species being transported.
181.9	except where required in subdivision 2 and except that salmonids, catfish, or species on the
181.10	official list of viral hemorrhagic septicemia susceptible species published by the United
181.11	States Department of Agriculture, Animal and Plant Health Inspection Services,
181.12	VHS-susceptible-species list may only be transferred or transported intrastate without a
181.13	transportation permit if they had no record of bacterial kidney disease or viral hemorrhagic
181.14	septicemia at the time they were imported into the state and if they have had a fish health
181.15	inspection within the preceding year that has shown no certifiable diseases to be present.
181.16	Aquatic life being transferred between licensed private fish hatcheries, aquatic farms,
181.17	or aquarium facilities must be accompanied by shipping documents and salmonids, catfish,
181.18	or species on the official list of viral hemorrhagic septicemia susceptible species published
181.19	by the United States Department of Agriculture, Animal and Plant Health Inspection Services,
181.20	VHS-susceptible-species list being transferred or transported intrastate without a
181.21	transportation permit must be accompanied by a copy of their most recent fish health
181.22	inspection.
181.23	(b) Shipping documents required under paragraph (a) must show the place of origin,
181.24	owner or consignee, destination, number, and species.
181.25	Sec. 10. Minnesota Statutes 2020, section 17.4985, subdivision 5, is amended to read:
181.26	Subd. 5. Permit application. An application for a transportation permit must be made
181.27	on forms provided by the commissioner. An incomplete application must be rejected. An
181.28	application for a transportation permit for salmonids, catfish, or species on the official list
181.29	of viral hemorrhagic septicemia susceptible species published by the United States
181.30	Department of Agriculture, Animal and Plant Health Inspection Services,
181.31	VHS-susceptible-species list; their eggs; or their sperm must be accompanied by certification
181.32	that the source of the eggs or sperm are free of certifiable diseases, except that eggs with
181.33	enteric redmouth, whirling disease, or furunculosis may be imported, transported, or stocked

182.1

182.2

182.3

182.4

182.5

182.6

182.7

182.15

182.16

182.17

182.18

182.19

182.20

182.21

182.22

182.23

182.24

182.25

182.26

182.27

182.28

182.29

182.30

following treatment approved by the commissioner, and fish with bacterial kidney disease or viral hemorrhagic septicemia may be imported, transported, or stocked into areas where the disease has been identified as being present. A copy of the transportation permit showing the date of certification inspection must accompany the shipment of fish while in transit and must be available for inspection by the commissioner. By 14 days after a completed application is received, the commissioner must approve or deny the importation permits as provided in this section.

- Sec. 11. Minnesota Statutes 2020, section 17.4986, subdivision 2, is amended to read:
- Subd. 2. **Licensed facilities.** (a) The commissioner shall issue transportation permits to import:
- (1) indigenous and naturalized species except trout, salmon, catfish, or species on the
 official list of viral hemorrhagic septicemia susceptible species published by the United
 States Department of Agriculture, Animal and Plant Health Inspection Services,
 VHS-susceptible-species list and sperm from any source to a standard facility;
 - (2) trout, salmon, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list from a nonemergency enzootic disease area to a containment facility if the fish are certified within the previous year to be free of certifiable diseases, except that eggs with enteric redmouth, whirling disease, or furunculosis may be imported following treatment approved by the commissioner, and fish with bacterial kidney disease or viral hemorrhagic septicemia may be imported into areas where the disease has been identified as being present; and
 - (3) trout, salmon, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list from a facility in a nonemergency enzootic disease area with a disease-free history of three years or more to a standard facility, except that eggs with enteric redmouth, whirling disease, or furunculosis may be imported following treatment approved by the commissioner, and fish with bacterial kidney disease or viral hemorrhagic septicemia may be imported into areas where the disease has been identified as being present.
- 182.31 (b) If a source facility in a nonemergency enzootic disease area cannot demonstrate a 182.32 history free from disease, aquatic life may only be imported into a quarantine facility.

183.1

183.2

183.3

183.4

183.5

183.6

183.7

183.8

183.9

183.18

183.19

183.21

183.22

183.23

183.24

183.25

183.26

183.27

183.28

183.29

183.30

Sec. 12. Minnesota Statutes 2020, section 17.4986, subdivision 4, is amended to read:

Subd. 4. **Disease-free history.** Disease-free histories required under this section must include the results of a fish health inspection. When disease-free histories of more than one year are required for importing salmonids, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services VHS-susceptible-species list, the disease history must be of consecutive years that include the year previous to, or the year of, the transportation request.

- Sec. 13. Minnesota Statutes 2020, section 17.4991, subdivision 3, is amended to read:
- Subd. 3. **Fish health inspection.** (a) An aquatic farm propagating salmonids, catfish, or species on the viral hemorrhagic septicemia (VHS) susceptible list published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list and having an effluent discharge from the aquatic farm into public waters must have a fish health inspection conducted at least once every 12 months by a certified fish health inspector. Testing must be conducted according to laboratory methods of the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases, published by the International Office of Epizootics (OIE).
 - (b) An aquatic farm propagating any species on the VHS susceptible list and having an effluent discharge from the aquatic farm into public waters must test for VHS virus using the guidelines of the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases. The commissioner may, by written order published in the State Register, prescribe alternative testing time periods and methods from those prescribed in the Fish Health Blue Book or the OIE Diagnostic Manual if the commissioner determines that biosecurity measures will not be compromised. These alternatives are not subject to the rulemaking provisions of chapter 14 and section 14.386 does not apply. The commissioner must provide reasonable notice to affected parties of any changes in testing requirements.
 - (c) Results of fish health inspections must be provided to the commissioner for all fish that remain in the state. All data used to prepare and issue a fish health certificate must be maintained for three years by the issuing fish health inspector, approved laboratory, or accredited veterinarian.
- (d) A health inspection fee must be charged based on each lot of fish sampled. The fee by check or money order payable to the Department of Natural Resources must be prepaid or paid at the time a bill or notice is received from the commissioner that the inspection and processing of samples is completed.

184.1

184.2

184.3

184.4

184.5

184.6

184.7

184.8

184.9

184.10

184.11

184.12

184.13

184.14

184.15

184.17

184.25

(e) Upon receipt of payment and completion of inspection, the commissioner shall notify
the operator and issue a fish health certificate. The certification must be made according to
the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases by a
person certified as a fish health inspector.

- (f) All aquatic life in transit or held at transfer stations within the state may be inspected by the commissioner. This inspection may include the collection of stock for purposes of pathological analysis. Sample size necessary for analysis will follow guidelines listed in the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases.
- (g) Salmonids, catfish, or species on the VHS susceptible list must have a fish health inspection before being transported from a containment facility, unless the fish are being transported directly to an outlet for processing or other food purposes or unless the commissioner determines that an inspection is not needed. A fish health inspection conducted for this purpose need only be done on the lot or lots of fish that will be transported. The commissioner must conduct a fish health inspection requested for this purpose within five working days of receiving written notice. Salmonids and catfish may be immediately transported from a containment facility to another containment facility once a sample has been obtained for a health inspection or once the five-day notice period has expired.
- Sec. 14. Minnesota Statutes 2020, section 17.4992, subdivision 2, is amended to read: 184.18
- Subd. 2. Restriction on the sale of fish. (a) Except as provided in paragraph (b), species 184.19 on the official list of viral hemorrhagic septicemia susceptible species published by the 184.20 United States Department of Agriculture, Animal and Plant Health Inspection Services, 184.21 VHS-susceptible-species list must be free of viral hemorrhagic septicemia and species of 184.22 the family salmonidae or ictaluridae, except bullheads, must be free of certifiable diseases 184.23 if sold for stocking or transfer to another aquatic farm. 184.24
 - (b) The following exceptions apply to paragraph (a):
- (1) eggs with enteric redmouth, whirling disease, or furunculosis may be transferred 184.26 between licensed facilities or stocked following treatment approved by the commissioner; 184.27
- (2) fish with bacterial kidney disease or viral hemorrhagic septicemia may be transferred 184.28 between licensed facilities or stocked in areas where the disease has been identified as being 184.29 present; and 184.30
- (3) the commissioner may allow transfer between licensed facilities or stocking of fish 184.31 with enteric redmouth or furunculosis when the commissioner determines that doing so 184.32 would pose no threat to the state's aquatic resources. 184.33

185.1	Sec. 15. Minnesota Statutes 2020, section 17.4993, subdivision 1, is amended to read:
185.2	Subdivision 1. Taking from public waters. (a) Under an aquatic farm license, a licensee
185.3	may only take minnow sperm, minnow eggs, and live minnows for aquatic farm purposes
185.4	from public waters that have a water body if:
185.5	(1) the water body has been tested for viral hemorrhagic septicemia when and the testing
185.6	indicates the disease is not present; or
185.7	(2) the water body is located within a viral hemorrhagic septicemia-free zone posted or
185.8	the Department of Natural Resources website.
185.9	(b) A licensee may take sucker eggs and sperm only in approved waters with a sucker
185.10	egg license endorsement as provided by section 17.4994.
185.11	Sec. 16. Minnesota Statutes 2020, section 18B.09, subdivision 2, is amended to read:
185.12	Subd. 2. Authority. (a) Statutory and home rule charter cities may enact an ordinance
185.13	which may include penalty and enforcement provisions, containing one or both of the
185.14	following:
185.15	(1) the pesticide application warning information contained in subdivision 3, including
185.16	their own licensing, penalty, and enforcement provisions.; and
185.17	(2) the pesticide prohibition contained in subdivision 4.
185.18	(b) Statutory and home rule charter cities may not enact an ordinance that contains more
185.19	restrictive pesticide application warning information than is contained that which is provided
185.20	in subdivision subdivisions 3 and 4.
185.21	Sec. 17. Minnesota Statutes 2020, section 18B.09, is amended by adding a subdivision to
185.22	read:
185.23	Subd. 4. Application of certain pesticides prohibited. (a) A person may not apply or
185.24	use a pollinator-lethal pesticide within the geographic boundaries of a city that has enacted
185.25	an ordinance under subdivision 2 prohibiting such use.
185.26	(b) For purposes of this subdivision, "pollinator-lethal pesticide" means a pesticide that
185.27	has a pollinator protection box on the label or labeling or a pollinator, bee, or honey bee
185.28	precautionary statement in the environmental hazards section of the label or labeling.
185.29	(c) This subdivision does not apply to:

186.1	(1) pet care products used to mitigate fleas, mites, ticks, heartworms, or other animals
186.2	that are harmful to the health of a domesticated animal;
186.3	(2) personal care products used to mitigate lice and bedbugs;
186.4	(3) indoor pest control products used to mitigate insects indoors, including ant bait;
186.5	(4) a pesticide as used or applied by the Metropolitan Mosquito Control District for
186.6	public health protection if the pesticide has a vector disease control label; and
186.7	(5) a pesticide-treated wood product.
186.8	(d) The commissioner must maintain a list of pollinator-lethal pesticides on the
186.9	department's website.
186.10	Sec. 18. Minnesota Statutes 2020, section 84.027, subdivision 13a, is amended to read:
186.11	Subd. 13a. Game and fish Natural resources expedited permanent rules. (a) In
186.12	addition to the authority granted in subdivision 13, the commissioner of natural resources
186.13	may adopt rules under section 14.389 that are authorized under:
186.14	(1) chapters 97A, 97B, and 97C to describe zone or permit area boundaries, to designate
186.15	fish spawning beds or fish preserves, to select hunters or anglers for areas, to provide for
186.16	registration of game or fish, to prevent or control wildlife disease, or to correct errors or
186.17	omissions in rules that do not have a substantive effect on the intent or application of the
186.18	original rule; or
186.19	(2) section 84D.12 to designate prohibited invasive species, regulated invasive species,
186.20	and unregulated nonnative species-; or
186.21	(3) section 116G.15 to change the placement and boundaries of land use districts
186.22	established in the Mississippi River Corridor Critical Area.
186.23	(b) The commissioner of natural resources may adopt rules under section 14.389 that
186.24	are authorized under chapters 97A, 97B, and 97C, for purposes in addition to those listed
186.25	in paragraph (a), clause (1), subject to the notice and public hearing provisions of section
186.26	14.389, subdivision 5.
186.27	Sec. 19. Minnesota Statutes 2020, section 84.027, subdivision 18, is amended to read:
186.28	Subd. 18. Permanent school fund authority; reporting. (a) The commissioner of
186.29	natural resources has the authority and responsibility to administer school trust lands under
186.30	sections 92.122 and 127A.31. The commissioner shall biannually biennially report to the
186.31	Legislative Permanent School Fund Commission and the legislature on the management of

187.3

187.4

187.7

187.8

187.9

187.19

187.20

187.21

187.22

187.23

187.24

187.25

187.26

187.27

187.28

187.30

187.31

187.32

- the school trust lands that shows how the commissioner has and will continue to achieve 187.1 the following goals: 187.2
 - (1) manage the school trust lands efficiently and in a manner that reflects the undivided loyalty to the beneficiaries consistent with the commissioner's fiduciary duties;
- 187.5 (2) reduce the management expenditures of school trust lands and maximize the revenues deposited in the permanent school trust fund; 187.6
- (3) manage the sale, exchange, and commercial leasing of school trust lands, requiring returns of not less than fair market value, to maximize the revenues deposited in the permanent school trust fund and retain the value from the long-term appreciation of the school trust lands; 187.10
- (4) manage the school trust lands to maximize the long-term economic return for the 187.11 permanent school trust fund while maintaining sound natural resource conservation and 187.12 management principles; 187.13
- (5) optimize school trust land revenues and maximize the value of the trust consistent 187.14 with balancing short-term and long-term interests, so that long-term benefits are not lost in 187.15 an effort to maximize short-term gains; and 187.16
- (6) maintain the integrity of the trust and prevent the misapplication of its lands and its 187.17 revenues. 187.18
 - (b) When the commissioner finds an irresolvable conflict between maximizing the long-term economic return and protecting natural resources and recreational values on school trust lands, the commissioner shall give precedence to the long-term economic return in managing school trust lands. By July 1, 2018, the permanent school fund must be compensated for all school trust lands included under a designation or policy provision that prohibits long-term economic return. The commissioner shall submit recommendations to the appropriate legislative committees and divisions on methods of funding for the compensation required under this paragraph, including recommendations for appropriations from the general fund, nongeneral funds, and the state bond fund. Any uncompensated designation or policy provision restrictions on the long-term economic return on school trust lands remaining after July 1, 2018, must be compiled and submitted to the Legislative Permanent School Fund Commission for review.
 - (c) By December 31, 2013, the report required under paragraph (a) must provide an inventory and identification of all school trust lands that are included under a designation or policy provision that prohibits long-term economic return. The report must include a plan

188.7

188.8

to compensate the permanent school fund through the purchase or exchange of the lands or a plan to manage the school trust land to generate long-term economic return to the permanent school fund. Subsequent reports under paragraph (a) must include a status report of the commissioner's progress in maximizing the long-term economic return on lands identified in the 2013 report.

(d) When management practices, policies, or designations by the commissioner diminish

- (d) When management practices, policies, or designations by the commissioner diminish or prohibit the long-term economic return on school trust land, the conflict must be resolved as provided in section 92.122.
- Sec. 20. Minnesota Statutes 2020, section 84.66, subdivision 1, is amended to read:
- Subdivision 1. **Purpose.** The Minnesota forests for the future program identifies and protects private, working forest lands for their timber, scenic, recreational, fish and wildlife habitat, threatened and endangered species, <u>natural carbon sequestration</u>, and other cultural and environmental values.
- Sec. 21. Minnesota Statutes 2020, section 84.66, subdivision 3, is amended to read:
- Subd. 3. **Establishment.** The commissioner of natural resources shall establish and administer a Minnesota forests for the future program. Land selected for inclusion in the program shall be evaluated on the land's potential for:
- (1) producing timber and other forest products;
- 188.19 (2) maintaining forest landscapes;
- 188.20 (3) providing public recreation; and
- 188.21 (4) providing ecological, fish and wildlife habitat, <u>natural carbon sequestration</u>, and other cultural and environmental values and values consistent with working forest lands.
- 188.23 Sec. 22. Minnesota Statutes 2020, section 84.82, subdivision 1a, is amended to read:
- Subd. 1a. **General requirements.** A person may not operate or transport a snowmobile unless the snowmobile has been registered under this section. A person may not sell a snowmobile without furnishing the buyer a bill of sale on a form prescribed by the commissioner.
- Sec. 23. Minnesota Statutes 2020, section 84.82, subdivision 7a, is amended to read:
- Subd. 7a. **Collector snowmobiles; limited use.** The commissioner may issue a special permit to a person or organization to operate or transport a collector snowmobile without

189.1

189.2

189.3

189.4

189.24

189.25

189.26

registration in parades or organized group outings, such as races, rallies, and other promotional events and for up to ten days each year for personal transportation. The commissioner may impose a reasonable restriction on a permittee and may revoke, amend, suspend, or modify a permit for cause.

- Sec. 24. Minnesota Statutes 2020, section 84.92, subdivision 8, is amended to read: 189.5
- Subd. 8. All-terrain vehicle or vehicle. "All-terrain vehicle" or "vehicle" means a 189.6 motorized vehicle with: (1) not less than three, but not more than six low pressure or 189.7 non-pneumatic tires; (2) a total dry weight of 2,000 pounds or less; and (3) a total width 189.8 from outside of tire rim to outside of tire rim that is 65 inches or less. All-terrain vehicle 189.9 includes a class 1 all-terrain vehicle and class 2 all-terrain vehicle. All-terrain vehicle does 189.10 not include a golf cart, mini-truck, dune buggy, or go-cart or a vehicle designed and used 189.11 specifically for lawn maintenance, agriculture, logging, or mining purposes. 189.12
- Sec. 25. Minnesota Statutes 2020, section 84.943, subdivision 3, is amended to read: 189.13
- Subd. 3. Appropriations matched by private funds. (a) Appropriations transferred to 189.14 the critical habitat private sector matching account and money credited to the account under 189.15 section 168.1296, subdivision 5, may be expended only to the extent that they are matched equally with contributions from private sources or by funds contributed to the nongame wildlife management account. The private contributions may be made in cash, property, 189.18 land, or interests in land. Appropriations transferred to the account that are not matched 189.19 within three years from the date of the appropriation shall cancel to the source of the 189.20 appropriation. For the purposes of this section, the private contributions of property, land, 189.21 or interests in land that are retained by the commissioner shall be valued in accordance with 189.22 their appraised value. 189.23
 - (b) Except as provided under paragraph (c), for every dollar used as a match under paragraph (a), the commissioner may expend up to \$2 from the account for the purposes described in subdivision 6.
- 189.27 (c) The commissioner may spend up to \$2.50 from the account for every dollar used as a match under paragraph (a) for nongame purposes under subdivision 6, clause (2). 189.28
- Sec. 26. Minnesota Statutes 2020, section 84.943, subdivision 5, is amended to read: 189.29
- Subd. 5. Pledges and contributions. (a) The commissioner of natural resources may 189.30 accept contributions and pledges to the critical habitat private sector matching account. A 189.31 pledge that is made contingent on an appropriation is acceptable and shall be reported with 189.32

190.1	other pledges as required in this section. The commissioner may agree to match a contribution
190.2	contingent on a future appropriation. In the budget request for each biennium, the
190.3	commissioner shall report the balance of contributions in the account and the amount that
190.4	has been pledged for payment in the succeeding two calendar years.
190.5	(b) Money in the account is appropriated to the commissioner of natural resources only
190.6	for the direct acquisition or improvement of land or interests in land as provided in section
190.7	84.944. To the extent of available appropriations other than bond proceeds, the money
190.8	matched to the nongame wildlife management account may be used for the management
190.9	of nongame wildlife projects as specified in section 290.431. Acquisition includes:
190.10	(1) purchase of land or an interest in land by the commissioner; or
190.11	(2) acceptance by the commissioner of gifts of land or interests in land as program
190.12	projects.
190.13	Sec. 27. Minnesota Statutes 2020, section 84.943, is amended by adding a subdivision to
190.13	
190.14	read.
190.15	Subd. 6. Expenditures. Money in the account is appropriated to the commissioner and
190.16	may be expended only as follows:
190.17	(1) revenue from license plates depicting big game, turkey, or pheasant or license plates
190.18	not otherwise specified under this subdivision must be used to:
190.19	(i) purchase land or an interest in land;
190.20	(ii) inventory and monitor lands acquired under this section; or
190.21	(iii) accept gifts of land or interests in land as program projects;
190.22	(2) revenue from license plates depicting a loon, chickadee, or lady slipper must be used
190.23	in addition to appropriations from the nongame wildlife management account for the purposes
190.24	specified in section 290.431;
190.25	(3) revenue from license plates depicting anglers or fish must be used for aquatic
190.26	management area purposes under section 86A.05, subdivision 14, including acquisition,
190.27	development, and restoration;
190.28	(4) revenue from license plates depicting bees or other pollinators must be transferred
190.29	to the Board of Water and Soil Resources for grants or payments under section 103B.104;
190.30	and

	2. (3.13 - 3.1) 2. (1
191.1	(5) private contributions and other revenue must be used for the purposes under clause
191.2	(1), unless specified for another purpose under this subdivision by the donor.
191.3	Sec. 28. Minnesota Statutes 2020, section 84.943, is amended by adding a subdivision to
191.4	read:
191.5	Subd. 7. Report. By January 15, 2024, and every two years thereafter, the commissioner
191.6	must submit a report to the chairs and ranking minority members of the house of
191.7	representatives and senate committees and divisions with jurisdiction over the environment
191.8	and natural resources on the expenditure of money from the critical habitat private sector
191.9	matching account and the nongame wildlife management account during the previous
191.10	biennium.
191.11	Sec. 29. Minnesota Statutes 2020, section 84.946, subdivision 4, is amended to read:
191.12	Subd. 4. Priorities; report. The commissioner of natural resources must establish
191.13	priorities for natural resource asset preservation and replacement projects. By January 15
191.14	March 1 each year, the commissioner must submit to the commissioner of management and
191.15	budget a list of the projects that have been paid for with money from a natural resource
191.16	asset preservation and replacement appropriation during the preceding calendar year.
	C. AO IOA OFAFI INCECTICIDES ON STATE I ANDS
191.17	Sec. 30. [84.9735] INSECTICIDES ON STATE LANDS.
191.18	A person may not use a pesticide containing an insecticide in a wildlife management
191.19	area, state park, state forest, aquatic management area, or scientific and natural area if the
191.20	insecticide is from the neonicotinoid class of insecticides or contains chlorpyrifos.
191.21	Sec. 31. [84.9765] OUTDOOR ENGAGEMENT GRANT ACCOUNT.
191.22	Subdivision 1. Establishment. The outdoor engagement grant account is established as
191.23	an account in the natural resources fund. The purpose of the account is to provide funding
191.24	from private sources to support the no child left inside grant program under section 84.976.
191.25	Subd. 2. Funding sources. Appropriations, gifts, grants, and other contributions to the
191.26	outdoor engagement grant account must be credited to the account. All interest and other
191.27	earnings on money in the account must be credited to the account.
191.28	Subd. 3. Appropriation ; expenditures. Money in the account is appropriated to the
191.29	commissioner of natural resources and may be used only for grants under section 84.976.

192.1	Sec. 32. Minnesota Statutes 2020, section 84D.02, subdivision 3, is amended to read:
192.2	Subd. 3. Management plan. By December 31, 2021, and every five years thereafter,
192.3	the commissioner shall must prepare and maintain a long-term plan, which may include
192.4	specific plans for individual species and actions, for the statewide management of invasive
192.5	species of aquatic plants and wild animals. The plan must address:
192.6	(1) coordinated detection and prevention of accidental introductions;
192.7	(2) coordinated dissemination of information about invasive species of aquatic plants
192.8	and wild animals among resource management agencies and organizations;
192.9	(3) a coordinated public education and awareness campaign;
192.10	(4) coordinated control of selected invasive species of aquatic plants and wild animals
192.11	on lands and public waters;
192.12	(5) participation by lake associations, local citizen groups, and local units of governmen
192.13	in the development and implementation of local management efforts;
192.14	(6) a reasonable and workable inspection requirement for watercraft and equipment
192.15	including those participating in organized events on the waters of the state;
192.16	(7) the closing of points of access to infested waters, if the commissioner determines in
192.17	is necessary, for a total of not more than seven days during the open water season for control
192.18	or eradication purposes;
192.19	(8) maintaining public accesses on infested waters to be reasonably free of aquatic
192.19	macrophytes; and
192.21	(9) notice to travelers of the penalties for violation of laws relating to invasive species
192.22	of aquatic plants and wild animals; and
192.23	(10) the impacts of climate change on invasive species management.
192.24	Sec. 33. Minnesota Statutes 2020, section 84D.11, subdivision 1a, is amended to read:
192.25	Subd. 1a. Permit for invasive carp. The commissioner may issue a permit to
192.26	departmental divisions for tagging bighead, black, grass, or silver carp for research or
192.27	control. Under the permit, the carp may be released into the water body from which the carp
192.28	was captured. This subdivision expires December 31, 2021.

193.2

193.3

193.4

Sec. 34. Minnesota Statutes 2020, section 84D.15, is amended to read: 193.1

84D.15 INVASIVE	SPECIES ACCOUNT	ACCOUNTS.
	SI LCILS MCCOCIVI	

- Subdivision 1. Creation. The invasive species account is and the invasive species research account are created in the state treasury in the natural resources fund.
- Subd. 2. Receipts. (a) Money received from surcharges on watercraft licenses under 193.5 section 86B.415, subdivision 7, civil penalties under section 84D.13, and service provider 193.6 permits under section 84D.108, must be deposited in the invasive species account. Each 193.7 year, the commissioner of management and budget must transfer from the game and fish 193.8 fund to the invasive species account, the annual surcharge collected on nonresident fishing 193.9 licenses under section 97A.475, subdivision 7, paragraph (b). Each fiscal year, the 193.10 commissioner of management and budget shall transfer \$375,000 from the water recreation 193.11 account under section 86B.706 to the invasive species account. 193.12
- (b) Money received from surcharges on watercraft licenses under section 86B.415, 193.13 subdivision 7, paragraph (a), must be deposited as follows: 193.14
- 193.15 (1) \$21 from each surcharge must be deposited in the invasive species account; and
- (2) \$4 from each surcharge must be deposited in the invasive species research account. 193.16
- (c) Money received from surcharges on watercraft licenses under section 86B.415, 193.17 subdivision 7, paragraph (b), must be deposited in the invasive species research account. 193.18
- 193.19 Subd. 3. Use of money in invasive species account. Money credited to the invasive species account in subdivision 2 shall must be used for management of invasive species 193.20 and implementation of this chapter as it pertains to invasive species, including control, 193.21 public awareness, law enforcement, assessment and monitoring, management planning, 193.22 habitat improvements, and research. Of the money credited to the account, at least \$2 from 193.23 each surcharge on watercraft licenses under section 86B.415, subdivision 7, paragraph (a), must be used for grants to lake associations to manage aquatic invasive plant species. 193.25
- Subd. 4. Use of money in invasive species research account. Money credited to the 193.26 invasive species research account under subdivision 2, paragraph (b), must be used for 193.27 grants to the Board of Regents of the University of Minnesota for the Minnesota Aquatic 193.28 Invasive Species Research Center to research aquatic invasive species. 193.29
- Sec. 35. Minnesota Statutes 2020, section 85.015, subdivision 10, is amended to read: 193.30
- Subd. 10. Luce Line Trail, Hennepin, McLeod, and Meeker Counties. (a) The trail 193.31 shall originate at Gleason Lake in Plymouth Village, Hennepin County, and shall follow 193.32

194.3

194.4

194.5

194.6

194.7

194.8

194.9

194.10

194.11

194.12

the route of the Chicago Northwestern Railroad, and include a connection to Greenleaf Lake
 State Recreation Area.

- (b) The trail shall be developed for multiuse wherever feasible. The department shall cooperate in maintaining its integrity for modes of use consistent with local ordinances.
- (c) In establishing, developing, maintaining, and operating the trail, the commissioner shall cooperate with local units of government and private individuals and groups. Before acquiring any parcel of land for the trail, the commissioner of natural resources shall develop a management program for the parcel and conduct a public hearing on the proposed management program in the vicinity of the parcel to be acquired. The management program of the commissioner shall include but not be limited to the following: (a) fencing of portions of the trail where necessary to protect adjoining landowners; and (b) the maintenance of the trail in a litter free condition to the extent practicable.
- (d) The commissioner shall not acquire any of the right-of-way of the Chicago 194.13 Northwestern Railway Company until the abandonment of the line described in this subdivision has been approved by the Surface Transportation Board or the former Interstate 194.15 Commerce Commission. Compensation, in addition to the value of the land, shall include 194 16 improvements made by the railroad, including but not limited to, bridges, trestles, public 194.17 road crossings, or any portion thereof, it being the desire of the railroad that such 194.18 improvements be included in the conveyance. The fair market value of the land and 194.19 improvements shall be recommended by two independent appraisers mutually agreed upon by the parties. The fair market value thus recommended shall be reviewed by a review 194.21 appraiser agreed to by the parties, and the fair market value thus determined, and supported 194.22 by appraisals, may be the purchase price. The commissioner may exchange lands with 194.23 landowners abutting the right-of-way described in this section to eliminate diagonally shaped 194.24 separate fields. 194.25
- Sec. 36. Minnesota Statutes 2020, section 85.019, is amended by adding a subdivision to read:
- Subd. 6. Administering grants. Up to 2.5 percent of appropriations for grants under this section from revenue deposited in the natural resources fund under Minnesota Statutes, section 297A.94, paragraph (h), clause (4), may be used by the commissioner for the actual costs of administering the grants.

- Subdivision 1. Authority to establish. (a) The commissioner may establish, by written 195.2 order, provisions for the use of state parks for the following: 195.3
- 195.4 (1) special parking space for automobiles or other motor-driven vehicles in a state park 195.5 or state recreation area;
- (2) special parking spurs, campgrounds for automobiles, sites for tent camping, other 195.6 types of lodging, camping, or day use facilities, and special auto trailer coach parking spaces, 195.7 for the use of the individual charged for the space or facility; 195.8
- (3) improvement and maintenance of golf courses already established in state parks, and 195.9 charging reasonable use fees; and 195.10
- (4) (3) providing water, sewer, and electric service to trailer or tent campsites and charging 195.11 a reasonable use fee-; and 195.12
- (4) administrative penalties related to courtesy warnings and letters issued for failure to 195.13 display a state park permit as required under section 85.053, subdivision 2. 195.14
- (b) Provisions established under paragraph (a) are exempt from section 16A.1283 and 195.15 the rulemaking provisions of chapter 14. Section 14.386 does not apply. 195.16
- (c) For the purposes of this subdivision, "lodging" means an enclosed shelter, room, or 195.17 building with furnishings for overnight use. 195.18
- Sec. 38. Minnesota Statutes 2020, section 85.052, subdivision 2, is amended to read: 195.19
- Subd. 2. State park pageants special events. (a) The commissioner may stage state 195.20 park pageants special events in a state park, municipal park, or on other land near or adjoining 195.21 a state park and charge an entrance or use fee for the pageant special event. All receipts 195.22 from the pageants special events must be used in the same manner as though the pageants 195.23 special events were conducted in a state park. 195.24
- (b) The commissioner may establish, by written order, state park pageant special event 195.25 areas to hold historical or other pageants special events conducted by the commissioner of 195.26 a state agency or other public agency. Establishment of the areas is exempt from the 195.27 rulemaking provisions of chapter 14, and section 14.386 does not apply. 195.28

CKM UES0959-1 **ENGROSSMENT** Sec. 39. Minnesota Statutes 2020, section 85.052, subdivision 6, is amended to read: 196.1 Subd. 6. State park reservation system. (a) The commissioner may, by written order, 196.2 develop reasonable reservation policies for campsites and other lodging. These policies are 196.3 exempt from rulemaking provisions under chapter 14 and section 14.386 does not apply. 196.4 196.5 (b) The revenue collected from the state park reservation fee established under subdivision 5, including interest earned, shall be deposited in the state park account in the natural 196.6 resources fund and is annually appropriated to the commissioner for the cost of operating 196.7 the state park reservation and point-of-sale system. 196.8 Sec. 40. Minnesota Statutes 2020, section 85.052, is amended by adding a subdivision to 196.9 196.10 read: 196.11 Subd. 7. Special-use permits. The commissioner may, by written order, develop reasonable policies for special-use permits to use state parks, state recreation areas, and 196.12 196.13 state waysides. These policies are exempt from rulemaking provisions under chapter 14, and section 14.386 does not apply. Sec. 41. Minnesota Statutes 2020, section 85.053, subdivision 2, is amended to read: 196.15 Subd. 2. **Requirement.** Except as provided in section 85.054, a motor vehicle may not 196.16 enter a state park, state recreation area, or state wayside over 50 acres in area, without a 196.17 state park permit issued under this section or a state parks and trails plate issued under 196.18 section 168.1295. Except for vehicles permitted under subdivisions 7, paragraph (a), clause 196.19 (2), and 8, the state park permit must be affixed to the lower right corner windshield of the 196.20 motor vehicle and must be completely affixed by its own adhesive to the windshield, or the 196.21 commissioner may, by written order, provide an alternative means to display and validate 196.22 state park permits. A motor vehicle owner or lessee is responsible for ensuring the owner's 196.23 or lessee's vehicle has a state park permit, and the commissioner may issue warnings and 196.24 citations under section 84.0835 to the owner or lessee of a vehicle not in compliance. 196.25 196.26 Sec. 42. Minnesota Statutes 2020, section 85.053, is amended by adding a subdivision to read: 196.27

Subd. 5a. Free permit; members of federally recognized Tribes. (a) The commissioner 196.28 must issue an annual state park permit for no charge to any member of the 11 federally 196.29 recognized Tribes in Minnesota. To qualify for a free state park permit under this subdivision, 196.30 196.31 an individual must present a qualifying Tribal identification, as determined by each of the Tribal governments, to the park attendant on duty or other designee of the commissioner. 196.32

	ENGROSSMENT
197.1	(b) For vehicles permitted under paragraph (a), the permit issued under this subdivision
197.2	is valid only when displayed on a vehicle owned and occupied by the person to whom the
197.3	permit is issued.
197.4	(c) The commissioner may issue a daily state park permit free of charge to an individual
197.5	who qualifies under paragraph (a) and does not own or operate a motor vehicle.
197.6	EFFECTIVE DATE. This section is effective January 1, 2022.
197.7	Sec. 43. Minnesota Statutes 2020, section 85.054, subdivision 1, is amended to read:
197.8	Subdivision 1. State Park Open House Days. (a) A state park permit is not required
197.9	for a motor vehicle to enter a state park, state monument, state recreation area, or state
197.10	wayside, on four days each calendar year at each park, which the commissioner shall
197.11	designate as State Park Open House Days. The commissioner may designate two consecutive
197.12	days as State Park Open House Days, if the open house is held in conjunction with a special
197.13	pageant event described in section 85.052, subdivision 2.
197.14	(b) The commissioner shall announce the date of each State Park Open House Day at
197.15	least 30 days in advance of the date it occurs.
197.16	(c) The purpose of State Park Open House Days is to acquaint the public with state
197.17	parks, recreation areas, and waysides.
197.18	(d) On State Park Open House Days, registered overnight guests in state parks and state
197.19	recreation areas are exempt from the requirements for a state park permit under section
197.20	85.053 until after the camping or lodging check-out time of the following day in the park
197.21	where the overnight stay occurred.
197.22	Sec. 44. Minnesota Statutes 2020, section 85.055, subdivision 1, is amended to read:
197.23	Subdivision 1. Fees. (a) The fee for state park permits for:
197.24	(1) an annual use of state parks is \$35_\$45;
197.25	(2) a second or subsequent vehicle state park permit is \$26 \\$35;
197.26	(3) a state park permit valid for one day is \$7 \sum_{10};
197.27	(4) a daily vehicle state park permit for groups is \$5 <u>\$8</u> ;

Article 5 Sec. 44.

197.28

197.29

(5) an annual permit for motorcycles is \$30 \$40;

(6) an employee's state park permit is without charge; and

198.6

	ENGROSSMENT
198.1	(7) a state park permit for persons with disabilities under section 85.053, subdivision 7,
198.2	paragraph (a), clauses (1) to (3), is \$12 \$20.
198.3	(b) The fees specified in this subdivision include any sales tax required by state law.
198.4	EFFECTIVE DATE. This section is effective July 1, 2022.

- Sec. 45. Minnesota Statutes 2020, section 85.43, is amended to read: 198.5
 - 85.43 DISPOSITION OF RECEIPTS; PURPOSE.
- (a) Fees from cross-country-ski passes shall be deposited in the state treasury and credited 198.7 to a cross-country-ski account in the natural resources fund and, except for the electronic 198.8 licensing system commission established by the commissioner under section 84.027, 198.9 subdivision 15, are appropriated to the commissioner of natural resources for the following 198.10 purposes: 198.11
- (1) grants-in-aid for cross-country-ski trails to: 198.12
- (i) counties and municipalities for construction and maintenance of cross-country-ski 198.13 198 14 trails; and
- (ii) special park districts as provided in section 85.44 for construction and maintenance 198.15 198.16 of cross-country-ski trails; and
- (2) administration of administering the cross-country-ski trail grant-in-aid program.; 198.17 198.18 and
- (3) developing and maintaining state cross-country-ski trails. 198.19
- 198.20 (b) Development and maintenance of state cross-country-ski trails are eligible for funding from the cross-country-ski account if the money is appropriated by law. 198.21
- **EFFECTIVE DATE.** This section is effective retroactively from July 1, 2019. 198.22
- Sec. 46. Minnesota Statutes 2020, section 85.47, is amended to read: 198.23
- 85.47 SPECIAL USE SPECIAL-USE PERMITS; FEES. 198.24
- Subdivision 1. Special-use permits. The commissioner may, by written order, develop 198.25 reasonable policies for special-use permits to use state trails and state water access sites. 198.26 The policies are exempt from rulemaking provisions under chapter 14, and section 14.386 198.27
- does not apply. 198.28
- Subd. 2. Disposition of fees. Fees collected for special use special-use permits to use 198.29 state trails and state water access sites not on state forest, state park, or state recreation area 198.30

- lands and for use of state water access sites must be deposited in the natural resources fund 199.1 and are appropriated to the commissioner of natural resources for operating and maintaining 199.2 199.3 state trails and water access sites.
- Sec. 47. Minnesota Statutes 2020, section 86B.415, subdivision 1, is amended to read: 199.4
- Subdivision 1. Watercraft 19 feet or less. (a) Except as provided in paragraph (b) and 199.5 subdivision subdivisions 1a and 4, the fee for a watercraft license for watercraft 19 feet or 199.6 less in length is \$27 \$39. 199.7
- (b) The watercraft license fee fees for the specified watercraft are as follows: 199.8
- (1) for watercraft, other than personal watercraft, 19 feet in length or less that is offered 199.9 for rent or lease, the fee is \$9 \$13; 199.10
- (2) for a sailboat, 19 feet in length or less, the fee is \$\frac{\$10.50}{}\$15.25; 199.11
- (3) for a watercraft 19 feet in length or less used by a nonprofit corporation for teaching 199.12 boat and water safety, the fee is fees are as provided in subdivision 4; 199.13
- (4) for a watercraft owned by a dealer under a dealer's license, the fee is as provided in 199.14 subdivision 5; 199.15
- (5) for a personal watercraft, the fee is \$37.50 \$54.50, except for a personal watercraft 199.16 that is offered for rent or lease according to section 86B.313, subdivision 4, the fee is \$47; 199.17 199.18
- 199.19 (6) for a watercraft less than 17 feet in length, other than a watercraft listed in clauses (1) to (5), the fee is \$18 \$26. 199.20
- Sec. 48. Minnesota Statutes 2020, section 86B.415, subdivision 1a, is amended to read: 199.21
- Subd. 1a. Canoes, kayaks, sailboards, paddleboards, paddleboats, or rowing 199.22
- shells. Except as provided under subdivision 4, the fee for a watercraft license for a canoe, 199.23
- kayak, sailboard, paddleboard, paddleboat, or rowing shell over ten feet in length is \$10.50 199.24
- 199.25 \$15.25.
- Sec. 49. Minnesota Statutes 2020, section 86B.415, subdivision 2, is amended to read: 199.26
- Subd. 2. Watercraft over 19 feet. Except as provided in subdivisions 1a, 3, 4, and 5, 199.27
- the watercraft license fee: 199.28
- (1) for a watercraft more than 19 feet but less than 26 feet in length is \$45 \\$65.25; 199.29
- (2) for a watercraft 26 feet but less than 40 feet in length is \$67.50 \$98; and 199.30

	ENGROSSMEN I
200.1	(3) for a watercraft 40 feet in length or longer is \$90 \$130.50.
200.2	Sec. 50. Minnesota Statutes 2020, section 86B.415, subdivision 3, is amended to read:
200.3	Subd. 3. Watercraft over 19 feet for hire. Except as provided under subdivision 4, the
200.4	license fee for a watercraft more than 19 feet in length for hire with an operator is \$75
200.5	\$108.75 each.
200.6	Sec. 51. Minnesota Statutes 2020, section 86B.415, subdivision 4, is amended to read:
200.7	Subd. 4. Watercraft used by nonprofit eorporation for teaching organization or
200.8	<u>homestead resort</u> . (a) The watercraft license fee for a watercraft used by a nonprofit
200.9	organization for teaching boat and water safety is \$4.50 each.
200.10	(b) The following fees apply to watercraft owned and used by a homestead resort, as
200.11	defined under section 273.13, subdivision 22, paragraph (c), that contains ten rental units
200.12	or less, when the watercraft remains on a single water body:
200.13	(1) for a watercraft 40 feet in length or longer, \$90;
200.14	(2) for a watercraft 26 feet but less than 40 feet in length, \$67.50;
200.15	(3) for a watercraft more than 19 feet but less than 26 feet in length, \$45;
200.16	(4) for a watercraft more than 19 feet in length for hire with an operator, \$75;
200.17	(5) for a watercraft 17 to 19 feet in length, \$27, except as provided in clauses (6) to (10);
200.18	(6) for a watercraft, other than personal watercraft, 19 feet in length or less that is offered
200.19	for rent or lease, \$9;
200.20	(7) for a sailboat 19 feet in length or less, \$10.50;
200.21	(8) for a personal watercraft, \$37.50;
200.22	(9) for a canoe, kayak, sailboard, paddleboard, paddleboat, or rowing shell over ten feet
200.23	in length, \$10.50; and
200.24	(10) for a watercraft less than 17 feet in length, other than a watercraft listed in clauses
200.25	(6) to (9), \$18.

Sec. 52. Minnesota Statutes 2020, section 86B.415, subdivision 5, is amended to read: 200.26

Subd. 5. Dealer's license. There is no separate fee for watercraft owned by a dealer 200.27 under a dealer's license. The fee for a dealer's license is \$67.50 \$98. 200.28

	ENGROSSINENT
201.1	Sec. 53. Minnesota Statutes 2020, section 86B.415, subdivision 7, is amended to read:
201.2	Subd. 7. Watercraft surcharge. (a) A \$10.60 \$25 surcharge is placed on each watercraft
201.3	licensed under subdivisions 1 to 3, and 5 for control, public awareness, law enforcement,
201.4	monitoring, and research of aquatic invasive species such as zebra mussel, purple loosestrife
201.5	and Eurasian watermilfoil in public waters and public wetlands.
201.6	(b) A \$5 surcharge is placed on each watercraft licensed under subdivision 4 for deposit
201.7	in the invasive species research account under section 84D.15.
201.8	Sec. 54. Minnesota Statutes 2020, section 88.79, subdivision 1, is amended to read:
201.9	Subdivision 1. Employing competent foresters; service to private owners. The
201.10	commissioner of natural resources may employ competent foresters to furnish owners of
201.11	forest lands within the state of Minnesota who own not more than 1,000 acres of forest land
201.12	forest management services consisting of:
201.13	(1) advice in management and protection of timber, including written stewardship and
201.14	forest management plans;
201.15	(2) selection and marking of timber to be cut;
201.16	(3) measurement of products;
201.17	(4) aid in marketing harvested products;
201.18	(5) provision of tree-planting equipment;
201.19	(6) advice in community forest management; and
201.20	(7) advice in tree selection and care for natural carbon sequestration and climate
201.21	resiliency; and
201.22	(7) (8) such other services as the commissioner of natural resources deems necessary or
201.23	advisable to promote maximum sustained yield of timber and other benefits upon such forest
201.24	lands.
201.25	Sec. 55. Minnesota Statutes 2020, section 89.001, subdivision 8, is amended to read:
201.26	Subd. 8. Forest resources. "Forest resources" means those natural assets of forest lands
201.27	including timber and other forest crops; carbon sequestration for climate change mitigation

201.29

201.28 biological diversity; recreation; fish and wildlife habitat; wilderness; rare and distinctive

flora and fauna; air; water; soil; climate; and educational, aesthetic, and historic values.

202.2

202.3

202.4

202.5

202.6

202.7

202.8

202.9

Sec. 56. Minnesota Statutes 2020, section 89.35, subdivision 2, is amended to read: 202.1

- Subd. 2. Purpose of planting. The purposes for which trees may be produced, procured, distributed, and planted under sections 89.35 to 89.39 shall include auxiliary forests, woodlots, windbreaks, shelterbelts, erosion control, soil conservation, water conservation, provision of permanent food and cover for wild life, environmental education, natural carbon sequestration, species adaptation to climate change, and afforestation and reforestation on public or private lands of any kind, but shall do not include the raising of fruit for human consumption or planting for purely ornamental purposes. It is hereby declared that all such authorized purposes are in furtherance of the public health, safety, and welfare.
- Sec. 57. Minnesota Statutes 2020, section 89.37, subdivision 3, is amended to read: 202.10
- 202.11 Subd. 3. **Private lands.** The commissioner may supply only bare root seedlings, woody cuttings, and transplant material for use on private land, provided that such material must 202.12 be sold in lots of not less than 500 250 for a sum determined by the commissioner to be 202.13 equivalent to the cost of the materials and the expenses of their distribution. The 202.14 commissioner may not directly or indirectly supply any other planting stock for use on 202.15 202.16 private lands.
- Sec. 58. Minnesota Statutes 2020, section 89A.03, subdivision 2, is amended to read: 202.17
- Subd. 2. **Purpose.** The council must develop recommendations to the governor and to 202.18 federal, state, county, and local governments with respect to forest resource policies and 202.19 practices that result in the sustainable management, use, and protection of the state's forest 202.20 resources. The policies and practices must: 202.21
- (1) acknowledge the interactions of complex sustainable forest resources, multiple 202.22 ownership patterns, and local to international economic forces; 202.23
- 202.24 (2) give equal consideration to the long-term economic, ecological, and social needs and limits of the state's forest resources; 202.25
- (3) foster the productivity of the state's forests to provide a diversity of sustainable 202.26 benefits at site levels and landscape levels; 202.27
- (4) enhance the ability of the state's forest resources to provide future benefits and 202.28 services; 202.29

202

(5) foster no net loss of forest land in Minnesota; 202.30

	ENGROSSIVENT					
203.1	(6) encourage appropriate mixes of forest cover types and age classes within landscapes					
203.2	to promote biological diversity and viable forest-dependent fish and wildlife habitats;					
203.3	(7) acknowledge the importance of the state's forest resources in providing natural carbon					
203.4	storage and the role climate change will have on tree species selection and adaptation;					
203.5	(7) (8) encourage collaboration and coordination with multiple constituencies in planning					
203.6	and managing the state's forest resources; and					
203.7	(8) (9) address the environmental impacts and implement mitigations as recommended					
203.8	in the generic environmental impact statement on timber harvesting.					
203.9	Sec. 59. Minnesota Statutes 2020, section 89A.11, is amended to read:					
203.10	89A.11 SUNSET.					
203.11	Sections 89A.01; 89A.02; 89A.03; 89A.04; 89A.05; 89A.06; 89A.07; 89A.08; 89A.09;					
203.12	89A.10; 89A.105; and 89A.11 are repealed expire June 30, 2021 2028.					
203.13	Sec. 60. Minnesota Statutes 2020, section 97A.015, subdivision 25, is amended to read:					
203.14	Subd. 25. Game fish. "Game fish" means fish from the following families and species:					
203.15	Acipenseridae (lake sturgeon and shovelnose sturgeon), Anguillidae (American eel),					
203.16	Centrarchidae (black crappie; largemouth bass; rock bass; smallmouth bass; white crappie;					
203.17	and sunfishes, including bluegill, green sunfish, longear sunfish, orangespotted sunfish,					
203.18	pumpkinseed, and warmouth), Esocidae (muskellunge and northern pike), Gadidae (burbot),					
203.19	Ictaluridae (blue catfish, channel catfish, and flathead catfish), <u>Lepisosteidae (gar)</u> , Moronidae					
203.20	(white bass and yellow bass), Percidae (sauger, walleye, and yellow perch), Polyodontidae					
203.21	(paddlefish), and Salmonidae (Atlantic salmon, brook trout, brown trout, chinook salmon,					
203.22	cisco (tullibee), coho salmon, kokanee salmon, lake trout, lake whitefish, pink salmon, and					
203.23	rainbow trout). Game fish includes hybrids of game fish.					
203.24	Sec. 61. Minnesota Statutes 2020, section 97A.015, subdivision 43, is amended to read:					
203.25	Subd. 43. Rough fish. "Rough fish" means carp, buffalo, sucker, sheepshead, bowfin,					
203.26	gar, goldeye, and bullhead, except for any fish species listed as endangered, threatened, or					

203.27 of special concern in Minnesota Rules, chapter 6134.

204.1	Sec. 62. Minnesota Statutes 2020, section 97A.015, subdivision 51, is amended to read:
204.2	Subd. 51. Unloaded. "Unloaded" means, with reference to a firearm, without ammunition
204.3	in the barrels and magazine, if the magazine is in the firearm. A muzzle-loading firearm
204.4	with is unloaded if:
204.5	(1) for a flintlock ignition is unloaded if, it does not have priming powder in a pan. A
204.6	muzzle-loading firearm with;
204.7	(2) for a percussion ignition is unloaded if, it does not have a percussion cap on a nipple-;
204.8	(3) for an electronic ignition system, the battery is removed and is disconnected from
204.9	the firearm; and
204.10	(4) for an encapsulated powder charge ignition system, the primer and powder charge
204.11	are removed from the firearm.
204.12	EFFECTIVE DATE. This section is effective the day following final enactment.
204.13	Sec. 63. Minnesota Statutes 2020, section 97A.401, subdivision 1, is amended to read:
204.14	Subdivision 1. Commissioner's authority. The commissioner may issue special permits
204.15	for the activities in this section. A special permit may be issued in the form of a general
204.16	permit to a governmental subdivision or to the general public to conduct one or more
204.17	activities under subdivisions 2 to $7\underline{8}$.
204.18	Sec. 64. Minnesota Statutes 2020, section 97A.401, is amended by adding a subdivision
204.19	to read:
204.20	Subd. 8. Snakes, lizards, and salamanders. The commissioner must prescribe conditions
204.21	and may issue permits to breed, propagate, and sell native snakes, lizards, and salamanders.
204.22	A native snake, lizard, or salamander that is obtained from a permitted breeder or that was
204.23	possessed before August 1, 2021, may be possessed as a pet unless otherwise prohibited
204.24	under section 84.0895.
204.25	Sec. 65. Minnesota Statutes 2020, section 97A.421, subdivision 1, is amended to read:
204.26	Subdivision 1. General. (a) The annual license of a person convicted of a violation of
204.27	the game and fish laws relating to the license or wild animals covered by the license is void
204.28	when:
204.29	(1) a second conviction occurs within three years under a license to trap fur-bearing

204.30 animals, take small game, or to take fish by angling or spearing;

205.1	(2) a third second conviction occurs within one year three years under a minnow dealer's
205.2	license;
205.3	(3) a second conviction occurs within three years for violations of section 97A.425 that
205.4	do not involve falsifications or intentional omissions of information required to be recorded,
205.5	or attempts to conceal unlawful acts within the records;
205.6	(4) two or more misdemeanor convictions occur within a three-year period under a
205.7	private fish hatchery license;
205.8	(5) the conviction occurs under a license not described in clause (1), (2), or (4) or is for
205.9	a violation of section 97A.425 not described in clause (3); or
205.10	(6) the conviction is related to assisting a person in the illegal taking, transportation, or
205.11	possession of wild animals, when acting as a hunting or angling guide.
205.12	(b) Except for big-game licenses and as otherwise provided in this section, for one year
205.13	after the conviction the person may not obtain the kind of license or take wild animals under
205.14	a lifetime license, issued under section 97A.473 or 97A.474, relating to the game and fish
205.15	law violation.
205.16	Sec. 66. Minnesota Statutes 2020, section 97A.475, subdivision 41, is amended to read:
205.17	Subd. 41. Turtle licenses license. (a) The fee for a turtle seller's license to sell turtles
205.18	and to take, transport, buy, and possess turtles for sale is \$250.
205.19	(b) The fee for a recreational turtle license to take, transport, and possess turtles for
205.20	personal use is \$25.
205.21	(c) The fee for a turtle seller's apprentice license is \$100.
205.22	Sec. 67. Minnesota Statutes 2020, section 97A.505, subdivision 3b, is amended to read:
205.23	Subd. 3b. Wild animals taken on Red Lake Reservation lands within Northwest
205.24	Angle. Wild animals taken and tagged on the Red Lake Reservation lands in accordance
205.25	with the Red Lake Band's Conservation Code on the Red Lake Reservation lands in
205.26	Minnesota north of the 49th parallel shall be and all applicable federal law are considered
205.27	lawfully taken and possessed under state law. Possessing wild animals harvested under this

205.28 subdivision is in addition to any state limits.

206.1	Sec. 68. Minnesota Statutes 2020, section 97A.505, subdivision 8, is amended to read:
206.2	Subd. 8. Importing hunter-harvested Cervidae carcasses. (a) Importing
206.3	hunter-harvested Cervidae carcasses procured by any means into Minnesota is prohibited
206.4	except for cut and wrapped meat, quarters or other portions of meat with no part of the
206.5	spinal column or head attached, antlers, hides, teeth, finished taxidermy mounts, and antlers
206.6	attached to skull caps that are cleaned of all brain tissue. Hunter-harvested
206.7	(b) Cervidae carcasses taken originating from outside of Minnesota may be transported
206.8	on a direct route through the state by nonresidents.
206.9	EFFECTIVE DATE. This section is effective the day following final enactment.
206.10	Sec. 69. Minnesota Statutes 2020, section 97B.031, subdivision 1, is amended to read:
206.11	Subdivision 1. Permissible firearms and ammunition; big game and wolves. A person
206.12	may take big game and wolves with a firearm only if:
206.13	(1) the any rifle, shotgun, and or handgun used is a caliber of at least .22 inches and with
206.14	has centerfire ignition;
206.15	(2) the firearm is loaded only with single projectile ammunition;
206.16	(3) a projectile used is a caliber of at least .22 inches and has a soft point or is an
206.17	expanding bullet type;
206.18	(4) the any muzzleloader used is incapable of being has the projectile loaded only at the
206.19	breech muzzle;
206.20	(5) the any smooth-bore muzzleloader used is a caliber of at least .45 inches; and
206.21	(6) the any rifled muzzleloader used is a caliber of at least .40 inches.
206.22	Sec. 70. Minnesota Statutes 2020, section 97B.071, is amended to read:
206.23	97B.071 CLOTHING AND GROUND BLIND REQUIREMENTS; BLAZE
206.24	ORANGE OR BLAZE PINK.
206.25	(a) Except as provided in rules adopted under paragraph (e) (d), a person may not hunt
206.26	or trap during the open season where deer may be taken by firearms under applicable laws
206.27	and ordinances, unless the visible portion of the person's cap and outer clothing above the
206.28	waist, excluding sleeves and gloves, is blaze orange or blaze pink. Blaze orange or blaze
206.29	pink includes a camouflage pattern of at least 50 percent blaze orange or blaze pink within

	ENGROSSMENT
207.1	each foot square. This section does not apply to migratory-waterfowl hunters on waters of
207.2	this state or in a stationary shooting location or to trappers on waters of this state.
207.3	(b) Except as provided in rules adopted under paragraph (d) and in addition to the
207.4	requirements under paragraph (a), during the open season where deer may be taken by
207.5	firearms under applicable laws and ordinances, a person in a fabric or synthetic ground
207.6	blind on public land must have:
207.7	(1) a blaze orange safety covering on the top of the blind visible for 360 degrees around
207.8	the blind; or
207.9	(2) at least 144 square inches of blaze orange material on each side of the blind.
207.10	(b) (c) Except as provided in rules adopted under paragraph (e) (d), and in addition to
207.11	the requirement requirements in paragraph paragraphs (a) and (b), a person may not take
207.12	small game other than turkey, migratory birds, raccoons, and predators, except while trapping
207.13	unless a visible portion of at least one article of the person's clothing above the waist is
207.14	blaze orange or blaze pink. This paragraph does not apply to a person when in a stationary
207.15	location while hunting deer by archery or when hunting small game by falconry.
207.16	(e) (d) The commissioner may, by rule, prescribe an alternative color in cases where
207.17	paragraph paragraphs (a) or (b) to (c) would violate the Religious Freedom Restoration Ac
207.18	of 1993, Public Law 103-141.
207.19	(d) (e) A violation of paragraph (b) shall (c) does not result in a penalty, but is punishable
207.20	only by a safety warning.
207.21	Sec. 71. [97B.673] NONTOXIC SHOT REQUIRED FOR TAKING SMALL GAME
207.22	IN CERTAIN AREAS.
207.23	Subdivision 1. Nontoxic shot on wildlife management areas in farmland zone. After
207.24	July 1, 2022, a person may not take small game, rails, or common snipe on any wildlife
207.25	management area within the farmland zone with shot other than:
207.26	(1) steel shot;
207.27	(2) copper-plated, nickel-plated, or zinc-plated steel shot; or
207.28	(3) shot made of other nontoxic material approved by the director of the United States
207.29	Fish and Wildlife Service.
207.30	Subd. 2. Farmland zone. For the purposes of this section, the farmland zone is the
207.31	portion of the state that falls south and west of Minnesota Highway 70 westward from the

207.32 Wisconsin border to Minnesota Highway 65 to Minnesota Highway 23 to U.S. Highway

169 at Milaca to Minnesota Highway 18 at Garrison to Minnesota Highway 210 at Brainerd 208.1

to U.S. Highway 10 at Motley to U.S. Highway 59 at Detroit Lakes northward to the 208.2

208.3 Canadian border.

208.12

- Sec. 72. Minnesota Statutes 2020, section 97B.811, subdivision 4a, is amended to read: 208.4
- Subd. 4a. Restrictions on certain motorized decoys. From the opening day of the duck 208.5 season through the Saturday nearest October 8, a person may not use a motorized decoy, 208.6 or other motorized device designed to attract migratory waterfowl. During the remainder 208.7 of the duck season, the commissioner may, by rule, designate all or any portion of a wetland 208.8 208.9 or lake closed to the use of motorized decoys or motorized devices designed to attract migratory waterfowl. On water bodies and lands fully contained within wildlife management 208.10 area boundaries, a person may not use motorized decoys or motorized devices designed to 208.11
- Sec. 73. Minnesota Statutes 2020, section 97C.005, subdivision 3, is amended to read: 208.13

attract migratory waterfowl at any time during the duck season.

- Subd. 3. Seasons, limits, and other rules. The commissioner may, in accordance with 208.14 the procedures in subdivision 2, paragraphs (c) and (e), or by rule under chapter 14, establish 208.15 open seasons, limits, methods, and other requirements for taking fish on special management 208.16 waters. The commissioner may, by written order published in the State Register, amend 208.17 daily, possession, or size limits to make midseason adjustments based on available harvest, 208.18 angling pressure, and population data to manage the fisheries in the 1837 Ceded Territory 208.19 in compliance with the court orders in Mille Lacs Band of Chippewa v. Minnesota, 119 S. 208.20 Ct. 1187 (1999) and in the state waters of Upper Red Lake. The midseason adjustments in 208.21 daily, possession, or size limits are not subject to the rulemaking provisions of chapter 14 208.22 and section 14.386 does not apply. Before the written order is effective, the commissioner 208.23 shall attempt to notify persons or groups of persons affected by the written order by public 208.24 announcement, posting, and other appropriate means as determined by the commissioner. 208.25
- Sec. 74. Minnesota Statutes 2020, section 97C.081, subdivision 3, is amended to read: 208.26
- Subd. 3. Contests requiring permit. (a) Unless subdivision 3a applies, a person must 208.27 have a permit from the commissioner to conduct a fishing contest if: 208.28
- (1) there are more than 25 boats for open-water contests, more than 150 participants for 208.29 ice-fishing contests, or more than 100 participants for shore-fishing contests; 208.30
- (2) entry fees are more than \$25 per person; or 208.31
- (3) the contest is limited to trout species. 208.32

209.1	(b) The commissioner shall charge a fee for the permit that recovers the costs of issuing					
209.2	the permit and of monitoring the activities allowed by the permit. Notwithstanding section					
209.3	16A.1283, the commissioner may, by written order published in the State Register, establish					
209.4	contest permit fees. The fees are not subject to the rulemaking provisions of chapter 14, and					
209.5	section 14.386 does not apply.					
209.6	(c) The commissioner may require the applicant to furnish evidence of financial					
209.7	responsibility in the form of a surety bond or bank letter of credit in the amount of \$25,000					
209.8	if entry fees are over \$25 per person, or total prizes are valued at more than \$25,000, and					
209.9	if the applicant has either:					
209.10	(1) not previously conducted a fishing contest requiring a permit under this subdivision					
209.11	or					
209.12	(2) ever failed to make required prize awards in a fishing contest conducted by the					
209.13	applicant.					
209.14	(d) The permit fee for any individual contest may not exceed the following amounts:					
209.15	(1) \$70 for an open-water contest not exceeding 50 boats and without off-site weigh-in					
209.16	(2) \$225 for an open-water contest with more than 50 boats and without off-site weigh-in					
209.17	(3) \$280 for an open-water contest not exceeding 50 boats with off-site weigh-in;					
209.18	(4) \$560 for an open-water contest with more than 50 boats with off-site weigh-in; or					
209.19	(5) \$135 for an ice-fishing contest with more than 150 participants-; or					
209.20	(6) \$50 for a contest where all participants are age 18 years or under.					
209.21	Sec. 75. Minnesota Statutes 2020, section 97C.081, subdivision 3a, is amended to read:					
209.21	Sec. 73. Willinesota Statutes 2020, section 97C.001, subdivision 3a, is afficilted to read.					
209.22	Subd. 3a. No permit required. A person may conduct a fishing contest without a permit					
209.23	from the commissioner if:					
209.24	(1) the contest is not limited to specifically named waters;					
209.25	(2) all the contest participants are age 18 years or under;					
209.26	(3) (2) the contest is limited to rough fish and participants are required to fish with a					
209.27	hook and line; or					

209.28

(4) (3) the total prize value is \$500 or less.

210.1	Sec. 76. Minnesota Statutes 2020, section 97C.342, subdivision 2, is amended to read:
210.2	Subd. 2. Bait restrictions. (a) Frozen or dead fish on the official list of viral hemorrhagic
210.3	septicemia susceptible species published by the United States Department of Agriculture,
210.4	Animal and Plant Health Inspection Services VHS-susceptible-species list under section
210.5	17.4982, subdivision 21b; cisco (all Coregonus, including lake herring and tullibee); and
210.6	smelt (all Osmerus, Spirincus, Hypomesus, and Allosmerus) being used as bait in waters of
210.7	the state must originate from water bodies certified disease-free. A water body is certified
210.8	as disease-free if:
210.9	(1) the water body has been tested for viral hemorrhagic septicemia and the testing
210.10	indicates the disease is not present; or
210.11	(2) the water body is located within a viral hemorrhagic septicemia-free zone posted or
210.12	the Department of Natural Resources website.
210.13	(b) Certification for these individually tested water bodies is valid for one year from the
210.14	date of test results. Certification of water bodies within a viral hemorrhagic septicemia-free
210.15	zone posted on the Department of Natural Resources website is valid for the dates included
210.16	in the posting. A viral hemorrhagic septicemia-free certification is also referred to as fish
210.17	health certification.
210.18	Sec. 77. Minnesota Statutes 2020, section 97C.515, subdivision 2, is amended to read:
210.19	Subd. 2. Permit for transportation. (a) A person may transport live minnows through
210.20	the state with a permit from the commissioner. The permit must state the name and address
210.21	of the person, the number and species of minnows, the point of entry into the state, the
210.22	destination, and the route through the state. The permit is not valid for more than 12 hours
210.23	after it is issued.
210.24	(b) Minnows transported under this subdivision must be in a tagged container. The tag
210.25	number must correspond with tag numbers listed on the minnow transportation permit.
210.26	(c) The commissioner may require the person transporting minnow species found on
210.27	the official list of viral hemorrhagic septicemia susceptible species published by the United
210.28	States Department of Agriculture, Animal and Plant Health Inspection Services
210.29	VHS-susceptible-species list under section 17.4982, subdivision 21b, to provide health
210.30	certification for viral hemorrhagic septicemia. The certification must disclose any incidentally
210.31	isolated replicating viruses, and must be dated within the 12 months preceding transport.

211.1	Sec. 78. Minnesota Statutes 2020, section 97C.605, subdivision 1, is amended to read:
211.2	Subdivision 1. Resident angling license required Taking turtles; requirements. In
211.3	addition to any other license required in this section, (a) A person may not take, possess,
211.4	or transport turtles without a resident angling license, except as provided in subdivision 2e
211.5	and a recreational turtle license.
211.6	(b) Turtles taken from the wild are for personal use only and may not be resold.
211.7	Sec. 79. Minnesota Statutes 2020, section 97C.605, subdivision 2c, is amended to read:
211.8	Subd. 2c. License exemptions. (a) A person does not need a turtle seller's license or an
211.9	angling license the licenses specified under subdivision 1:
211.10	(1) when buying turtles for resale at a retail outlet;
211.11	(2) (1) when buying a turtle at a retail outlet; or
211.12	(3) if the person is a nonresident buying a turtle from a licensed turtle seller for export
211.13	out of state. Shipping documents provided by the turtle seller must accompany each shipment
211.14	exported out of state by a nonresident. Shipping documents must include: name, address,
211.15	city, state, and zip code of the buyer; number of each species of turtle; and name and license
211.16	number of the turtle seller; or
211.17	(4) (2) to take, possess, and rent or sell up to 25 turtles greater than four inches in length
211.18	for the purpose of providing the turtles to participants at a nonprofit turtle race, if the person
211.19	is a resident under age 18. The person is responsible for the well-being of the turtles.
211.20	(b) A person with an aquatic farm license with a turtle endorsement or a private fish
211.21	hatchery license with a turtle endorsement may sell, obtain, possess, transport, and propagate
211.22	turtles and turtle eggs according to Minnesota Rules, part 6256.0900, without the licenses
211.23	specified under subdivision 1.
211.24	Sec. 80. Minnesota Statutes 2020, section 97C.605, subdivision 3, is amended to read:
211.25	Subd. 3. Taking; methods prohibited. (a) A person may not take turtles in any manner,
211.26	except by the use of using:
211.27	(1) explosives, drugs, poisons, lime, and other harmful substances;
211.28	(2) traps, except as provided in paragraph (b) and rules adopted under this section;
211.29	(3) nets other than anglers' fish landing nets; or
211 30	(4) commercial equipment except as provided in rules adopted under this section: or

	ENGROSSMENT
212.1	(5) spears, harpoons, or any other implements that impale turtles.
212.2	(b) Until new rules are adopted under this section, a person with a turtle seller's license
212.3	may take turtles with a floating turtle trap that:
212.4	(1) has one or more openings above the water surface that measure at least ten inches
212.5	by four inches; and
212.6	(2) has a mesh size of not less than one-half inch, bar measure.
212.7	Sec. 81. Minnesota Statutes 2020, section 97C.611, is amended to read:
212.8	97C.611 SNAPPING TURTLES <u>TURTLE SPECIES</u> ; LIMITS.
212.9	Subdivision 1. Snapping turtles. A person may not possess more than three snapping
212.10	turtles of the species Chelydra serpentina without a turtle seller's license. Until new rules
212.11	are adopted under section 97C.605, a person may not take snapping turtles of a size less
212.12	than ten inches wide including curvature, measured from side to side across the shell at
212.13	midpoint. After new rules are adopted under section 97C.605, a person may only take
212.14	snapping turtles of a size specified in the adopted rules.
212.15	Subd. 2. Western painted turtles. (a) A person may not possess more than three Western
212.16	painted turtles of the species Chrysemys picta. Western painted turtles must be between 4
212.17	and 5-1/2 inches in shell length.
212.18	(b) This subdivision does not apply to persons acting under section 97C.605, subdivision
212.19	2c, paragraph (a), clause (2).
212.20	Subd. 3. Spiny softshell. A person may not possess spiny softshell turtles of the species
212.21	Apalone spinifera after December 1, 2021, without an aquatic farm or private fish hatchery
212.22	license with a turtle endorsement.
212.23	Subd. 4. Other species. A person may not possess any other species of turtle except
212.24	with an aquatic farm or private fish hatchery license with a turtle endorsement or as specified
212.25	under section 97C.605, subdivision 2c.
212.26	Sec. 82. Minnesota Statutes 2020, section 97C.805, subdivision 2, is amended to read:
212.27	Subd. 2. Restrictions. (a) The Netting of lake whitefish and ciscoes is subject to the
212.28	restrictions in this subdivision.

212.29

212.30

(b) A person may not use:

(1) more than two nets one net;

213.1	(2)	a net more that	n 100	feet	long;	or
-------	-----	-----------------	-------	------	-------	----

- 213.2 (3) a net more than three feet wide.
- (c) The mesh size of the nets net may not be less than:
- 213.4 (1) 1-3/4 inches, stretch measure, for nets used to take ciscoes; and
- 213.5 (2) 3-1/2 inches, stretch measure, for all other nets.
- 213.6 (d) A net may not be set in water, including ice thickness, deeper than six feet.
- (e) The commissioner may designate waters where nets may be set so that portions of the net extend into water deeper than six feet under conditions prescribed by the commissioner to protect game fish. A pole or stake must project at least two feet above the surface of the water or ice at one end of each the net.
- 213.11 (f) A net may not be set within 50 feet of another net.
- 213.12 (g) A person may not have angling equipment in possession while netting lake whitefish or ciscoes.
- Sec. 83. Minnesota Statutes 2020, section 97C.836, is amended to read:

213.15 **97C.836 LAKE SUPERIOR LAKE TROUT; EXPANDED ASSESSMENT**

213.16 **HARVEST.**

The commissioner shall provide for taking of lake trout by licensed commercial operators 213.17 in Lake Superior management zones MN-3 and MN-2 for expanded assessment and sale. 213.18 The commissioner shall authorize expanded assessment taking and sale of lake trout in Lake 213.19 Superior management zone MN-3 beginning annually in 2007 and zone MN-2 beginning 213.20 annually in 2010. Total assessment taking and sale may not exceed 3,000 lake trout in zone 213.21 MN-3 and 2,000 lake trout in zone MN-2 and may be reduced when necessary to protect 213.22 the lake trout population or to manage the effects of invasive species or fish disease. Taking 213.23 lake trout for expanded assessment and sale shall be allowed from June 1 to September 30, 213.24 but may end earlier in the respective zones if the quotas are reached. The quotas must be reassessed at the expiration of the current ten-year Fisheries Management Plan for the Minnesota Waters of Lake Superior dated September 2006. 213.27

Sec. 84. Minnesota Statutes 2020, section 103G.255, is amended to read:

213.29 **103G.255 ALLOCATING AND CONTROLLING WATERS OF THE STATE.**

Both surface water and groundwater are public assets managed by the state for the benefit of the public. Based on this paramount consideration, the commissioner shall administer:

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1			
214.1	(1) the use, allocation, and control of waters of the state;						
214.2	(2) the establishment, maintenance, and control of lake levels and water storage reservoirs;						
214.3	and						
214.4	(3) the determination of the ordinary high-water level of waters of the state.						
214.5	Sec. 85. Minnesota Statutes 202	20, section 103G.271, is a	amended by add	ling a subdivision			
214.6	to read:						
214.7	Subd. 2a. Public meeting. Be	efore issuing a water-use	permit or a plan	for consumptive			
214.8	use of more than 216,000 gallons	s per day average in a 30-	-day period, the	commissioner			
214.9	must hold a public meeting in the	county affected most by	the potential im	pact to the public			
214.10	groundwater resource. At least 2	1 days before the public	meeting, the con	mmissioner must			
214.11	publish notice of the meeting in a	a newspaper of general ci	irculation in the	county and must			
214.12	mail the notice to persons who ha	ave registered their name	s with the com	missioner for this			
214.13	purpose.						
214.14	Sec. 86. Minnesota Statutes 202	20, section 103G.271, sul	bdivision 4a, is	amended to read:			
214.15	Subd. 4a. Mt. Simon-Hinckl	ey aquifer. (a) The comr	missioner may n	not issue new			
214.16	water-use permits that will appro	priate water from the Mt	. Simon-Hinckl	ey aquifer in a			
214.17	metropolitan county, as defined in	n section 473.121, subdiv	vision 4, unless	the appropriation			
214.18	is for potable water use, there are	e no feasible or practical	alternatives to the	his source, and a			
214.19	water conservation plan is incorp	porated with the permit.					
214.20	(b) The commissioner shall to	erminate all permits author	orizing appropri	iation and use of			
214.21	water from the Mt. Simon-Hinck	ley aquifer for once-thro	ugh systems in	a metropolitan			
214.22	eounty, as defined in section 473	.121, subdivision 4, by E	Oecember 31, 19	9 92.			
214.23	Sec. 87. Minnesota Statutes 202	20, section 103G.271, is a	amended by add	ling a subdivision			
214.24	to read:						

the point of the proposed appropriation.

214.25

214.26

214.29

Subd. 4b. Bulk transport or sale. (a) To maintain the supply of drinking water for future

generations and except as provided under paragraph (b), the commissioner may not issue

a new water-use permit to appropriate water in excess of one million gallons per year for

214.28 bulk transport or sale of water for consumptive use to a location more than 50 miles from

215.1	(b) Paragraph (a) does not apply to a water-use permit for a public water supply, as
215.2	defined under section 144.382, subdivision 4, issued to a local unit of government, rural
215.3	water district established under chapter 116A, or Tribal unit of government if:
215.4	(1) the use is solely for the public water supply;
215.5	(2) the local unit of government, rural water district established under chapter 116A, or
215.6	Tribal unit of government has a property interest at the point of the appropriation;
215.7	(3) the communities that will use the water are located within 100 miles of the point of
215.8	appropriation; and
215.9	(4) the requirements in sections 103G.265, 103G.285, and 103G.287 are met.
215.10	Sec. 88. Minnesota Statutes 2020, section 103G.287, subdivision 5, is amended to read:
215.11	Subd. 5. Sustainability standard. (a) The commissioner may issue water-use permits
215.12	for appropriation from groundwater only if the commissioner determines that the groundwater
215.13	use is sustainable to supply the needs of future generations and the proposed use will not
215.14	harm ecosystems, degrade water, or reduce water levels beyond the reach of public water
215.15	supply and private domestic wells constructed according to Minnesota Rules, chapter 4725.
215.16	(b) When determining whether a consumptive use of groundwater is sustainable, the
215.17	commissioner must make a determination that the level of recharge to the aquifer impacted
215.18	is sufficient to replenish the groundwater supply to meet the needs of future generations.
215.19	Sec. 89. Minnesota Statutes 2020, section 116G.07, is amended by adding a subdivision
215.20	to read:
215.21	Subd. 4. Exemption; Mississippi River Corridor Critical Area. Plans and regulations
215.22	of local units of government within the Mississippi River Corridor Critical Area are exempt
215.23	from subdivisions 1 to 3 and are subject to section 116G.15, subdivision 8.
215.24	EFFECTIVE DATE. This section is effective the day following final enactment.
215.25	Sec. 90. Minnesota Statutes 2020, section 116G.15, is amended by adding a subdivision
215.26	to read:
215.27	Subd. 8. Reviewing and approving local plans and regulations. (a) In the Mississippi
215.28	River Corridor Critical Area, the commissioner of natural resources is responsible for
215.29	carrying out the duties of the board and the Metropolitan Council is responsible for carrying
215.30	out the duties of the regional development commission under sections 116G.07 to 116G.10.
215.31	Notwithstanding sections 116G.07, subdivisions 2 and 3, and 116G.10, subdivision 3, the

216.1	responsibilities and procedures for reviewing and approving local plans and regulations in
216.2	the Mississippi River Corridor Critical Area, and amendments thereto, are subject to this
216.3	subdivision.
216.4	(b) Within 60 days of receiving a draft plan from a local unit of government, the
216.5	commissioner, in coordination with the Metropolitan Council, must review the plan to
216.6	determine the plan's consistency with:
216.7	(1) this section;
216.8	(2) Minnesota Rules, chapter 6106; and
216.9	(3) the local unit of government's comprehensive plan.
216.10	(c) Within 60 days of receiving draft regulations from a local unit of government, the
216.11	commissioner must review the regulations to determine the regulations' consistency with:
216.12	(1) Minnesota Rules, chapter 6106; and
216.13	(2) the commissioner-approved plan adopted by the local unit of government under
216.14	paragraph (b).
216.15	(d) Upon review of a draft plan and regulations under paragraphs (b) and (c), the
216.16	commissioner must:
216.17	(1) conditionally approve the draft plan and regulations by written decision; or
216.18	(2) return the draft plan and regulations to the local unit of government for modification,
216.19	along with a written explanation of the need for modification.
216.20	(i) When the commissioner returns a draft plan and regulations to the local unit of
216.21	government for modification, the local unit of government must revise the draft plan and
216.22	regulations within 60 days after receiving the commissioner's written explanation and must
216.23	resubmit the revised draft plan and regulations to the commissioner.
216.24	(ii) The Metropolitan Council and the commissioner must review the revised draft plan
216.25	and regulations upon receipt from the local unit of government as provided under paragraphs
216.26	(b) and (c).
216.27	(iii) If the local unit of government or the Metropolitan Council requests a meeting, a
216.28	final revision need not be made until a meeting is held with the commissioner on the draft
216.29	plan and regulations. The request extends the 60-day time limit specified in item (i) until
216.30	after the meeting is held.

217.1	(e) Only plans and regulations receiving final approval from the commissioner have the
217.2	force and effect of law. The commissioner must grant final approval under this section only
217.3	<u>if:</u>
217.4	(1) the plan is an element of a comprehensive plan that is authorized by the Metropolitan
217.5	Council according to sections 473.175 and 473.858; and
217.6	(2) the local unit of government adopts a plan and regulations that are consistent with
217.7	the draft plan and regulations conditionally approved under paragraph (d).
217.8	(f) The local unit of government must implement and enforce the commissioner-approved
217.9	plan and regulations after the plan and regulations take effect.
217.10	EFFECTIVE DATE. This section is effective the day following final enactment.
217.11	Sec. 91. Minnesota Statutes 2020, section 168.1295, subdivision 1, is amended to read:
217.12	Subdivision 1. General requirements and procedures. (a) The commissioner shall
217.13	issue state parks and trails plates to an applicant who:
217.14	(1) is a registered owner of a passenger automobile, recreational vehicle, one-ton pickup
217.15	truck, or motorcycle;
217.16	(2) pays a fee in the amount specified for special plates under section 168.12, subdivision
217.17	5;
217.18	(3) pays the registration tax required under section 168.013;
217.19	(4) pays the fees required under this chapter;
217.20	(5) contributes a minimum of $\$60 \70 annually to the state parks and trails donation
217.21	account established in section 85.056; and
217.22	(6) complies with this chapter and rules governing registration of motor vehicles and
217.23	licensing of drivers.
217.24	(b) The state parks and trails plate application must indicate that the contribution specified
217.25	under paragraph (a), clause (5), is a minimum contribution to receive the plate and that the
217.26	applicant may make an additional contribution to the account.
217.27	(c) State parks and trails plates may be personalized according to section 168.12,

217.28 subdivision 2a.

Sec. 92. Minnesota Statutes 2020, section 290C.01, is amended to read: 218.1

290C.01 PURPOSE.

218.2

218.3

218.4

218.5

218.6

218.7

218.8

218.9

218.10

218.11

218.12

It is the policy of this state to promote sustainable forest resource management on the state's public and private lands. The state's private forests comprise approximately one-half of the state forest land resources. These forests play a critical role in protecting water quality and soil resources, and provide extensive wildlife habitat, natural carbon sequestration, diverse recreational experiences, and significant forest products that support the state's economy. Ad valorem property taxes represent a significant annual cost that can discourage long-term forest management investments. In order to foster silviculture investments and retain these forests for their economic and ecological benefits, this chapter, hereafter referred to as the "Sustainable Forest Incentive Act," is enacted to encourage the state's private forest landowners to make a long-term commitment to sustainable forest management.

Sec. 93. TIMBER PERMITS; CANCELLATION AND EXTENSION. 218.13

- Subdivision 1. Eligibility. (a) For the purposes of this section, an "eligible permit" is a 218.14 timber permit issued before July 1, 2020. 218.15
- 218.16 (b) In order to be eligible under this section, a permit holder must not be delinquent or 218.17 have an active willful trespass with the state.
- (c) In order to be eligible under subdivisions 2, 4, and 5, a permit holder must submit 218.18 the written request to the commissioner of natural resources before the expiration of the permit or by July 1, 2021, whichever is earlier. 218.20
- Subd. 2. Extensions. Upon written request to the commissioner of natural resources by 218.21 the holder of an eligible permit with more than 30 percent of the total permit volume in any 218.22 combination of spruce or balsam fir, the commissioner may grant an extension of the permit 218.23 for two years without penalty or interest. 218.24
- Subd. 3. Unused balsam fir. The commissioner of natural resources may cancel any 218.25 provision in a timber sale that requires the security payment for or removal of all or part of 218.26 the balsam fir when the permit contains more than 50 cords of balsam fir. The commissioner 218.27 may require the permit holder to fell or pile the balsam fir to meet management objectives. 218.28
- Subd. 4. **Refunds.** (a) Upon written request to the commissioner of natural resources 218.29 by the holder of an eligible permit that is inactive and intact with more than 30 percent of 218.30 the total permit volume in any combination of spruce or balsam fir, the commissioner may 218.31 cancel the permit and refund the sale security, advance payments, or bid guarantee as 218.32 applicable for the permit to the permit holder. 218.33

219.1	(b) Upon written request to the commissioner of natural resources by the holder of an
219.2	eligible active permit with more than 30 percent of the total permit volume in any
219.3	combination of spruce or balsam fir and a previously existing cutting block agreement, the
219.4	commissioner may cancel any intact cutting block designated in the permit that was not
219.5	bonded or bonded before July 1, 2020, and refund security, as applicable, for the cutting
219.6	block to the permit holder. Any partially harvested cutting block is ineligible to be canceled
219.7	under this paragraph. The remaining provisions of the permit remain in effect.
219.8	Subd. 5. Good Neighbor Authority. The commissioner of natural resources, in
219.9	consultation with the United States Forest Service, may negotiate and provide holders of
219.10	eligible permits with more than 30 percent of the total permit volume in any combination
219.11	of spruce or balsam fir a method to voluntarily return intact cutting blocks designated in
219.12	Good Neighbor Authority permits. Upon written request by the eligible permit holder, the
219.13	commissioner may cancel any intact cutting block designated in the permit that was not
219.14	bonded or bonded before July 1, 2020, and refund applicable security for the cutting block
219.15	to the permit holder. Any partially harvested cutting block is ineligible to be canceled under
219.16	this subdivision. The remaining provisions of the permit remain in effect.
219.17	EFFECTIVE DATE. This section is effective the day following final enactment.
219.18	Sec. 94. TURTLE SELLER'S LICENSES; TRANSFER AND RENEWAL.
219.19	The commissioner of natural resources must not renew or transfer a turtle seller's license
219.20	after the effective date of this section.
219.21	Sec. 95. CARBON SEQUESTRATION IN FORESTS OF THE STATE; GOALS.
219.22	The commissioner of natural resources must establish goals for increasing carbon
219.23	sequestration in public and private forests in the state. To achieve the goals, the commissioner
219.24	must identify sustainable forestry strategies that increase the ability of forests to sequester
219.25	atmospheric carbon while enhancing other ecosystem services, such as improved soil and
219.26	water quality. By January 15, 2023, the commissioner must submit a report with the goals
219.27	and recommended forestry strategies to the chairs and ranking minority members of the
219.28	legislative committees and divisions with jurisdiction over natural resources policy.
110.20	Can Of STATE DADIZ DEDMIT EFEC. FISCAL WEAD 2022
219.29	Sec. 96. STATE PARK PERMIT FEES; FISCAL YEAR 2022.
219.30	(a) Notwithstanding Minnesota Statutes, section 85.055, subdivision 1, the fees for state
219.31	

219.32

(1) \$40 for an annual state park permit;

Subd. 2. **Appropriation; purposes of accounts.** (a) Five percent of the balance on July 1 each year in the water and soil conservation easement stewardship account and five percent of the balance on July 1 each year in the mitigation easement stewardship account are

220

220.1

220.2

220.3

220.4

220.5

220.6

220.7

220.8

220.9

220.10

220.11

220.13

220.14

220.15

220.16

220.17

220.18

220.20

220.21

220.22

220.24

220.25

220.26

220.27

220.28

220.29

220.30

221.1	annually appropriated to the board and may be spent only to cover the costs of managing
221.2	easements held by the board, including costs associated with:
221.3	(1) repairing or replacing structures;
221.4	(2) maintaining vegetation and hydrology;
221.5	(3) monitoring;
221.6	(4) landowner contacts;
221.7	(5) records storage and management;
221.8	(6) processing landowner notices;
221.9	(7) requests for approval or amendments;
221.10	(8) enforcement; and
221.11	(9) legal services associated with easement management activities.
221.12	(b) When the amount appropriated under paragraph (a) is not sufficient to cover the
221.13	costs of easements held by the board, the board may use money from the mitigation easement
221.14	stewardship account and the water and soil conservation easement stewardship account to
221.15	cover costs associated with:
221.16	(1) legal compliance costs;
221.17	(2) repairing or replacing structures; and
221.18	(3) maintaining vegetation and hydrology.
221.19	(c) In addition to the amounts appropriated under paragraph (a), up to 25 percent of the
221.20	balance on July 1 each year in the water and soil conservation easement stewardship account
221.21	and 25 percent of the balance on July 1 each year in the mitigation easement stewardship
221.22	account are annually appropriated to the board for the purposes of paragraph (b). In
221.23	consultation with the commissioner of management and budget, the board must establish a
221.24	process, including criteria, for the use of money appropriated under this paragraph. The
221.25	board must include a summary of how money appropriated under this paragraph in the prior
221.26	two fiscal years was used in the report required under section 103B.101, subdivision 9,
221.27	paragraph (a), clause (7).
221.28	Subd. 3. Financial contributions. The board shall seek a financial contribution to the
221.29	water and soil conservation easement stewardship account for each conservation easement
221.30	acquired by the board. The board shall seek a financial contribution or assess an easement
221 31	stewardship payment to the mitigation easement stewardship account for each wetland

222.1	banking mitigation easement acquired by the board. Unless otherwise provided by law, the
222.2	board shall determine the amount of the contribution or payment, which must be an amount
222.3	calculated to earn sufficient money to meet the costs of managing the easement at a level
222.4	that neither significantly overrecovers nor underrecovers the costs. In determining the
222.5	amount of the financial contribution, the board shall consider:

- (1) the estimated annual staff hours needed to manage the conservation easement, taking 222.6 into consideration factors such as easement type, size, location, and complexity; 222.7
- (2) the average hourly wages for the class or classes of state and local employees expected 222.8 to manage the easement; 222.9
- (3) the estimated annual travel expenses to manage the easement; 222.10
- (4) the estimated annual miscellaneous costs to manage the easement, including supplies 222.11 and equipment, information technology support, and aerial flyovers; 222.12
- (5) the estimated annualized costs of legal services, including the cost to enforce the 222.13 easement in the event of a violation; and 222.14
- (6) the estimated annualized costs for repairing or replacing structures and maintaining 222.15 vegetation and hydrology; and 222.16
- 222.17 (6) (7) the expected rate of return on investments in the account.

Sec. 2. [103B.104] LAWNS TO LEGUMES PROGRAM. 222.18

222.19 The Board of Water and Soil Resources must establish a program to provide grants or payments to plant residential lawns with native vegetation and pollinator-friendly forbs and 222.20 legumes to protect a diversity of pollinators. The board must establish criteria for grants or 222.21 payments awarded under this section. Grants or payments awarded under this section may 222.22 be made for up to 75 percent of the costs of the project, except that, in areas identified by 222.23 the United States Fish and Wildlife Service as areas where there is a high potential for rusty 222.24 patched bumble bees to be present, grants may be awarded for up to 90 percent of the costs 222.25 222.26 of the project.

Sec. 3. [103C.237] SOIL AND WATER CONSERVATION DISTRICT FEE. 222.27

Subdivision 1. Fee. (a) A county that contains at least one soil and water conservation 222.28 district must impose an additional fee of \$25 per transaction on the recording or registration 222.29 of a mortgage subject to the tax under section 287.035 and an additional fee of \$25 on the 222.30 recording or registration of a deed subject to the tax under section 287.21. 222.31

223.1	(b) A county that does not contain at least one soil and water conservation district, but
223.2	carries out the duties of a soil and water conservation district, must impose the fee described
223.3	in paragraph (a).
223.4	Subd. 2. Fee deposited; account. The fee described in subdivision 1 must be deposited
223.5	in a special soil and water conservation district account in the county general revenue fund.
223.6	Subd. 3. Distribution to soil and water conservation districts. (a) The county treasurer
223.7	must transfer money from the special soil and water conservation district account to existing
223.8	soil and water conservation districts within the county in May, October, and December each
223.9	year. If a county contains more than one soil and water conservation district, money must
223.10	be allocated equally among each district.
223.11	(b) A county imposing a fee under subdivision 1, paragraph (b), must use money in the
223.12	special soil and water conservation account on soil and water conservations duties within
223.13	the county.
223.14	EFFECTIVE DATE. This section is effective July 1, 2021.
223.15	Sec. 4. Minnesota Statutes 2020, section 103C.315, subdivision 4, is amended to read:
223.16	Subd. 4. Compensation. A supervisor shall receive compensation for services up to \$75
223.17	\$125 per day, and may be reimbursed for expenses, including traveling expenses, necessarily
223.18	incurred in the discharge of duties. A supervisor may be reimbursed for the use of the
223.19	supervisor's own automobile in the performance of official duties at a rate up to the maximum
223.20	tax-deductible mileage rate permitted under the federal Internal Revenue Code.
223.21	Sec. 5. [103C.701] SOIL-HEALTHY FARMING GOALS.
223.21	Sec. 5. [105C.701] SOIL-HEALITH FARMING GOALS.
223.22	(a) It is the goal of the state to encourage soil health, as defined in section 103C.101,
223.23	subdivision 10a, farming practices. This may be done by achieving the following objectives:
223.24	(1) preventing or minimizing soil erosion;
223.25	(2) retaining water quantity to provide for infiltration;
223.26	(3) improving surface water and groundwater quality;
223.27	(4) sustaining soil organic matter; and
223.28	(5) supporting soil life and pollinators.
223.29	(b) To achieve the objectives under paragraph (a), the state sets a goal of 30 percent of
223.30	Minnesota privately owned farmland using soil health practices including but not limited

224.1	to cover crops, perennial crops, no-till or reduced tillage, strip cropping, or managed
224.2	rotational grazing by 2030.
224.3	Sec. 6. [103F.05] WATER QUALITY AND STORAGE PROGRAM.
224.4	Subdivision 1. Definitions. (a) For purposes of this section, the terms in this subdivision
224.5	have the meanings given them.
224.6	(b) "Board" means the Board of Water and Soil Resources.
224.7	(c) "Local units of government" has the meaning given under section 103B.305,
224.8	subdivision 5.
224.9	(d) "Water quality and storage practices" are those practices that sustain or improve
224.10	water quality via surface water rate and volume and ecological management, including but
224.11	not limited to:
224.12	(1) retention structures and basins;
224.13	(2) acquisition of flowage rights;
224.14	(3) soil and substrate infiltration;
224.15	(4) wetland restoration, creation, or enhancement;
224.16	(5) channel restoration or enhancement; and
224.17	(6) floodplain restoration or enhancement.
224.18	Subd. 2. Establishment. (a) The board must establish a program to provide financial
224.19	assistance to local units of government to control water volume and rates to protect
224.20	infrastructure, improve water quality and related public benefits, and mitigate climate change
224.21	impacts.
224.22	(b) In establishing a water quality and storage program, the board must give priority to
224.23	the Minnesota River basin and the Lower Mississippi River basin in Minnesota.
224.24	Subd. 3. Financial assistance. (a) The board may provide financial assistance to local
224.25	units of government to cover the costs of water storage projects and other water quality
224.26	practices consistent with a plan approved according to chapter 103B, 103C, or 103D. Eligible
224.27	costs include costs for property and equipment acquisition, design, engineering, construction,
224.28	and management. The board may acquire conservation easements under sections 103F.501
224.29	to 103F.531 as necessary to implement a project or practice under this section.
224.30	(b) The board must enter into agreements with local units of government receiving
224.31	financial assistance under this section. The agreements must specify the terms of state and

225.1	local cooperation, including the financing arrangement for constructing any structures and
225.2	assuring maintenance of the structures after completion.
225.3	Subd. 4. Matching contribution. The board must require a matching contribution when
225.4	providing financial assistance under this section and may adjust matching requirements if
225.5	federal funds are available for the project.
225.6	Subd. 5. Technical assistance. (a) The board may employ or contract with an engineer
225.7	or hydrologist to work on the technical implementation of the program established under
225.8	this section.
225.9	(b) When implementing the program, the board must:
225.10	(1) assist local units of government in achieving the goals of the program;
225.11	(2) review and analyze projects and project sites; and
225.12	(3) evaluate the effectiveness of completed projects constructed under the program.
225.13	(c) The board must cooperate with the commissioner of natural resources, the United
225.14	States Department of Agriculture Natural Resources Conservation Service, and other agencies
225.15	as needed to analyze hydrological, climate, and engineering information on proposed sites.
225.16	Subd. 6. Requirements. (a) A local unit of government applying for financial assistance
225.17	under this section must provide a copy of a resolution or other documentation of the local
225.18	unit of government's support for the project. The documentation must include provisions
225.19	for local funding and management, the proposed method of obtaining necessary land rights
225.20	for the proposed project, and an assignment of responsibility for maintaining any structures
225.21	or practices upon completion.
225.22	(b) A local unit of government, with the assistance of the board, must evaluate the public
225.23	benefits that are reasonably expected upon completing the proposed project. The evaluation
225.24	must be submitted to the board before the final design.
225.25	Subd. 7. Interstate cooperation. The board may enter into or approve working
225.26	agreements with neighboring states or their political subdivisions to accomplish projects
225.27	consistent with the program established under this section.
225.28	Subd. 8. Federal aid availability. The board must regularly analyze the availability of
225.29	federal funds and programs to supplement or complement state and local efforts consistent
225.30	with the purposes of this section.

Sec. 7. [103F.06] SOIL HEALTH COST-SHARE PROGRAM.

CKM

226.1

226.2	Subdivision 1. Definitions. (a) For purposes of this section, the terms in this subdivision
226.3	have the meanings given them.
226.4	(b) "Board" means the Board of Water and Soil Resources.
226.5	(c) "Local units of government" has the meaning given under section 103B.305,
226.6	subdivision 5.
226.7	(d) "Soil health" has the meaning given under section 103C.101, subdivision 10a.
226.8	(e) "Soil health practices" are those practices that sustain or improve soil health, including
226.9	but not limited to:
226.10	(1) no-till or strip-till;
226.11	(2) mulching;
226.12	(3) cover cropping;
226.13	(4) perennial cropping;
226.14	(5) stand diversification;
226.15	(6) contour, field edge, pollinator, wildlife, or buffer strips planted with perennials;
226.16	(7) agroforestry;
226.17	(8) managed rotational grazing; and
226.18	(9) management practices that minimize soil compaction or increase aeration.
226.19	Subd. 2. Establishment. The board must establish a cost-share program consistent with
226.20	the provisions of section 103C.501 for the purpose of establishing soil health practices to
226.21	mitigate climate change impacts and improve water quality and related public benefits.
226.22	Subd. 3. Financial assistance. (a) The board may provide financial assistance to local
226.23	units of government for the costs of soil health and related water quality practices consistent
226.24	with a plan approved according to chapter 103B, 103C, or 103D. The board must establish
226.25	costs eligible for financial assistance under this section, including costs for conservation
226.26	planning, cover crop seeding, equipment acquisition or use, and other practices to improve
226.27	soil health.
226.28	(b) The board must enter into agreements with local units of government receiving
226.29	financial assistance under this section.

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
227.1	Subd. 4. Technical assistance	e. (a) The board may emp	oloy or contract w	ith agronomists
227.2	biologists, or hydrologists in imp	elementing the cost-share	e program.	
227.3	(b) When implementing the p	program, the board must:		
227.4	(1) assist local units of govern	nment in achieving the g	oals of the progra	am;
227.5	(2) review and assess practice	e standards; and		
227.6	(3) evaluate the effectiveness	of completed practices	constructed with	assistance from
227.7	the cost-share program.			
227.8	(c) The board must cooperate	with the Minnesota Offic	e for Soil Health	at the University
227.9	of Minnesota, the United States D	epartment of Agriculture	e Natural Resourc	es Conservation
227.10	Service, and other agencies and p	private sector organization	ons as needed to e	nhance program
227.11	effectiveness.			
227.12	Subd. 5. Federal aid availab	ility. The board must reg	ularly complete a	n analysis of the
227.13	availability of federal funds and	programs to supplement	or complement s	tate and local
227.14	efforts consistent with the purpos	ses of this section.		
227.15	Sec. 8. SOIL HEALTH COST	Γ-SHARE PROGRAM	; REPORT.	
227.16	By January 15, 2024, the Boa	ard of Water and Soil Re	sources must eva	luate the
227.17	effectiveness of the soil health cos	t-share program under M	innesota Statutes,	section 103F.06
227.18	and submit a report with the resul-	ts and recommendations	to the chairs and r	anking minority
227.19	members of the house of represent	atives and senate commit	tees and divisions	with jurisdiction
227.20	over the environment and natural	l resources. The report n	nust include an as	sessment of the
227.21	applicability and viability of tool	s to assist farm operator	s and landowners	in evaluating
227.22	nutrient, soil organic matter, and	soil loss management pr	ractices on individual	dual fields.
227.23		ARTICLE 7		
227.24		FARMED CERVIDAE		
227.25	Section 1. Minnesota Statutes 2	2020, section 35.155, sul	odivision 1, is am	ended to read:

Article 7 Section 1.

227.26

227.27

227.29

Subdivision 1. Running at large prohibited. (a) An owner may not allow farmed

farmed Cervidae to their enclosures as soon as possible. The owner must immediately notify

Cervidae to run at large. The owner must make all reasonable efforts to return escaped

the commissioner of natural resources of the escape of farmed Cervidae if the farmed

227.30 Cervidae are not returned or captured by the owner within 24 hours of their escape.

228.4

228.5

228.6

228.7

228.8

228.1	(b) An owner is liable for expenses of another person in capturing, caring for, and
228.2	returning farmed Cervidae that have left their enclosures if the person capturing the farmed
228.3	Cervidae contacts the owner as soon as possible.

- (c) If an owner is unwilling or unable to capture escaped farmed Cervidae, the commissioner of natural resources may destroy the escaped farmed Cervidae. The commissioner of natural resources must allow the owner to attempt to capture the escaped farmed Cervidae prior to destroying the farmed Cervidae. Farmed Cervidae that are not captured by 24 hours after escape may be destroyed.
- (d) A hunter licensed by the commissioner of natural resources under chapter 97A may 228.9 kill and possess escaped farmed Cervidae in a lawful manner and is not liable to the owner 228.10 for the loss of the animal. 228.11
- (e) Escaped farmed Cervidae killed by a hunter or destroyed by the commissioner of 228.12 natural resources must be tested for chronic wasting disease at the owner's expense. 228.13
- **EFFECTIVE DATE.** This section is effective September 1, 2021. 228.14
- Sec. 2. Minnesota Statutes 2020, section 35.155, subdivision 4, is amended to read: 228.15
- Subd. 4. Fencing. Farmed Cervidae must be confined in a manner designed to prevent 228.16 escape. Except as provided in subdivision 4a, all perimeter fences for farmed Cervidae must 228.17 be at least 96 inches in height and be constructed and maintained in a way that prevents the 228.18 escape of farmed Cervidae or, entry into the premises by free-roaming Cervidae, or physical 228.19 contact between farmed Cervidae and free-roaming Cervidae. After July 1, 2019, All new 228.20 fencing installed and all fencing used to repair deficiencies must be high tensile. By 228.21 December 1, 2019, All entry areas for farmed Cervidae enclosure areas must have two 228.22 redundant gates, which must be maintained to prevent the escape of animals through an 228.23 open gate. If a fence deficiency allows entry or exit by farmed or wild Cervidae, the owner 228.24 must repair the deficiency within a reasonable time, as determined by the Board of Animal 228.25 Health, not to exceed 45 days. If a fence deficiency is detected during an inspection, the 228.26 facility must be reinspected at least once in the subsequent three months. The farmed 228.27 Cervidae owner must pay a reinspection fee equal to one-half the applicable annual inspection fee under subdivision 7a for each reinspection related to a fence violation. If the facility experiences more than one escape incident in any six-month period or fails to correct a 228.30 deficiency found during an inspection, the board may revoke the facility's registration and 228.31 order the owner to remove or destroy the animals as directed by the board. If the board 228.32 revokes a facility's registration, the commissioner of natural resources may seize and destroy 228.33 animals at the facility. 228.34

EFFECTIVE DATE. This section is effective September 1, 2022. 229.1

Sec. 3. Minnesota Statutes 2020, section 35.155, is amended by adding a subdivision to 229.2

- read: 229.3
- Subd. 4a. Fencing; commercial herds. In addition to the requirements in subdivision 229.4
- 4, commercially farmed white-tailed deer must be confined by two or more perimeter fences, 229.5
- with each perimeter fence at least 120 inches in height. 229.6
- **EFFECTIVE DATE.** This section is effective September 1, 2022. 229.7
- Sec. 4. Minnesota Statutes 2020, section 35.155, subdivision 6, is amended to read: 229.8
- Subd. 6. **Identification.** (a) Farmed Cervidae must be identified by means approved by 229.9
- the Board of Animal Health. The identification must include a distinct number that has not 229 10
- been used during the previous three years and must be visible to the naked eye during 229.11
- daylight under normal conditions at a distance of 50 yards. The identification for white-tailed 229.12
- deer must also include contact information with a phone number or address that enables the 229.13
- reader to readily identify the owner of escaped deer. This contact information does not need 229.14
- to be visible from a distance of 50 yards. White-tailed deer must be identified before October 229.15
- 31 of the year in which the animal is born, at the time of weaning, or before movement from 229.16
- the premises, whichever occurs first. Elk and other cervids must be identified by December 229.17
- 31 of the year in which the animal is born or before movement from the premises, whichever 229.18
- occurs first. As coordinated by the board, the commissioner of natural resources may destroy 229.19
- any animal that is not identified as required under this subdivision. 229.20
- (b) The Board of Animal Health shall register farmed Cervidae. The owner must submit 229.21
- the registration request on forms provided by the board. The forms must include sales 229.22
- receipts or other documentation of the origin of the Cervidae. The board must provide copies 229.23
- of the registration information to the commissioner of natural resources upon request. The
- owner must keep written records of the acquisition and disposition of registered farmed
- Cervidae. 229.26
- **EFFECTIVE DATE.** This section is effective September 1, 2022. 229.27
- 229.28 Sec. 5. Minnesota Statutes 2020, section 35.155, subdivision 7, is amended to read:
- Subd. 7. Inspection. (a) The Board of Animal Health must annually inspect farmed 229.29
- Cervidae, farmed Cervidae facilities, and farmed Cervidae records. As coordinated by the 229.30
- board, the commissioner of agriculture and an enforcement officer as defined under section 229.31
- 97A.015, subdivision 18, may participate in the annual inspection. 229.32

230.1	(b) The annual inspection must include a physical inspection of all perimeter fencing
230.2	around the facility and a viewing to verify that all animals are tagged. The owner of a farmed
230.3	Cervidae facility must present to the inspectors an accurate inventory of the owner's farmed
230.4	Cervidae and other records for review. During an annual inspection, the owner must present
230.5	individual animals in a herd for a physical inventory, if required by the board.
230.6	(c) The commissioner of natural resources may inspect farmed Cervidae, farmed Cervidae
230.7	facilities, and farmed Cervidae records with reasonable suspicion that laws protecting native
230.8	wild animals have been violated and must notify the owner in writing at the time of the
230.9	inspection of the reason for the inspection and must inform the owner in writing after the
230.10	inspection of whether (1) the cause of the inspection was unfounded; or (2) there will be an
230.11	ongoing investigation or continuing evaluation.
230.12	(d) An inspection conducted by the Board of Animal Health of a premises where chronic
230.13	wasting disease has been detected or has been identified through an epidemiological
230.14	investigation as a source or trace-out herd from an infected farm must include conservation
230.15	officers as provided by the Department of Natural Resources.
230.16	Sec. 6. Minnesota Statutes 2020, section 35.155, subdivision 10, is amended to read:
230.17	Subd. 10. Mandatory registration. (a) A person may not possess live Cervidae in
230.17 230.18	Subd. 10. Mandatory registration. (a) A person may not possess live Cervidae in Minnesota unless the person is registered with the Board of Animal Health and meets all
230.18	Minnesota unless the person is registered with the Board of Animal Health and meets all
230.18 230.19	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation
230.18 230.19 230.20	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources.
230.18 230.19 230.20 230.21 230.22	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration
230.18 230.19 230.20 230.21	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that
230.18 230.19 230.20 230.21 230.22 230.23	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that make future escapes extremely unlikely.
230.18 230.19 230.20 230.21 230.22 230.23 230.24	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that make future escapes extremely unlikely. (c) The board must not allow new registrations under this section for possessing
230.18 230.19 230.20 230.21 230.22 230.23 230.24 230.25	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that make future escapes extremely unlikely. (c) The board must not allow new registrations under this section for possessing white-tailed deer.
230.18 230.19 230.20 230.21 230.22 230.23 230.24 230.25 230.26	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that make future escapes extremely unlikely. (c) The board must not allow new registrations under this section for possessing white-tailed deer. EFFECTIVE DATE. This section is effective the day following final enactment.
230.18 230.19 230.20 230.21 230.22 230.23 230.24 230.25 230.26 230.27 230.28	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that make future escapes extremely unlikely. (c) The board must not allow new registrations under this section for possessing white-tailed deer. EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 7. Minnesota Statutes 2020, section 35.155, subdivision 11, is amended to read:
230.18 230.19 230.20 230.21 230.22 230.23 230.24 230.25 230.26	Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources. (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that make future escapes extremely unlikely. (c) The board must not allow new registrations under this section for possessing white-tailed deer. EFFECTIVE DATE. This section is effective the day following final enactment. Sec. 7. Minnesota Statutes 2020, section 35.155, subdivision 11, is amended to read: Subd. 11. Mandatory surveillance for chronic wasting disease; depopulation. (a)

230.31

230.32 to the Board of Animal Health within 14 days of the movement on forms approved by the

231.1	Board of Animal Health. A person must not move farmed white-tailed deer from any premises
231.2	to another location.
231.3	(c) All animals from farmed Cervidae herds that are over 12 months of age that die or
231.4	are slaughtered must be tested for chronic wasting disease.
231.5	(d) The owner of a premises where chronic wasting disease is detected must:
231.6	(1) allow and cooperate with inspections of the premises as determined by the Board of
231.7	Animal Health and Department of Natural Resources conservation officers and wildlife
231.8	managers;
231.9	(1) (2) depopulate the premises of Cervidae after the appraisal process for federal
231.10	indemnification has been completed or, if an indemnification application is not submitted,
231.11	within a reasonable time determined by the board in consultation with the commissioner of
231.12	natural resources;
231.13	(2) (3) maintain the fencing required under subdivision subdivisions 4 and 4a on the
231.14	premises for five ten years after the date of detection; and
231.15	(3) (4) post the fencing on the premises with biohazard signs as directed by the board-;
231.16	and
231.17	(5) not raise farmed Cervidae on the premises for at least ten years.
231.18	Sec. 8. TRANSFER OF DUTIES; FARMED CERVIDAE.
231.19	(a) Except as provided in paragraph (b), the responsibilities for administering and
231.20	enforcing the statutes and rules listed in clauses (1) and (2) are transferred pursuant to
231.21	Minnesota Statutes, section 15.039, from the Board of Animal Health to the commissioner
231.22	of natural resources:
231.23	(1) Minnesota Statutes, sections 35.153 and 35.155; and
231.24	(2) Minnesota Rules, parts 1721.0370 to 1721.0420.
231.25	(b) Notwithstanding Minnesota Statutes, section 15.039, subdivision 7, the transfer of
231.26	personnel will not take place. The commissioner of natural resources must contract with
231.27	the Board of Animal Health for any veterinary services required to administer this program.
231.28	EFFECTIVE DATE. This section is effective July 1, 2023.

232.1

Sec. 9. **REVISOR INSTRUCTION.**

232.2	The revisor of statutes must recodify the relevant sections in Minnesota Statutes, chapter
232.3	35, and Minnesota Rules, chapter 1721, as necessary to conform with section 7. The revisor
232.4	must also change the responsible agency and make necessary cross-reference changes
232.5	consistent with section 7 and the renumbering.
222 (ADTICLE 0
232.6	ARTICLE 8 DRIVING UNDER THE INFLUENCE UNIFORMITY
232.7	DRIVING UNDER THE INFLUENCE UNIFORMITY
232.8	Section 1. [84.765] OPERATING OFF-ROAD RECREATIONAL VEHICLES
232.9	WHILE IMPAIRED.
232.10	Subdivision 1. Definitions. As used in this section, "controlled substance," "intoxicating
232.11	substance," and "off-road recreational vehicle" have the meanings given in section 169A.03.
232.12	Subd. 2. Acts prohibited. (a) An owner or other person having charge or control of an
232.13	off-road recreational vehicle must not authorize or allow an individual the person knows
232.14	or has reason to believe is under the influence of alcohol, a controlled substance, or an
232.15	intoxicating substance to operate the off-road recreational vehicle anywhere in the state or
232.16	on the ice of a boundary water of the state.
232.17	(b) A person who operates or is in physical control of an off-road recreational vehicle
232.18	anywhere in the state or on the ice of a boundary water of the state is subject to chapter
232.19	<u>169A.</u>
232.20	(c) The provisions of chapters 169A, 171, and 609 relating to revoking, suspending, or
232.21	canceling a driver's license, an instruction permit, or a nonresident operating privilege for
232.22	alcohol, controlled substance, or intoxicating substance violations apply to operators of
232.23	off-road recreational vehicles and operating privileges for off-road recreational vehicles.
232.24	(d) The commissioner of public safety must notify a person of the period during which
232.25	the person is prohibited from operating an off-road recreational vehicle under section
232.26	169A.52, 169A.54, or 171.177.
232.27	(e) The court must promptly forward to the commissioner of public safety copies of all
232.28	convictions and criminal and civil sanctions imposed under chapter 169A and section
232.29	<u>171.177.</u>
222.20	(f) If the person operating or in physical control of an off-road recreational vehicle is a
232.30	program participant in the ignition interlock device program described in section 171.306,
232.31	
232.32	the off-road recreational vehicle may be operated only if it is equipped with an approved

- **ENGROSSMENT** ignition interlock device and all requirements of section 171.306 are satisfied. For purposes 233.1 of this paragraph, "program participant" and "ignition interlock device" have the meanings 233.2 233.3 given in section 171.306, subdivision 1. Subd. 3. **Penalties.** (a) A person who violates subdivision 2, paragraph (a), or an 233.4 233.5 ordinance conforming to subdivision 2, paragraph (a), is guilty of a misdemeanor. (b) A person who operates an off-road recreational vehicle during the period the person 233.6 is prohibited from operating an off-road recreational vehicle under subdivision 2, paragraph 233.7 (d), is subject to the penalty provided in section 171.24. 233.8 Sec. 2. Minnesota Statutes 2020, section 84.795, subdivision 5, is amended to read: 233.9 Subd. 5. Operating under influence of alcohol or controlled substance. A person 233.10 may not operate or be in control of an off-highway motorcycle anywhere in this state or on 233.11 the ice of any boundary water of this state while under the influence of alcohol or a controlled 233.12 substance, as provided in section 169A.20, and is subject to sections 169A.50 to 169A.53 233.13 or 171.177. A conservation officer of the Department of Natural Resources is a peace officer for the purposes of sections 169A.20 and 169A.50 to 169A.53 or 171.177 as applied to the operation of an off-highway motorcycle in a manner not subject to registration under chapter 233.16 168. 233.17 Sec. 3. Minnesota Statutes 2020, section 84.83, subdivision 5, is amended to read: 233.18 Subd. 5. Fines and forfeited bail. The disposition of Fines and forfeited bail collected 233.19 from prosecutions of violations of sections 84.81 to 84.91 84.90 or rules adopted thereunder, 233.20 and violations of section 169A.20 that involve off-road recreational vehicles, as defined in 233.21 section 169A.03, subdivision 16, are governed by section 97A.065. must be deposited in 233.22 the state treasury. Half the receipts must be credited to the general fund, and half the receipts 233.23 must be credited to the snowmobile trails and enforcement account in the natural resources 233.25 fund. 233.26 Sec. 4. [86B.33] OPERATING WHILE IMPAIRED. Subdivision 1. **Definitions.** For purposes of this section, "controlled substance," 233.27 "intoxicating substance," and "motorboat in operation" have the meanings given under 233.28 section 169A.03. 233.29
- motorboat must not authorize or allow an individual the person knows or has reason to 233.31

233.30

Subd. 2. Acts prohibited. (a) An owner or other person having charge or control of a

234.1	believe is under the influence of alcohol, a controlled substance, or an intoxicating substance
234.2	to operate the motorboat in operation on waters of the state.
234.3	(b) A person who operates or is in physical control of a motorboat on waters of the state
234.4	is subject to chapter 169A.
234.5	(c) The provisions of chapters 169A, 171, and 609 relating to revoking, suspending, or
234.6	canceling a driver's license, an instruction permit, or a nonresident operating privilege for
234.7	alcohol, controlled substance, or intoxicating substance violations apply to motorboat
234.8	operators and to operating privileges for motorboats.
234.9	(d) The commissioner of public safety must notify a person of the period during which
234.10	the person is prohibited from operating a motorboat under section 169A.52, 169A.54, or
234.11	<u>171.177.</u>
234.12	(e) The court must promptly forward to the commissioner of public safety copies of all
234.13	convictions and criminal and civil sanctions imposed under chapter 169A and section
234.14	<u>171.177.</u>
234.15	(f) If the person operating or in physical control of a motorboat is a program participant
234.16	in the ignition interlock device program described in section 171.306, the motorboat may
234.17	be operated only if it is equipped with an approved ignition interlock device and all
234.18	requirements of section 171.306 are satisfied. For purposes of this paragraph, "program
234.19	participant" and "ignition interlock device" have the meanings given in section 171.306,
234.20	subdivision 1.
234.21	Subd. 3. Penalties. (a) A person who violates subdivision 2, paragraph (a), or an
234.22	ordinance conforming with subdivision 2, paragraph (a), is guilty of a misdemeanor.
234.23	(b) A person who operates a motorboat during the period the person is prohibited from
234.24	operating a motorboat under subdivision 2, paragraph (d), is guilty of a misdemeanor.
234.25	Sec. 5. Minnesota Statutes 2020, section 86B.705, subdivision 2, is amended to read:
234.23	Sec. 5. Willinesota Statutes 2020, Section 80B.705, Subdivision 2, is afficilized to fead.
234.26	Subd. 2. Fines and bail money. (a) All fines, installment payments, and forfeited bail
234.27	money collected from persons convicted of violations of violating this chapter or rules
234.28	adopted thereunder, or of a violation of section 169A.20 involving a motorboat, shall must
234.29	be deposited in the state treasury.
234.30	(b) One-half of Half the receipts shall must be credited to the general revenue fund. The
234 31	other one-half of, and half the receipts shall must be transmitted to the commissioner of

235.3

235.4

235.5

235.6

235.7

235.8

235.9

235.10

235.11

235.12

235.13

235.14

235.15

235.16

235.17

235.18

235.19

235.20

235.21

235.22

235.23

235.24

235.25

235.32

natural resources and credited to the water recreation account for the purpose of boat and 235.1 water safety. 235.2

Sec. 6. Minnesota Statutes 2020, section 97A.065, subdivision 2, is amended to read:

- Subd. 2. Fines and forfeited bail. (a) Fines and forfeited bail collected from prosecutions of violations of: the game and fish laws or rules adopted thereunder; sections 84.091 to 84.15 or rules adopted thereunder; sections 84.81 to 84.91 or rules adopted thereunder; section 169A.20, when the violation involved an off-road recreational vehicle as defined in section 169A.03, subdivision 16; chapter 348; and any other law relating to wild animals or aquatic vegetation, must be paid to the treasurer of the county where the violation is prosecuted. The county treasurer shall submit one-half of deposited in the state treasury. Half the receipts to the commissioner and credit the balance to the county general revenue fund except as provided in paragraphs (b) and (c). In a county in a judicial district under section 480.181, subdivision 1, paragraph (b), the share that would otherwise go to the county under this paragraph must be submitted to the commissioner of management and budget for deposit in the state treasury and credited to the general fund must be credited to the general fund, and half the receipts must be credited to the game and fish fund under section 97A.055.
- (b) The county treasurer shall submit one-half of the receipts collected under paragraph (a) from prosecutions of violations of sections 84.81 to 84.91 or rules adopted thereunder, and 169A.20, except receipts that are surcharges imposed under section 357.021, subdivision 6, to the commissioner and credit the balance to the county general fund. The commissioner shall credit these receipts to the snowmobile trails and enforcement account in the natural resources fund.
- (c) The county treasurer shall indicate the amount of the receipts that are surcharges imposed under section 357.021, subdivision 6, and shall submit all of those receipts to the commissioner of management and budget. 235.26
- 235.27 Sec. 7. Minnesota Statutes 2020, section 169A.20, subdivision 1, is amended to read:
- Subdivision 1. Driving while impaired crime; motor vehicle. It is a crime for any 235.28 person to drive, operate, or be in physical control of any motor vehicle, as defined in section 235.29 169A.03, subdivision 15, except for motorboats in operation and off-road recreational 235.30 vehicles, within this state or on any boundary water of this state when: 235.31
 - (1) the person is under the influence of alcohol;

236.1	(2) the person is under the influence of a controlled substance;
236.2	(3) the person is under the influence of an intoxicating substance and the person knows
236.3	or has reason to know that the substance has the capacity to cause impairment;
236.4	(4) the person is under the influence of a combination of any two or more of the elements
236.5	named in clauses (1) to (3);
236.6	(5) the person's alcohol concentration at the time, or as measured within two hours of
236.7	the time, of driving, operating, or being in physical control of the motor vehicle is 0.08 or
236.8	more;
236.9	(6) the vehicle is a commercial motor vehicle and the person's alcohol concentration as
236.10	the time, or as measured within two hours of the time, of driving, operating, or being in
236.11	physical control of the commercial motor vehicle is 0.04 or more; or
236.12	(7) the person's body contains any amount of a controlled substance listed in Schedule
236.13	I or II, or its metabolite, other than marijuana or tetrahydrocannabinols.
236.14	Sec. 8. Minnesota Statutes 2020, section 169A.52, is amended by adding a subdivision to
236.15	read:
236.16	Subd. 9. Off-road recreational vehicles and motorboats. (a) The provisions of this
236.17	section for revoking a driver's license, permit, or nonresident operating privilege also apply
236.18	to the operating privilege for an off-road recreational vehicle and a motorboat.
236.19	(b) Upon certification by a peace officer under subdivision 3, paragraph (a), or subdivision
236.20	4, paragraph (a) or (c), the commissioner must notify a person that the person is prohibited
236.21	from operating off-road recreational vehicles and motorboats for the period provided in
236.22	subdivision 3, paragraph (a), or subdivision 4, paragraph (a).
236.23	Sec. 9. Minnesota Statutes 2020, section 169A.54, is amended by adding a subdivision to
236.24	read:
236.25	Subd. 12. Off-road recreational vehicles and motorboats. (a) The provisions of this
236.26	section for revoking a driver's license or nonresident operating privilege also apply to the
236.27	operating privilege for an off-road recreational vehicle and a motorboat.
236.28	(b) Upon conviction, the commissioner must notify a person that the person is prohibited
236.29	from operating off-road recreational vehicles and motorboats for the same period that the
236.30	person's driver's license or operating privilege is revoked or canceled under this section.

Sec. 10. [171.188] DRIVING WHILE IMPAIRED REVOCATION AND

CKM

237.1

237.2	PROHIBITION; OFF-ROAD RECREATIONAL VEHICLES AND MOTORBOATS.
237.3	(a) The provisions of this chapter for revoking or canceling a driver's license or
237.4	nonresident driving privilege for alcohol, controlled substance, or intoxicating substance
237.5	violations also apply to the operating privileges for off-road recreational vehicles and
237.6	motorboats.
237.7	(b) Upon conviction, the commissioner must notify a person that the person is prohibited
237.8	from operating off-road recreational vehicles and motorboats for the same period that the
237.9	person's driver's license or driving privilege is revoked or canceled for the alcohol, controlled
237.10	substance, or intoxicating substance conviction.
237.11 237.12	Sec. 11. Minnesota Statutes 2020, section 171.306, is amended by adding a subdivision to read:
237.13	Subd. 3a. Off-road recreational vehicles and motorboats. A program participant in
237.14	the ignition interlock device program may operate an off-road recreational vehicle or a
237.15	motorboat only if it is equipped with an approved ignition interlock device as provided
237.16	under this section and sections 84.765, subdivision 2, and 86B.33, subdivision 2.
237.17	Sec. 12. <u>REVISOR INSTRUCTION.</u>
237.18	The revisor of statutes shall make necessary changes to statutory cross-references to
237.19	reflect the changes made in sections 1 to 11. If necessary, the revisor shall prepare a bill for
237.20	introduction in the 2022 legislative session to make other necessary conforming changes
237.21	that are beyond the scope of the revisor's authority to make editorial changes under this
237.22	section or other law.
237.23	Sec. 13. <u>REPEALER.</u>
237.24	Minnesota Statutes 2020, sections 84.91, subdivision 1; 86B.331, subdivision 1; and
237.25	169A.20, subdivisions 1a, 1b, and 1c, are repealed.
27 26	ARTICLE 9
237.26237.27	ELECTRIC-ASSISTED BICYCLES
231.21	
	LELCTRIC ASSISTED DICTCELS
237.28	Section 1. Minnesota Statutes 2020, section 84.787, subdivision 7, is amended to read:
237.28 237.29	

	ENGROSSMENT
238.1	straddled by the operator and handlebars for steering control, including a vehicle that is
238.2	registered under chapter 168 for highway use if it is also used for off-highway operation on
238.3	trails or unimproved terrain.
238.4	(b) Off-highway motorcycle does not include an electric-assisted bicycle as defined in
238.5	section 169.011, subdivision 27.
238.6	Sec. 2. Minnesota Statutes 2020, section 84.797, subdivision 7, is amended to read:
238.7	Subd. 7. Off-road vehicle. (a) "Off-road vehicle" or "vehicle" means a motor-driven
238.8	recreational vehicle capable of cross-country travel on natural terrain without benefit of a
238.9	road or trail.
238.10	(b) Off-road vehicle does not include a snowmobile; an all-terrain vehicle; a motorcycle;
238.11	an electric-assisted bicycle as defined in section 169.011, subdivision 27; a watercraft; a
238.12	farm vehicle being used for farming; a vehicle used for military, fire, emergency, or law
238.13	enforcement purposes; a construction or logging vehicle used in the performance of its
238.14	common function; a motor vehicle owned by or operated under contract with a utility,
238.15	whether publicly or privately owned, when used for work on utilities; a commercial vehicle
238.16	being used for its intended purpose; snow-grooming equipment when used for its intended
238.17	purpose; or an aircraft.
238.18	Sec. 3. Minnesota Statutes 2020, section 84.92, subdivision 8, is amended to read:
238.19	Subd. 8. All-terrain vehicle or vehicle. (a) "All-terrain vehicle" or "vehicle" means a
238.20	motorized vehicle with: (1) not less than three, but not more than six low pressure or
238.21	non-pneumatic tires; (2) a total dry weight of 2,000 pounds or less; and (3) a total width
238.22	from outside of tire rim to outside of tire rim that is 65 inches or less. All-terrain vehicle
238.23	includes a class 1 all-terrain vehicle and class 2 all-terrain vehicle.
238.24	(b) All-terrain vehicle does not include a an electric-assisted bicycle as defined in section
238.25	169.011, subdivision 27, golf cart, mini-truck, dune buggy, or go-cart or a vehicle designed
238.26	and used specifically for lawn maintenance, agriculture, logging, or mining purposes.
238.27	Sec. 4. Minnesota Statutes 2020, section 168.002, subdivision 18, is amended to read:

238.28

238.29

238.30

238.31

Subd. 18. Motor vehicle. (a) "Motor vehicle" means any self-propelled vehicle designed

and originally manufactured to operate primarily on highways, and not operated exclusively

upon railroad tracks. It includes any vehicle propelled or drawn by a self-propelled vehicle

and includes vehicles known as trackless trolleys that are propelled by electric power obtained

239.1	from overhead trolley wires but not operated upon rails. It does not include snowmobiles,
239.2	manufactured homes, or park trailers.
239.3	(b) "Motor vehicle" includes an all-terrain vehicle only if the all-terrain vehicle (1) has
239.4	at least four wheels, (2) is owned and operated by a physically disabled person, and (3)
239.5	displays both disability plates and a physically disabled certificate issued under section
239.6	169.345.
239.7	(c) "Motor vehicle" does not include an all-terrain vehicle except (1) an all-terrain vehicle
239.8	described in paragraph (b), or (2) an all-terrain vehicle licensed as a motor vehicle before
239.9	August 1, 1985. The owner may continue to license an all-terrain vehicle described in clause
239.10	(2) as a motor vehicle until it is conveyed or otherwise transferred to another owner, is
239.11	destroyed, or fails to comply with the registration and licensing requirements of this chapter.
239.12	(d) "Motor vehicle" does not include a snowmobile; a manufactured home; a park trailer;
239.13	an electric personal assistive mobility device as defined in section 169.011, subdivision 26-:
239.14	(e) "Motor vehicle" does not include a motorized foot scooter as defined in section
239.15	169.011, subdivision 46; or an electric-assisted bicycle as defined in section 169.011,
239.16	subdivision 27.
239.17	(f) (e) "Motor vehicle" includes an off-highway motorcycle modified to meet the
239.18	requirements of chapter 169 according to section 84.788, subdivision 12.
239.19	Sec. 5. Minnesota Statutes 2020, section 169.011, is amended by adding a subdivision to
239.20	read:
239.21	Subd. 15a. Class 1 electric-assisted bicycle. "Class 1 electric-assisted bicycle" means
239.22	an electric-assisted bicycle equipped with an electric motor that provides assistance only
239.23	when the rider is pedaling and ceases to provide assistance when the bicycle reaches the
239.24	speed of 20 miles per hour.
239.25	Sec. 6. Minnesota Statutes 2020, section 169.011, is amended by adding a subdivision to
239.26	read:
239.27	Subd. 15b. Class 2 electric-assisted bicycle. "Class 2 electric-assisted bicycle" means
239.28	an electric-assisted bicycle equipped with an electric motor that is capable of propelling the
239.29	bicycle without the rider pedaling and ceases to provide assistance when the bicycle reaches
239.30	the speed of 20 miles per hour.

240.1	Sec. 7. Minnesota Statutes 2020, section 169.011, is amended by adding a subdivision to
240.2	read:
240.3	Subd. 15c. Class 3 electric-assisted bicycle. "Class 3 electric-assisted bicycle" means
240.4	an electric-assisted bicycle equipped with an electric motor that provides assistance only
240.5	when the rider is pedaling and ceases to provide assistance when the bicycle reaches the
240.6	speed of 28 miles per hour.
240.7	Sec. 8. Minnesota Statutes 2020, section 169.011, subdivision 27, is amended to read:
240.8	Subd. 27. Electric-assisted bicycle. "Electric-assisted bicycle" means a bicycle with
240.9	two or three wheels that:
240.10	(1) has a saddle and fully operable pedals for human propulsion;
240.11	(2) meets the requirements:
240.12	(i) of federal motor vehicle safety standards for a motor-driven cycle in Code of Federal
240.13	Regulations, title 49, sections 571.1 et seq.; or
240.14	(ii) for bicycles under Code of Federal Regulations, title 16, part 1512, or successor
240.15	requirements; and
240.16	
	(3) has is equipped with an electric motor that (i) has a power output of not more than
240.17	1,000 750 watts, (ii) is incapable of propelling the vehicle at a speed of more than 20 miles
240.18	per hour, (iii) is incapable of further increasing the speed of the device when human power
240.19	alone is used to propel the vehicle at a speed of more than 20 miles per hour, and (iv)
240.20	disengages or ceases to function when the vehicle's brakes are applied; and
240.21	(4) meets the requirements of a class 1, class 2, or class 3 electric-assisted bicycle.
240.22	Sec. 9. Minnesota Statutes 2020, section 169.011, subdivision 42, is amended to read:
240.23	Subd. 42. Motor vehicle. (a) "Motor vehicle" means every vehicle which is self-propelled
240.24	and every vehicle which is propelled by electric power obtained from overhead trolley wires.
240.25	(b) Motor vehicle does not include an electric-assisted bicycle; an electric personal
240.26	assistive mobility device; or a vehicle moved solely by human power.
240.27	Sec. 10. Minnesota Statutes 2020, section 169.222, subdivision 4, is amended to read:
240.28	Subd. 4. Riding rules. (a) Every person operating a bicycle upon a roadway shall ride
240.29	as close as practicable to the right-hand curb or edge of the roadway except under any of
240.30	the following situations:

CKM ENGROSSMENT (1) when overtaking and passing another vehicle proceeding in the same direction; 241.1 (2) when preparing for a left turn at an intersection or into a private road or driveway; 241.2 (3) when reasonably necessary to avoid conditions, including fixed or moving objects, 241.3 vehicles, pedestrians, animals, surface hazards, or narrow width lanes, that make it unsafe 241.4 241.5 to continue along the right-hand curb or edge; or (4) when operating on the shoulder of a roadway or in a bicycle lane. 241.6 241.7 (b) If a bicycle is traveling on a shoulder of a roadway, the bicycle shall travel in the same direction as adjacent vehicular traffic. 241.8 241.9 (c) Persons riding bicycles upon a roadway or shoulder shall not ride more than two abreast and shall not impede the normal and reasonable movement of traffic and, on a laned 241.10 roadway, shall ride within a single lane. 241.11 (d) A person operating a bicycle upon a sidewalk, or across a roadway or shoulder on a 241.12 crosswalk, shall yield the right-of-way to any pedestrian and shall give an audible signal 241.13 when necessary before overtaking and passing any pedestrian. No person shall ride a bicycle 241.14 upon a sidewalk within a business district unless permitted by local authorities. Local 241.15 authorities may prohibit the operation of bicycles on any sidewalk or crosswalk under their 241.16 jurisdiction. 241.17 241.18 (e) An individual operating a bicycle or other vehicle on a bikeway shall leave a safe distance when overtaking a bicycle or individual proceeding in the same direction on the 241.19 bikeway, and shall maintain clearance until safely past the overtaken bicycle or individual. 241.20 (f) A person lawfully operating a bicycle on a sidewalk, or across a roadway or shoulder 241.21 on a crosswalk, shall have all the rights and duties applicable to a pedestrian under the same 241.22 circumstances. 241.23 (g) A person may operate an electric-assisted bicycle on the shoulder of a roadway, on 241.24 a bikeway, or on a bicycle trail if not otherwise prohibited under section 85.015, subdivision 1d; 85.018, subdivision 2, paragraph (d); or 160.263, subdivision 2, paragraph (b), as 241.26 applicable. 241.27 Sec. 11. Minnesota Statutes 2020, section 169.222, subdivision 6a, is amended to read: 241.28 Subd. 6a. Operator age Electric-assisted bicycle; riding rules. (a) A person may 241.29 operate an electric-assisted bicycle in the same manner as provided for operation of other 241.30

241.31

241.32

bicycles, including but not limited to operation on the shoulder of a roadway, a bicycle lane,

and a bicycle route, and operation without the motor engaged on a bikeway or bicycle trail.

242.1	(b) A person may operate a class 1 or class 2 electric-assisted bicycle with the motor
242.2	engaged on a bicycle path, bicycle trail, or shared use path unless prohibited under section
242.3	85.015, subdivision 1d; 85.018, subdivision 2, paragraph (d); or 160.263, subdivision 2,
242.4	paragraph (b), as applicable.
242.5	(c) A person may operate a class 3 electric-assisted bicycle with the motor engaged on
242.6	a bicycle path, bicycle trail, or shared use path unless the local authority or state agency
242.7	having jurisdiction over the bicycle path or trail prohibits the operation.
242.8	(d) The local authority or state agency having jurisdiction over a trail that is designated
242.9	as nonmotorized, and that has a natural surface tread made by clearing and grading the
242.10	native soil with no added surfacing materials, may regulate the operation of an
242.11	electric-assisted bicycle.
242.12	(e) No person under the age of 15 shall operate an electric-assisted bicycle.
242.13	Sec. 12. Minnesota Statutes 2020, section 169.222, is amended by adding a subdivision
242.14	to read:
242.15	Subd. 6b. Electric-assisted bicycle; equipment. (a) The manufacturer or distributor of
242.16	an electric-assisted bicycle must apply a label to the bicycle that is permanently affixed in
242.17	a prominent location. The label must contain the classification number, top assisted speed,
242.18	and motor wattage of the electric-assisted bicycle, and must be printed in a legible font with
242.19	at least 9-point type.
242.20	(b) A person must not modify an electric-assisted bicycle to change the motor-powered
242.21	speed capability or motor engagement unless the person replaces the label required in
242.22	paragraph (a) with revised information.
242.23	(c) An electric-assisted bicycle must operate in a manner so that the electric motor is
242.24	
	disengaged or ceases to function when the rider stops pedaling or when the brakes are
242.25	disengaged or ceases to function when the rider stops pedaling or when the brakes are applied.
242.25242.26	
	applied.
242.26	applied. (d) A class 3 electric-assisted bicycle must be equipped with a speedometer that displays

243.1 ARTICLE 10
243.2 STATE LANDS

243.3

243.4

243.5

243.6

243.7

243.8

243.9

243.10

243.14

243.15

243.16

243.17

243.19

243.20

243.21

243.22

243.23

243.24

243.25

Section 1. Minnesota Statutes 2020, section 84.415, is amended by adding a subdivision to read:

- Subd. 8. Reimbursing costs. In addition to fees specified in this section or in rules adopted by the commissioner, the applicant must reimburse the state for costs incurred for cultural resources review, monitoring, or other services provided by the Minnesota Historical Society under contract with the commissioner of natural resources or the State Historic Preservation Office of the Department of Administration in connection with the license application, preparing the license terms, or constructing the utility line.
- Sec. 2. Minnesota Statutes 2020, section 84.63, is amended to read:

243.12 **84.63 CONVEYANCE OF INTERESTS IN LANDS TO STATE AND, FEDERAL,**243.13 **AND TRIBAL GOVERNMENTS.**

- (a) Notwithstanding any existing law to the contrary, the commissioner of natural resources is hereby authorized on behalf of the state to convey to the United States, to a federally recognized Indian Tribe, or to the state of Minnesota or any of its subdivisions, upon state-owned lands under the administration of the commissioner of natural resources, permanent or temporary easements for specified periods or otherwise for trails, highways, roads including limitation of right of access from the lands to adjacent highways and roads, flowage for development of fish and game resources, stream protection, flood control, and necessary appurtenances thereto, such conveyances to be made upon such terms and conditions including provision for reversion in the event of non-user as the commissioner of natural resources may determine.
- (b) In addition to the fee for the market value of the easement, the commissioner of natural resources shall assess the applicant the following fees:
- 243.26 (1) an application fee of \$2,000 to cover reasonable costs for reviewing the application and preparing the easement; and
- (2) a monitoring fee to cover the projected reasonable costs for monitoring the construction of the improvement for which the easement was conveyed and preparing special terms and conditions for the easement. The commissioner must give the applicant an estimate of the monitoring fee before the applicant submits the fee.

244.1

244.2

244.3

244.4

244.5

244.6

244.7

244.8

244.9

244.10

(c) The applicant shall pay these fees to the commissioner of natural resources. The
commissioner shall not issue the easement until the applicant has paid in full the application
fee, the monitoring fee, and the market value payment for the easement.

- (d) Upon completion of construction of the improvement for which the easement was conveyed, the commissioner shall refund the unobligated balance from the monitoring fee revenue. The commissioner shall not return the application fee, even if the application is withdrawn or denied.
- (e) Money received under paragraph (b) must be deposited in the land management account in the natural resources fund and is appropriated to the commissioner of natural resources to cover the reasonable costs incurred for issuing and monitoring easements.
- 244.11 (f) A county or joint county regional railroad authority is exempt from all fees specified under this section for trail easements on state-owned land.
- (g) In addition to fees specified in this section, the applicant must reimburse the state
 for costs incurred for cultural resources review, monitoring, or other services provided by
 the Minnesota Historical Society under contract with the commissioner of natural resources
 or the State Historic Preservation Office of the Department of Administration in connection
 with the easement application, preparing the easement terms, or constructing the trail,
 highway, road, or other improvements.
- 244.19 **EFFECTIVE DATE.** This section is effective the day following final enactment, except that paragraph (g) is effective July 1, 2021.
- Sec. 3. Minnesota Statutes 2020, section 84.631, is amended to read:

244.22 **84.631 ROAD EASEMENTS ACROSS STATE LANDS.**

- (a) Except as provided in section 85.015, subdivision 1b, the commissioner of natural resources, on behalf of the state, may convey a road easement across state land under the commissioner's jurisdiction to a private person requesting an easement for access to property owned by the person only if the following requirements are met: (1) there are no reasonable alternatives to obtain access to the property; and (2) the exercise of the easement will not cause significant adverse environmental or natural resource management impacts.
- 244.29 (b) The commissioner shall:
- 244.30 (1) require the applicant to pay the market value of the easement;
- (2) limit the easement term to 50 years if the road easement is across school trust land;
- 244.32 (3) provide that the easement reverts to the state in the event of nonuse; and

245.3

245.4

245.5

245.6

245.7

245.8

245.9

245.10

245.11

245.12

245.13

245.19

245.21

245.22

245.23

- (4) impose other terms and conditions of use as necessary and appropriate under the 245.1 245.2 circumstances.
 - (c) An applicant shall submit an application fee of \$2,000 with each application for a road easement across state land. The application fee is nonrefundable, even if the application is withdrawn or denied.
 - (d) In addition to the payment for the market value of the easement and the application fee, the commissioner of natural resources shall assess the applicant a monitoring fee to cover the projected reasonable costs for monitoring the construction of the road and preparing special terms and conditions for the easement. The commissioner must give the applicant an estimate of the monitoring fee before the applicant submits the fee. The applicant shall pay the application and monitoring fees to the commissioner of natural resources. The commissioner shall not issue the easement until the applicant has paid in full the application fee, the monitoring fee, and the market value payment for the easement.
- (e) Upon completion of construction of the road, the commissioner shall refund the 245.14 unobligated balance from the monitoring fee revenue. 245.15
- (f) Fees collected under paragraphs (c) and (d) must be credited to the land management 245.16 account in the natural resources fund and are appropriated to the commissioner of natural 245.17 resources to cover the reasonable costs incurred under this section. 245.18
- (g) In addition to fees specified in this section, the applicant must reimburse the state for costs incurred for cultural resources review, monitoring, or other services provided by 245.20 the Minnesota Historical Society under contract with the commissioner of natural resources or the State Historic Preservation Office of the Department of Administration in connection with the easement application, preparing the easement terms, or constructing the road.
- Sec. 4. Minnesota Statutes 2020, section 89.021, is amended by adding a subdivision to 245.24 245.25 read:
- Subd. 42a. Riverlands State Forest. 245.26
- Sec. 5. Minnesota Statutes 2020, section 89.17, is amended to read: 245.27
- 89.17 LEASES AND PERMITS. 245.28
- (a) Notwithstanding the permit procedures of chapter 90, the commissioner may grant 245.29 and execute, in the name of the state, leases and permits for the use of any forest lands under 245.30 the authority of the commissioner for any purpose that in the commissioner's opinion is not 245.31 inconsistent with the maintenance and management of the forest lands, on forestry principles 245.32

	ENGROSSMENT
246.1	for timber production. Every such lease or permit is revocable at the discretion of the
246.2	commissioner at any time subject to such conditions as may be agreed on in the lease. The
246.3	approval of the commissioner of administration is not required upon any such lease or
246.4	permit. No such lease or permit for a period exceeding 21 years shall be granted except with
246.5	the approval of the Executive Council.
246.6	(b) Public access to the leased land for outdoor recreation is the same as access would
246.7	be under state management.
246.8	(c) Notwithstanding section 16A.125, subdivision 5, after deducting the reasonable costs
246.9	incurred for preparing and issuing the lease, all remaining proceeds from leasing school
246.10	trust land and university land for roads on forest lands must be deposited into the respective
246.11	permanent fund for the lands.
246.12	(d) The commissioner may require a performance bond, security deposit, or other form
246.13	of security for removing any improvements or personal property left on the leased premises
246.14	by the lessee upon termination or cancellation of the lease.
246.15	(e) In addition to other payments required by this section, the applicant must reimburse
246.16	the state for costs incurred for cultural resources review, monitoring, or other services
246.17	provided by the Minnesota Historical Society under contract with the commissioner of
246.18	natural resources or the State Historic Preservation Office of the Department of
246.19	Administration in connection with reviewing the lease request, preparing the lease terms,
246.20	or monitoring construction of improvements on the leased premises.
246.21	Sec. 6. Minnesota Statutes 2020, section 92.50, is amended by adding a subdivision to
246.22	read:
246.23	Subd. 4. Reimbursing costs. In addition to other payments required by this section, the
246.24	applicant must reimburse the state for costs incurred for cultural resources review, monitoring
246.25	or other services provided by the Minnesota Historical Society under contract with the
246.26	commissioner of natural resources or the State Historic Preservation Office of the Departmen

Sec. 7. Minnesota Statutes 2020, section 92.502, is amended to read: 246.29

or constructing improvements on the leased premises.

92.502 LEASE OF TAX-FORFEITED AND STATE LANDS. 246.30

(a) Notwithstanding section 282.04 or other law to the contrary, St. Louis County may 246.31 246.32 enter a 30-year lease of tax-forfeited land for a wind energy project.

of Administration in connection with reviewing the lease request, preparing the lease terms,

247.3

247.4

247.5

247.6

247.7

247.8

247.9

247.10

247.22

247.23

247.24

247.25

247.26

247 27

247.1	(b) The commissioner of natural resources may enter a 30-year lease of land administered
247.2	by the commissioner for a wind energy project.

- (c) The commissioner of natural resources may enter a 30-year lease of land administered by the commissioner for recreational trails and facilities. The commissioner may assess the lease applicant a monitoring fee to cover the projected reasonable costs of monitoring construction of the recreational trail or facility and preparing special terms and conditions of the license to ensure proper construction. The commissioner must give the applicant an estimate of the monitoring fee before the applicant is required to submit the fee. Upon completion of construction of the trail or facility, the commissioner must refund the unobligated balance from the monitoring fee revenue.
- (d) Notwithstanding section 282.04 or other law to the contrary, Lake and St. Louis 247.11 Counties may enter into 30-year leases of tax-forfeited land for recreational trails and 247 12 facilities. 247.13
- Sec. 8. Minnesota Statutes 2020, section 94.3495, subdivision 3, is amended to read: 247.14
- Subd. 3. Valuation of land. (a) In an exchange of class 1 land for class 2 or 3 land, the 247.15 value of all the land shall be determined by the commissioner of natural resources, but the 247.16 county board must approve the value determined for the class 2 land, and the governmental 247.17 subdivision of the state must approve the value determined for the class 3 land. In an 247.18 exchange of class 2 land for class 3 land, the value of all the land shall be determined by 247.19 the county board of the county in which the land lies, but the governmental subdivision of 247.20 the state must approve the value determined for the class 3 land. 247.21
 - (b) To determine the value of the land, the parties to the exchange may either (1) cause the land to be appraised, or (2) determine the value for each 40-acre tract or lot, or a portion thereof, using the most current township or county assessment schedules within the preceding two years for similar land types from the county assessor of the county in which the lands are located. Merchantable timber value should be considered in finalizing valuation of the lands.
- (c) Except for school trust lands and university lands, the lands exchanged under this 247.28 section shall be exchanged only for lands of at least substantially equal value. For the 247.29 purposes of this subdivision, "substantially equal value" has the meaning given under section 247.30 94.343, subdivision 3, paragraph (b). No payment is due either party if the lands, other than 247.31 school trust lands or university lands, are of substantially equal value but are not of the same 247.32 value. 247.33

- (d) School trust lands and university lands exchanged under this section must be 248.1 exchanged only for lands of equal or greater value. 248.2
- Sec. 9. Laws 2016, chapter 154, section 16, is amended to read: 248.3

248.4 Sec. 16. EXCHANGE OF STATE LAND; AITKIN, BELTRAMI, AND

KOOCHICHING COUNTIES.

248.5

248.6

248.7

248.8

248.9

248.11

- (a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342, subdivision 3, and subject to the valuation restrictions described in paragraph (c), the commissioner of natural resources may, with the approval of the Land Exchange Board as required under the Minnesota Constitution, article XI, section 10, and according to the remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the 248.10 state-owned land leased for farming wild rice described in paragraph (b).
- (b) The state land that may be exchanged is held under the following state leases for 248.12 farming of wild rice: 248.13
- (1) Lease LAGR001305, covering 175.1 acres in Aitkin County; 248.14
- (2) Lease LMIS010040, covering 107.1 acres in Beltrami County; 248.15
- (3) Lease LMIS010096, covering 137.4 acres in Beltrami County; and 248.16
- (4) Lease LAGR001295, covering 264.40 acres in Koochiching County. 248.17
- (c) For the appraisal of the land, no improvements paid for by the lessee shall be included 248.18 in the estimate of market value. 248.19
- (d) Additional adjoining state lands may be added to the exchanges if mutually agreed 248.20 upon by the commissioner and the exchange partner to avoid leaving unmanageable parcels 248.21 of land in state ownership after an exchange or to meet county zoning standards or other 248.22 248.23 regulatory needs for the wild rice farming operations.
- (e) The state land administered by the commissioner of natural resources in Koochiching 248.24 248.25 County borders the Lost River. The lands to be exchanged are not required to provide at least equal opportunity for access to waters by the public, but the lands must be at least 248.26 equal in value and have the potential to generate revenue for the school trust lands. 248.27
- (f) Notwithstanding Minnesota Statutes, section 94.343, subdivision 8a, lessees must 248.28 pay to the commissioner all costs, as determined by the commissioner, that are associated 248.29 with each exchange transaction, including valuation expenses; legal fees; survey expenses; 248.30

249.1	costs of title work, advertising, and public hearings; transactional staff costs; and closing
249.2	costs.
240.2	See 10 I arres 2016 about an 154 anotice 40 is amounted to made
249.3	Sec. 10. Laws 2016, chapter 154, section 48, is amended to read:
249.4	Sec. 48. EXCHANGE OF STATE LAND; ST. LOUIS COUNTY.
249.5	Subdivision 1. Exchange of land. (a) Notwithstanding the riparian restrictions in
249.6	Minnesota Statutes, section 94.342, subdivision 3, the commissioner of natural resources
249.7	may, with the approval of the Land Exchange Board as required under the Minnesota
249.8	Constitution, article XI, section 10, and according to the remaining provisions of Minnesota
249.9	Statutes, sections 94.342 to 94.347, exchange the riparian land described in paragraph (b).
249.10	(b) The state land that may be exchanged is located in St. Louis County and is described
249.11	as: Government Lot 5, Section 35, Township 64 North, Range 12 West.
249.12	(c) The state land administered by the commissioner of natural resources borders Low
249.13	Lake. The land to be exchanged is forest land that includes areas bordering the Whiteface
249.14	River. While the land does not provide at least equal opportunity for access to waters by
249.15	the public, the land to be acquired by the commissioner in the exchange will improve access
249.16	to adjacent state forest lands.
249.17	Subd. 2. Gifts of land. Notwithstanding Minnesota Statutes, section 94.342 or 94.343,
249.18	or any other law to the contrary, the Land Exchange Board may consider a gift of land from
249.19	the exchange partner pursuant to Minnesota Statutes, section 84.085, subdivision 1, paragraph
249.20	(d), in addition to land proposed for exchange with the state land referenced in subdivision
249.21	1, paragraph (b), in determining whether the proposal is in the best interests of the school
249.22	<u>trust.</u>
249.23	Sec. 11. ADDITIONS TO STATE PARKS.
249.24	Subdivision 1. [85.012] [Subd. 18.] Fort Snelling State Park, Dakota County. The
249.25	following areas are added to Fort Snelling State Park, Dakota County:
249.26	(1) that part of Section 28, Township 28 North, Range 23 West, Dakota County,
249.27	Minnesota, bounded by the Dakota County line along the Minnesota River and the following
249.28	described lines:
249.29	Beginning at the intersection of the south line of Lot 18 of Auditor's Subdivision Number
249.30	29 of Mendota, according to the plat on file in the Office of the Dakota County Recorder,

249.31

with the westerly right-of-way line of the existing Sibley Memorial Highway; thence

250.1	northerly along said westerly right-of-way line to the north line of said Lot 18; thence
250.2	westerly along the north line of said Lot 18 to the easterly right-of-way line of the
250.3	Chicago and Northwestern Railroad; thence northerly and northeasterly along said
250.4	easterly right-of-way to the east line of said Section 28;
250.5	(2) that part of Section 33, Township 28 North, Range 23 West, Dakota County,
250.6	Minnesota, lying westerly of the easterly right-of-way of the Chicago and Northwestern
250.7	Railroad;
250.8	(3) that part of Government Lot 6 of Section 33, Township 28 North, Range 23 West,
250.9	Dakota County, Minnesota, lying East of the easterly right-of-way of the Chicago and
250.10	Northwestern Railroad and West of the westerly right-of-way of Sibley Memorial Highway
250.11	and North of the South 752 feet of said Government Lot 6;
250.12	(4) the North 152 feet of the South 752 feet of that part of Government Lot 6 of Section
250.13	33, Township 28 North, Range 23 West, Dakota County, Minnesota, lying East of the
250.14	easterly right-of-way of the Chicago and Northwestern Railroad and West of the westerly
250.15	right-of-way of Sibley Memorial Highway;
250.16	(5) the North 270 feet of the South 600 feet of that part of Government Lot 6 lying
250.17	between the westerly right-of-way of Sibley Memorial Highway and the easterly right-of-way
250.18	of the Chicago and Northwestern Railroad in Section 33, Township 28 North, Range 23
250.19	West, Dakota County, Minnesota;
250.20	(6) that part of the South 20 rods of Government Lot 6 of Section 33, Township 28
250.21	North, Range 23 West, Dakota County, Minnesota, lying East of the easterly right-of-way
250.22	of the Chicago and Northwestern Railroad and West of the westerly right-of-way of Sibley
250.23	Memorial Highway, excepting therefrom that part described as follows:
250.24	Commencing at the southeast corner of said Government Lot 6; thence North 89 degrees
250.25	56 minutes 54 seconds West assumed bearing along the south line of said Government
250.26	Lot 6 a distance of 260.31 feet to the point of beginning of the property to be described;
250.27	thence continue North 89 degrees 56 minutes 54 seconds West a distance of 71.17 feet;
250.28	thence northwesterly a distance of 37.25 feet along a nontangential curve concave to
250.29	the East having a radius of 4,098.00 feet and a central angle of 00 degrees 31 minutes
250.30	15 seconds the chord of said curve bears North 23 degrees 31 minutes 27 seconds West;
250.31	thence northerly a distance of 127.39 feet along a compound curve concave to the East
250.32	having a radius of 2,005.98 feet and a central angle of 03 degrees 38 minutes 19 seconds;
250.33	thence North 70 degrees 22 minutes 29 seconds East not tangent to said curve a distance
250.34	of 65.00 feet; thence southerly a distance of 123.26 feet along a nontangential curve

251.1	concave to the East having a radius of 1,940.98 feet and a central angle of 03 degrees
251.2	38 minutes 19 seconds the chord of said curve bears South 21 degrees 26 minutes 40
251.3	seconds East; thence southerly a distance of 65.42 feet to the point of beginning along
251.4	a compound curve concave to the East having a radius of 4,033.00 feet and a central
251.5	angle of 00 degrees 55 minutes 46 seconds;
251.6	(7) that part of Government Lot 5 of Section 33, Township 28 North, Range 23 West,
251.7	Dakota County, Minnesota, lying East of the easterly right-of-way of the Chicago and
251.8	Northwestern Railroad and West of the westerly right-of-way of Sibley Memorial Highway,
251.9	excepting therefrom that part described as follows:
251.10	Commencing at the southeast corner of said Government Lot 5; thence North 89 degrees
251.11	56 minutes 18 seconds West assumed bearing along the south line of said Government
251.12	Lot 5 a distance of 70.48 feet to the point of beginning of the property to be described;
251.13	thence continue North 89 degrees 56 minutes 18 seconds West along said south line of
251.14	Government Lot 5 a distance of 40.01 feet; thence North 01 degree 30 minutes 25 seconds
251.15	East a distance of 6.08 feet; thence northerly a distance of 185.58 feet along a tangential
251.16	curve concave to the West having a radius of 4,427.00 feet and a central angle of 02
251.17	degrees 24 minutes 07 seconds; thence South 89 degrees 06 minutes 18 seconds West
251.18	not tangent to said curve a distance of 25.00 feet; thence North 00 degrees 53 minutes
251.19	42 seconds West a distance of 539.13 feet; thence northerly a distance of 103.77 feet
251.20	along a tangential curve concave to the West having a radius of 1,524.65 feet and a
251.21	central angle of 03 degrees 53 minutes 59 seconds; thence northerly a distance of 159.33
251.22	feet along a compound curve concave to the West having a radius of 522.45 feet and a
251.23	central angle of 17 degrees 28 minutes 23 seconds; thence northwesterly a distance of
251.24	86.78 feet along a tangential curve concave to the West having a radius of 1,240.87 feet
251.25	and a central angle of 04 degrees 00 minutes 25 seconds; thence North 26 degrees 16
251.26	minutes 30 seconds West tangent to said curve a distance of 92.39 feet; thence
251.27	northwesterly a distance of 178.12 feet along a tangential curve concave to the East
251.28	having a radius of 4,098.00 feet and a central angle of 02 degrees 29 minutes 25 seconds
251.29	to a point on the north line of said Government Lot 5 which is 331.48 feet from the
251.30	northeast corner thereof as measured along said north line; thence South 89 degrees 56
251.31	minutes 54 seconds East along said north line of Government Lot 5 a distance of 71.17
251.32	feet; thence southeasterly a distance of 146.53 feet along a nontangential curve concave
251.33	to the East having a radius of 4,033.00 feet and a central angle of 02 degrees 04 minutes
251.34	54 seconds the chord of said curve bears South 25 degrees 14 minutes 03 seconds East;
251.35	thence South 26 degrees 16 minutes 30 seconds East tangent to said curve a distance of

252.1	92.39 feet; thence southerly a distance of 91.33 feet along a tangential curve concave
252.2	to the West having a radius of 1,305.87 feet and a central angle of 04 degrees 00 minutes
252.3	25 seconds; thence southerly a distance of 179.15 feet along a tangential curve concave
252.4	to the West having a radius of 587.45 feet and a central angle of 17 degrees 28 minutes
252.5	23 seconds; thence southerly a distance of 108.20 feet along a compound curve concave
252.6	to the West having a radius of 1,589.65 feet and a central angle of 03 degrees 53 minutes
252.7	59 seconds; thence South 00 degrees 53 minutes 42 seconds East tangent to said curve
252.8	a distance of 539.13 feet; thence southerly a distance of 187.26 feet along a tangential
252.9	curve concave to the West having a radius of 4,467.00 feet and a central angle of 02
252.10	degrees 24 minutes 07 seconds; thence South 01 degree 30 minutes 25 seconds West
252.11	tangent to said curve a distance of 5.07 feet to the point of beginning; and
252.12	(8) that part of Government Lot 4 of Section 33, Township 28 North, Range 23 West,
252.13	Dakota County, Minnesota, lying East of the easterly right-of-way of the Chicago and
252.14	Northwestern Railroad and northerly of the following described line:
252.15	Commencing at the southeast corner of said Government Lot 4; thence North 89 degrees
252.16	55 minutes 42 seconds West assumed bearing along the south line of said Government
252.17	Lot 4 a distance of 312.44 feet to corner B205, MNDOT Right-of-Way Plat No. 19-93,
252.18	according to the recorded map thereof; thence continue North 89 degrees 55 minutes 42
252.19	seconds West along said south line of Government Lot 4 a distance of 318.00 feet to the
252.20	easterly right-of-way of Chicago and Northwestern Railroad; thence northerly along
252.21	said railroad right-of-way a distance of 387.97 feet along a nontangential curve concave
252.22	to the West having a radius of 2,963.54 feet and a central angle of 07 degrees 30 minutes
252.23	03 seconds, the chord of said curve bears North 00 degrees 42 minutes 41 seconds East;
252.24	thence North 03 degrees 02 minutes 21 seconds West tangent to said curve along said
252.25	railroad right-of-way a distance of 619.45 feet to the point of beginning of the line to
252.26	be described; thence North 89 degrees 35 minutes 27 seconds East a distance of 417.92
252.27	feet; thence North 18 degrees 18 minutes 58 seconds East a distance of 317.52 feet to a
252.28	point on the north line of said Government Lot 4 which is 135.00 feet from the northeast
252.29	corner thereof as measured along said north line and there terminating.
252.30	Subd. 2. [85.012] [Subd. 38A.] Lake Vermilion-Soudan Underground Mine State
252.31	Park, St. Louis County. The following areas are added to Lake Vermilion-Soudan
252.32	Underground Mine State Park, St. Louis County, and are designated as the Granelda Unit:
252.33	(1) Lot 3 of Section 28 and Lot 5 of Section 29 in Township 63 North of Range 17, all
252.34	West of the 4th Principal Meridian, according to the United States Government Survey
252.35	thereof;

253.1	(2) the Northeast Quarter of the Southwest Quarter, the Northwest Quarter, the Southeast
253.2	Quarter of the Northeast Quarter, the Northeast Quarter of the Northeast Quarter, and Lots
253.3	numbered 1, 2, 3, and 4 of Section 29 in Township 63 North of Range 17, all West of the
253.4	4th Principal Meridian, according to the United States Government survey thereof;
253.5	(3) Lots 1 and 2 of Section 32 in Township 63 North of Range 17, all West of the 4th
253.6	Principal Meridian, according to the United States Government Survey thereof; and
253.7	(4) Lot 4 of Section 23 in Township 63 North of Range 18, all West of the 4th Principal
253.8	Meridian, according to the United States Government Survey thereof.
253.9	EFFECTIVE DATE. This section is effective the day following final enactment.
253.10	Sec. 12. ADDITION TO STATE RECREATION AREA.
253.11	[85.013] [Subd. 12a.] Iron Range Off-Highway Vehicle Recreation Area, St. Louis
253.12	County. The following area is added to Iron Range Off-Highway Vehicle Recreation Area,
253.13	St. Louis County: that part of the South Half of the Northwest Quarter of Section 15,
253.14	Township 58 North, Range 17 West, St. Louis County, Minnesota, lying northerly of the
253.15	following described line:
253.16	Commencing at the West quarter corner of said Section 15; thence North 01 degree 24
253.17	minutes 27 seconds West, bearing assumed, along the west line of said South Half of
253.18	the Northwest Quarter a distance of 1,034.09 feet to a 3/4-inch rebar with plastic cap
253.19	stamped "MN DNR LS 44974" (DM) and the point of beginning; thence South 62 degrees
253.20	44 minutes 07 seconds East 405.24 feet to a DM; thence South 82 degrees 05 minutes
253.21	24 seconds East 314.95 feet to a DM; thence South 86 degrees 18 minutes 01 second
253.22	East 269.23 feet to a DM; thence North 81 degrees 41 minutes 24 seconds East 243.61
253.23	feet to a DM; thence North 71 degrees 48 minutes 05 seconds East 478.17 feet to a DM;
253.24	thence North 60 degrees 53 minutes 38 seconds East 257.32 feet to a DM; thence South
253.25	09 degrees 16 minutes 07 seconds East 179.09 feet to a DM; thence South 49 degrees
253.26	16 minutes 00 seconds East 127.27 feet to a DM; thence South 50 degrees 16 minutes
253.27	11 seconds East 187.13 feet to a DM; thence South 67 degrees 11 minutes 35 seconds
253.28	East 189.33 feet to a DM; thence South 67 degrees 13 minutes 16 seconds East 209.43
253.29	feet to a DM; thence South 80 degrees 39 minutes 19 seconds East 167.59 feet to a DM
253.30	on the east line of said South Half of the Northwest Quarter, and there terminating.

254.1	Sec. 13	B. DEI	LETIONS	FROM	STATE	PARKS
-------	---------	--------	---------	------	--------------	--------------

following areas are deleted from Fort Snelling State Park, Dakota County:
(1) all of Section 33, Township 28 North, Range 23 West of the 4th Principal Meridian
lying westerly of the westerly right-of-way line of the existing Minnesota Trunk Highway
No. 13, excepting the right-of-way owned by the Chicago and Northwestern railway
company; and
(2) all of Section 28, Township 28 North, Range 23 West of the 4th Principal Meridian
bounded by the Dakota County line along the Minnesota River and the following described
lines: Beginning at the south line of said Section 28 at its intersection with the westerly
right-of-way line of the existing Minnesota Trunk Highway No. 13; thence northerly along
the said westerly right-of-way line of existing Minnesota Trunk Highway No. 13 to the
southerly right-of-way line of existing Minnesota Trunk Highway Nos. 55 and 100; thence
along the existing southerly right-of-way line of Minnesota Trunk Highway Nos. 55 and
100 to the westerly right-of-way line owned by the Chicago and Northwestern railway
company; thence northeasterly along the said westerly right-of-way line of the Chicago and
Northwestern railway to the east line of said Section 28, excepting therefrom the right-of-way
owned by the Chicago and Northwestern railway company.
Subd. 2. [85.012] [Subd. 43.] Minneopa State Park, Blue Earth County. The following
Subd. 2. [85.012] [Subd. 43.] Minneopa State Park, Blue Earth County. The following area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows:
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest Quarter of the Northwest Quarter of said Section 21, a distance of 545.00 feet, to the
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest Quarter of the Northwest Quarter of said Section 21, a distance of 545.00 feet, to the south line of the North 545.00 feet of the Northwest Quarter of the Northwest Quarter
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest Quarter of the Northwest Quarter of said Section 21, a distance of 545.00 feet, to the south line of the North 545.00 feet of the Northwest Quarter of the Northwest Quarter of said Section 21, also being the south line of Minneopa Cemetery and the point of
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest Quarter of the Northwest Quarter of said Section 21, a distance of 545.00 feet, to the south line of the North 545.00 feet of the Northwest Quarter of the Northwest Quarter of said Section 21, also being the south line of Minneopa Cemetery and the point of beginning of the tract to be herein described; thence North 88 degrees 22 minutes 26
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest Quarter of the Northwest Quarter of said Section 21, a distance of 545.00 feet, to the south line of the North 545.00 feet of the Northwest Quarter of the Northwest Quarter of said Section 21, also being the south line of Minneopa Cemetery and the point of beginning of the tract to be herein described; thence North 88 degrees 22 minutes 26 seconds East, along said south line of Minneopa Cemetery, a distance of 228.95 feet;
area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest Quarter of the Northwest Quarter of said Section 21, a distance of 545.00 feet, to the south line of the North 545.00 feet of the Northwest Quarter of the Northwest Quarter of said Section 21, also being the south line of Minneopa Cemetery and the point of beginning of the tract to be herein described; thence North 88 degrees 22 minutes 26 seconds East, along said south line of Minneopa Cemetery, a distance of 228.95 feet; thence southwesterly 58.5 feet, more or less, to the intersection of the west line of Block

255.1	or less, to a point on the west line of the Northwest Quarter of the Northwest Quarter of
255.2	said Section 21; thence North 01 degree 31 minutes 27 seconds West, along said west
255.3	line to the point of beginning.
255.4	Subd. 3. [85.012] [Subd. 60.] William O'Brien State Park, Washington County. The
255.5	following areas are deleted from William O'Brien State Park, Washington County:
255.6	(1) those parts of Section 25, Township 32 North, Range 20 West, Washington County,
255.7	Minnesota, described as follows:
255.8	The West two rods of the Southwest Quarter of the Northeast Quarter, the West two
255.9	rods of the North two rods of the Northwest Quarter of the Southeast Quarter, and the
255.10	East two rods of the Southeast Quarter of the Northwest Quarter; and
255.11	(2) the East two rods over and across the Northeast Quarter of the Northwest Quarter,
255.12	excepting therefrom the North 200 feet of said Northeast Quarter of the Northwest Quarter.
255.13	Also, the West 2 rods of the Northwest Quarter of the Northeast Quarter, excepting therefrom
255.14	the North 266 feet of said Northwest Quarter of the Northeast Quarter. Also, the South 66
255.15	feet of the North 266 feet of that part of said Northwest Quarter of the Northeast Quarter
255.16	lying southwesterly of the existing public road known as 199th Street North.
255.17	EFFECTIVE DATE. This section is effective the day following final enactment.
255.18	Sec. 14. RIVERLANDS STATE FOREST; BOUNDARIES.
255.19	[89.021] [Subd. 42a.] Riverlands State Forest. The following areas are designated as
255.20	the Riverlands State Forest:
255.21	(1) those parts of Carlton County in Township 49 North, Range 16 West, described as
255.22	<u>follows:</u>
255.23	(i) Government Lots 4, 5, and 6, the westerly 50 feet of Government Lot 3, the easterly
255.24	50 feet of Government Lot 8, and Government Lot 7 except that part conveyed to the State
255.25	of Minnesota for highway right-of-way, Section 30;
255.26	(ii) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 and all of Government Lot
255.27	14 except the North 890 feet of the West 765 feet and except the railroad right-of-way,
255.28	Section 31; and
255.29	(iii) the South Half of the Northwest Quarter and the Southwest Quarter of Section 32;
255.30	
	(2) those parts of St. Louis County in Township 50 North, Range 17 West, described as

256.1	(i) Government Lots 1, 2, 3, and 6 and the Southeast Quarter of the Northwest Quarter
256.2	of Section 7;
256.3	(ii) Government Lots 1, 2, and 3, that part of the Northeast Quarter of the Northeast
256.4	Quarter lying south of Township Road 5703, the Northwest Quarter of the Northwest
256.5	Quarter, the Northeast Quarter of the Southeast Quarter, the Southwest Quarter of the
256.6	Southeast Quarter, the Southeast Quarter of the Northeast Quarter, the Northwest Quarter
256.7	of the Southeast Quarter, and the Southeast Quarter of the Southeast Quarter, Section 15;
256.8	(iii) Government Lots 1, 2, 3, and 4, Section 16;
256.9	(iv) Government Lots 1, 2, 3, and 4, Section 17;
256.10	(v) Government Lots 1 and 2, Section 18;
256.11	(vi) Government Lots 3, 7, 8, and 9, Section 22;
256.12	(vii) that part of the Southwest Quarter of the Southwest Quarter lying within 50 feet of
256.13	the St. Louis River in Section 23;
256.14	(viii) Government Lots 11 and 12 and that part of Government Lot 6 lying South of the
256.15	North 700 feet except the railroad right-of-way, Section 26; and
256.16	(ix) Government Lot 3 in Section 27;
256.17	(3) those parts of St. Louis County in Township 50 North, Range 18 West, described as
256.18	<u>follows:</u>
256.19	(i) Government Lots 2, 3, 4, 7, 9, and 10, the Southwest Quarter of the Northeast Quarter,
256.20	the Southeast Quarter of the Northwest Quarter, the Northwest Quarter of the Southeast
256.21	Quarter, the Northeast Quarter of the Southwest Quarter, reserving a 66-foot-wide access
256.22	easement across Government Lot 2 for access to Grantor's property in Section 31, Township
256.23	51 North, Range 17 West, and that part of Government Lot 6, Section 1, and Government
256.24	Lot 6, Section 2, described as follows:
256.25	Commencing at an iron pin at the centerline curve point of Trunk Highway No. 2, being
256.26	the Minnesota Department of Transportation Station No. 2637 + 00, said point bears
256.27	North 76 degrees 18 minutes 00 seconds West, assumed bearing 762.00 feet from the
256.28	point of intersection of the tangent of said Trunk Highway No. 2, being an
256.29	aluminum-capped monument on the cap of which are stamped the figures "2644 62.0"
256.30	and the letters "PI," "Minn Highway Dept. Monument," thence South 13 degrees 42
256.31	minutes 00 seconds West 100.00 feet along the prolongation of the radial line from said
256 32	curve point to the southerly right-of-way line of said Trunk Highway No. 2, the point

257.1	of beginning of the tract to be herein described; thence easterly 622.50 feet along said
257.2	southerly right-of-way line, along a nontangential curve, concave to the North, having
257.3	a radius of 5,830.00 feet, a central angle of 6 degrees 07 minutes 04 seconds, and the
257.4	chord of said curve bears South 79 degrees 21 minutes 32 seconds East; thence South
257.5	26 degrees 25 minutes 57 seconds West 284.19 feet; thence South 88 degrees 07 minutes
257.6	14 seconds West 769 feet, more or less, to the shore of the St. Louis River; thence
257.7	northerly along said shore to its intersection with a line that bears North 76 degrees 18
257.8	minutes 00 seconds West from the point of beginning; thence South 76 degrees 18
257.9	minutes 00 seconds East 274 feet, more or less, to the point of beginning, Section 1; and
257.10	(ii) Government Lot 1, Section 12;
257.11	(4) those parts of St. Louis County in Township 51 North, Range 17 West, described as
257.12	<u>follows:</u>
257.13	(i) Government Lots 3, 4, 5, 6, and 8, Section 3;
257.14	(ii) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, and 9 and the Northwest Quarter of the
257.15	Northeast Quarter, Southeast Quarter of the Northwest Quarter, and East Half of the Southeast
257.16	Quarter, Section 9;
257.17	(iii) Government Lots 1, 2, 5, and 8 and the Southwest Quarter of the Southeast Quarter,
257.18	Section 16;
257.19	(iv) Government Lots 2, 3, 4, 5, 6, 7, 8, and 9 and the Southeast Quarter of the Southeast
257.20	Quarter of the Northwest Quarter of the Northwest Quarter, Section 20;
257.21	(v) Government Lot 1 and the Southwest Quarter of the Southwest Quarter, Section 29;
257.22	(vi) Government Lots 4, 5, 6, 7, 8, 9, 10, 11, and 12 and the Northeast Quarter of
257.23	Southwest Quarter, Section 30; and
257.24	(vii) Government Lots 1, 2, 3, 4, 5, and 6, Section 31;
257.25	(5) those parts of St. Louis County in Township 51 North, Range 18 West, described as
257.26	follows:
257.27	(i) Government Lots 1 and 2, Section 27;
257.28	(ii) Government Lot 1, Section 28, except railroad right-of-way;
257.29	(iii) Government Lots 2, 3, and 4, Section 28;
257.30	(iv) Government Lots 3 and 4, Section 29;

257.31

(v) Government Lots 2, 3, and 4, Section 30;

258.1	(vi) Government Lots 3 and 4, Section 35; and
-------	---

- (vii) Government Lots 1, 2, 3, 4, 5, 6, 7, and 8 and the Northeast Quarter of the Northwest 258.2
- Quarter, Northeast Quarter of the Southeast Quarter, Southeast Quarter of the Southeast 258.3
- Quarter, and Southwest Quarter of the Southeast Quarter, Section 36, reserving a 258.4
- 258.5 66-foot-wide access easement across Government Lots 5 and 6 and the Southwest Quarter
- of the Southeast Quarter for access to Grantor's property in Section 31, Township 51 North, 258.6
- Range 17 West; 258.7
- (6) those parts of St. Louis County in Township 51 North, Range 19 West, described as 258.8
- follows: 258.9
- (i) that part of Government Lots 1, 2, and 3, Section 26, lying North of the St. Louis 258.10
- River and Government Lot 7, Section 28; 258.11
- (ii) Government Lot 8, Section 28, lying northerly of G.N. right-of-way and Government 258.12
- 258.13 Lot 5, Section 30;
- (iii) Government Lots 7 and 10, Section 30, except right-of-way; 258.14
- (iv) Government Lot 9, Section 30; and 258.15
- (v) Government Lot 1, Section 31, lying northerly of the northerly railroad right-of-way 258.16
- 258.17 line;
- (7) those parts of St. Louis County in Township 51 North, Range 20 West, described as 258.18
- follows: 258.19
- (i) Government Lot 2, Section 16; 258.20
- (ii) Government Lot 8, Section 22; 258.21
- 258.22 (iii) Government Lot 3, Section 26;
- (iv) Government Lots 1, 2, 3, and 4, Section 36; and 258.23
- (v) Government Lots 6, 7, and 8, Section 36, except railroad right-of-way; 258.24
- 258.25 (8) those parts of St. Louis County in Township 52 North, Range 15 West, described as
- follows: 258.26
- 258.27 (i) Government Lots 3, 4, 5, and 6, Section 16;
- (ii) Government Lots 1, 2, 3, 4, 5, 7, and 8, Section 17, and Government Lot 6, Section 258.28
- 258.29 17, except the West 330 feet; and
- (iii) Government Lots 3, 4, 5, 6, and 7, Section 19; 258.30

259.1	(9) those parts of St. Louis County in Township 52 North, Range 16 West, described as
259.2	<u>follows:</u>
259.3	(i) Government Lots 1, 2, 3, 4, and 5 and the Southeast Quarter of the Southeast Quarter
259.4	Northeast Quarter of the Southwest Quarter, and Southwest Quarter of the Southwest Quarter,
259.5	Section 21;
259.6	(ii) Government Lots 2, 3, 4, 5, 6, 7, 8, 9, and 10 and the Northeast Quarter of the
259.7	Northwest Quarter and Northwest Quarter of the Northwest Quarter, Section 22;
259.8	(iii) Government Lot 3, Section 23;
259.9	(iv) Government Lot 2, Section 24;
259.10	(v) Government Lots 1, 4, 5, 6, 7, 8, 9, and 10, Section 25;
259.11	(vi) Government Lot 1, Section 26;
259.12	(vii) Government Lots 2 and 7, Section 26;
259.13	(viii) Government Lots 3 and 4, Section 27, reserving unto Grantor and Grantor's
259.14	successors and assigns a 66-foot-wide access road easement across said Government Lot 3
259.15	for the purpose of access to Grantor's or Grantor's successors or assigns land and Grantor's
259.16	presently owned land that may be sold, assigned, or transferred in Government Lot 1, Section
259.17	27, said access road being measured 33 feet from each side of the centerline of that road
259.18	that is presently existing at various widths and running in a generally
259.19	southwesterly-northeasterly direction;
259.20	(ix) Government Lots 1 and 2, Section 28;
259.21	(x) Government Lots 1, 2, 3, and 5 and the Northeast Quarter of the Northeast Quarter
259.22	and Southwest Quarter of the Northeast Quarter, Section 29;
259.23	(xi) Government Lots 1, 2, 3, and 4, Section 31, reserving unto Grantor and Grantor's
259.24	successors and assigns a 66-foot-wide access road easement across said Government Lots
259.25	1, 2, and 3 for the purpose of access to Grantor's or Grantor's successors or assigns land and
259.26	Grantor's presently owned lands that may be sold, assigned, or transferred in Government
259.27	Lot 4, Section 29, said access road being measured 33 feet from each side of the centerline
259.28	of that road that is presently existing at various widths and running in a generally East-West
259.29	direction and any future extensions thereof as may be reasonably necessary to provide the
259.30	access contemplated herein;
259.31	(xii) Government Lots 5, 7, 8, and 9, Section 31;

260.1	(xiii) Government Lots 1 and 2, an undivided two-thirds interest in the Northeast Quarter
260.2	of the Northwest Quarter, an undivided two-thirds interest in the Southeast Quarter of the
260.3	Northwest Quarter, and an undivided two-thirds interest in the Southwest Quarter of the
260.4	Northwest Quarter, Section 32, reserving unto Grantor and Grantor's successors and assigns
260.5	an access road easement across the West 66 feet of the North 66 feet of said Government
260.6	Lot 1 for the purpose of access to Grantor's or Grantor's successors or assigns land and
260.7	Grantor's presently owned land that may be sold, assigned, or transferred in Government
260.8	Lot 4, Section 29; and
260.9	(xiv) Northeast Quarter of Northeast Quarter, Section 35;
260.10	(10) those parts of St. Louis County in Township 52 North, Range 17 West, described
260.11	as follows:
260.12	(i) the Southwest Quarter of the Southeast Quarter and Southeast Quarter of the Southwest
260.13	Quarter, Section 24, reserving unto Grantor and Grantor's successors and assigns a
260.14	66-foot-wide access road easement across said Southwest Quarter of the Southeast Quarter
260.15	for the purpose of access to Grantor's or Grantor's successors or assigns land and Grantor's
260.16	presently owned land that may be sold, assigned, or transferred in Government Lot 4, Section
260.17	29, Township 52 North, Range 16 West, said access road being measured 33 feet from each
260.18	side of the centerline of that road that is presently existing at various widths and running in
260.19	a generally North-South direction;
260.20	(ii) Government Lots 2, 3, 4, 5, and 7 and the Southwest Quarter of the Northeast Quarter,
260.21	Section 25, reserving unto Grantor and Grantor's successors and assigns a 66-foot-wide
260.22	access road easement across said Government Lots 2 and 5 for the purpose of access to
260.23	Grantor's or Grantor's successors or assigns land and Grantor's presently owned land that
260.24	may be sold, assigned, or transferred in Government Lot 6, Section 25, said access road
260.25	being measured 33 feet from each side of the centerline of that road that is presently existing
260.26	at various widths and running in a generally northwesterly-southeasterly direction and any
260.27	future extensions thereof as may be reasonably necessary to provide the access contemplated
260.28	herein;
260.29	(iii) Government Lots 2, 4, 5, and 6 and all that part of Government Lot 3 lying East of
260.30	U.S. Highway 53, Section 26, reserving unto Grantor and Grantor's successors and assigns
260.31	a 66-foot-wide access road easement across said Government Lots 2 and 3 for the purpose
260.32	of access to Grantor's or Grantor's successors or assigns land and Grantor's presently owned
260.33	land that may be sold, assigned, or transferred in Government Lot 1, Section 26, said access
260.34	road being measured 33 feet from each side of the centerline of that road that is presently

261.1	existing at various widths and running in a generally southwesterly-northeasterly direction
261.2	and reserving unto Grantor and Grantor's successors and assigns a 66-foot-wide access road
261.3	easement across said Government Lots 4, 5, and 6 for the purpose of access to Grantor's or
261.4	Grantor's successors or assigns land and Grantor's presently owned land that may be sold,
261.5	assigned, or transferred in Government Lot 6, Section 25, said access road being measured
261.6	33 feet from each side of the centerline of that road that is presently existing at various
261.7	widths and running in a generally southwesterly-northeasterly direction and any future
261.8	extensions thereof as may be reasonably necessary to provide the access contemplated
261.9	herein; and
261.10	(iv) Government Lots 1, 2, and 3, Section 36, reserving unto Grantor and Grantor's
261.11	successors and assigns an access road easement across the West 66 feet of said Government
261.12	Lot 2 for the purpose of access to Grantor's or Grantor's successors or assigns land and
261.13	Grantor's presently owned land that may be sold, assigned, or transferred in the Southwest
261.14	Quarter of the Northeast Quarter, Section 36;
261.15	(11) those parts of St. Louis County in Township 52 North, Range 19 West, described
261.16	as follows:
261.17	(i) Government Lot 1, Section 16;
261.18	(ii) Government Lots 1 and 2, Section 17; and
261.19	(iii) Government Lot 1, Section 19;
261.20	(12) those parts of St. Louis County in Township 52 North, Range 20 West, described
261.21	as follows:
261.22	(i) Government Lots 2, 3, and 4, Section 13;
261.23	(ii) Government Lot 6, Section 24;
261.24	(iii) that part of Government Lot 8, Section 24, described as follows:
261.25	Commencing at the West Quarter corner of said Section 24, which is also the northwest
261.26	corner of Government Lot 8; thence South 01 degree 36 minutes 01 second East (bearing
261.27	assigned) 1,230.11 feet along the west line of Government Lot 8 to the centerline of St.
261.28	Louis County Highway 29 and the point of beginning; thence North 46 degrees 59
261.29	minutes 59 seconds East along said centerline 445.91 feet; thence South 43 degrees 00
261.30	minutes 01 second East 82.57 feet to an iron pipe monument on the westerly bank of
261.31	the St. Louis River; thence continuing South 43 degrees 00 minutes 01 second East 30
261.32	feet, more or less, to the water's edge of the St. Louis River; thence southwesterly along
261.33	said water's edge to the west line of said Government Lot 8; thence North 01 degree 36

	ENGROSSMENT
262.1	minutes 01 second West along the west line of said Government Lot 8 to the point of
262.2	beginning;
262.3	(iv) Government Lots 3, 4, and 5 and the Southeast Quarter of the Southwest Quarter,
262.4	Section 26; and
262.5	(v) Government Lots 1, 2, 3, and 4, Section 34;
262.6	(13) those parts of St. Louis County in Township 53 North, Range 13 West, described
262.7	as follows:
262.8	(i) all that part of the Northwest Quarter of the Northwest Quarter lying North and West
262.9	of the Little Cloquet River, Section 4;
262.10	(ii) Government Lots 1, 2, 3, 4, and 5, the Northeast Quarter of the Northeast Quarter,
262.11	Northwest Quarter of the Northeast Quarter, Southwest Quarter of the Northeast Quarter,
262.12	Northeast Quarter of the Northwest Quarter, Southeast Quarter of the Northwest Quarter,
262.13	Northeast Quarter of the Southwest Quarter, and Southwest Quarter of the Northwest Quarter
262.14	Section 5;
262.15	(iii) Government Lots 1, 2, and 4 and the Northwest Quarter of the Southeast Quarter,
262.16	Southeast Quarter of the Southeast Quarter, Southwest Quarter of the Southeast Quarter,
262.17	Southeast Quarter of the Southwest Quarter, and Southwest Quarter of the Southwest Quarter
262.18	Section 6;
262.19	(iv) Government Lots 1, 2, 3, 4, 5, 6, and 7 and the Northwest Quarter of the Northeas
262.20	Quarter, Northeast Quarter of the Northwest Quarter, Northwest Quarter of the Northwest
262.21	Quarter, Southeast Quarter of the Northwest Quarter, Southwest Quarter of the Northwest
262.22	Quarter, Southeast Quarter of the Southeast Quarter, and Northeast Quarter of the Southwest
262.23	Quarter, Section 7;
262.24	(v) Government Lots 1 and 2 and the Northeast Quarter of the Northeast Quarter,
262.25	Northwest Quarter of the Northeast Quarter, Southeast Quarter of the Northeast Quarter,
262.26	Southwest Quarter of the Northeast Quarter, Northeast Quarter of the Southwest Quarter,
262.27	Northwest Quarter of the Southwest Quarter, and Southwest Quarter of the Southwest
262.28	Quarter, Section 8;
262.29	(vi) the Northeast Quarter of the Northwest Quarter, Northwest Quarter of the Northwest
262.30	Quarter, Southeast Quarter of the Northwest Quarter, and Southwest Quarter of the Northwest
262.31	Quarter, Section 17;

262.32

(vii) Government Lots 1 and 4, Section 29;

263.1	(viii)	Government Lots 1	and 2 and the Northeast	Quarter of the Northeast (Quarter
-------	--------	-------------------	-------------------------	----------------------------	---------

- Northwest Quarter of the Northeast Quarter, Southeast Quarter of the Northeast Quarter, 263.2
- 263.3 Northeast Quarter of the Northwest Quarter, Northwest Quarter of the Northwest Quarter,
- Southeast Quarter of the Northwest Quarter, and Southwest Quarter of the Northwest Quarter, 263.4
- Section 30; and 263.5
- (ix) Government Lots 1, 2, 3, and 4, Section 31; 263.6
- (14) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, Section 36, Township 53 North, 263.7
- Range 14 West, St. Louis County; 263.8
- (15) those parts of St. Louis County in Township 53 North, Range 18 West, described 263.9
- 263.10 as follows:
- (i) Government Lots 3, 6, 7, and 8, Section 6; and 263.11
- (ii) Government Lots 1 and 2, Section 7; 263.12
- (16) those parts of St. Louis County in Township 53 North, Range 19 West, described 263.13
- as follows: 263.14
- (i) all that part of Government Lot 5 lying within 50 feet of the St. Louis River, Section 263.15
- 5, and Government Lots 1, 2, 5, 6, 7, and 8, Section 12; 263.16
- (ii) Government Lots 1, 2, 3, 5, 8, and 9, Section 13; 263.17
- (iii) all that portion of Government Lot 1, Section 23, that lies within 50 feet of the East 263.18
- bank of the Whiteface River at mean stage of water; 263.19
- (iv) all that portion of Government Lots 2, 4, and 5, Section 23, that lies within 50 feet 263.20
- of the West bank of the Whiteface River at mean stage of water; 263.21
- (v) all that part of Government Lot 7, Section 23, lying West of the former DM&IR 263.22
- railroad right-of-way; 263.23
- 263.24 (vi) Government Lots 8 and 10, Section 23;
- (vii) all that part of the Northwest Quarter of the Southeast Quarter, Section 23, lying 263.25
- West of the former DM&IR railroad right-of-way; 263.26
- (viii) Government Lots 5, 7, and 8, Section 31; and 263.27
- (ix) Government Lot 5, Section 33; 263.28
- (17) those parts of St. Louis County in Township 54 North, Range 13 West, described 263.29
- 263.30 as follows:

- (i) Government Lots 1, 4, 5, 6, and 7, Section 20; 264.1
- (ii) Government Lots 3, 4, 6, 7, and 8 and the Southeast Quarter of the Southwest Quarter, 264.2
- Section 21; 264.3
- (iii) Government Lots 1, 2, 3, 4, 5, and 7, Section 29; 264.4
- (iv) Government Lots 1, 2, 3, 4, 9, and 10, Section 30; and 264.5
- (v) Government Lots 5, 6, and 7 and the Northeast Quarter of the Northeast Quarter, 264.6
- Northwest Quarter of the Northeast Quarter, Southwest Quarter of the Northeast Quarter, 264.7
- Southeast Quarter of the Northwest Quarter, and Northwest Quarter of the Southeast Quarter, 264.8
- Section 31; 264.9
- (18) those parts of St. Louis County in Township 54 North, Range 16 West, described 264.10
- 264.11 as follows:
- (i) Government Lots 2, 3, and 4 and the Northwest Quarter of the Southwest Quarter, 264.12
- Southeast Quarter of the Northwest Quarter, Southeast Quarter of the Northeast Quarter, 264.13
- and Southwest Quarter of the Northeast Quarter, Section 1; 264.14
- (ii) Government Lots 1, 2, 3, 4, 6, 7, and 8 and the Northwest Quarter of the Southeast 264.15
- Quarter, Northeast Quarter of the Southeast Quarter, Southwest Quarter of the Southeast 264.16
- Quarter, Southeast Quarter of the Southeast Quarter, Southeast Quarter of the Southwest 264.17
- Quarter, and Southeast Quarter of the Northeast Quarter, Section 2; 264.18
- (iii) all that part of Government Lot 9 lying South of the Whiteface River and West of 264.19
- 264.20 County Road 547, also known as Comstock Lake Road, Section 3; and
- (iv) Government Lots 3 and 4 and the Southeast Quarter of the Northeast Quarter and 264.21
- Southwest Quarter of the Northeast Quarter, Section 10; 264.22
- 264.23 (19) those parts of St. Louis County in Township 54 North, Range 18 West, described
- 264.24 as follows:
- (i) the South Half of the Southwest Quarter, except the railroad right-of-way, Section 264.25
- 264.26
- (ii) Government Lot 2, except the North 660 feet of the East 990 feet, Section 16; 264.27
- (iii) Government Lots 1, 3, 4, 5, 6, 7, and 8, Section 16; 264.28
- (iv) Government Lot 3, Section 20; 264.29
- (v) Government Lots 1, 2, 3, 4, and 5, Section 21; 264.30
- (vi) Government Lots 1, 4, 5, and 7, Section 22; 264.31

265.1	(vii) those parts of Government Lots 2 and 9, except railroad right-of-way, Section 22;
265.2	(viii) all that part of Government Lot 6, Section 22, lying West of the Duluth Mesaba
265.3	and Northern Railway Company's right-of-way;
265.4	(ix) Government Lot 9, Section 22, except the following parcels:
265.5	(A) beginning at a point where the south line of company road, called Kelsey Road,
265.6	intersects with the west line of the right-of-way of the Duluth, Missabe and Northern Railway
265.7	on the Northeast Quarter of the Southeast Quarter, Section 22, Township 54, Range 18;
265.8	thence West along the south line of said company road 627 feet; thence South 348 1/3 feet;
265.9	thence East 627 feet to the west line of the right-of-way of the Duluth, Missabe and Northern
265.10	Railway; thence North on the west line of said right-of-way 348 1/3 feet to commencement;
265.11	(B) beginning at the quarter corner between Sections 22 and 23, Township 54, Range
265.12	18; thence running North along the section line 114 feet, 6 inches, to the south line of Kelsey
265.13	Road; thence northwesterly along the south line of Kelsey Road 348 feet, 8 inches, to the
265.14	boundary of the right-of-way of the Duluth, Missabe and Northern Railway, thence South
265.15	along the easterly boundary of the right-of-way of the Duluth, Missabe and Northern Railway
265.16	274 feet to the quarter line on Section 22; thence easterly along said quarter line 304 feet,
265.17	6 inches, to the point of beginning; and
265.18	(C) commencing at the southwest corner of Riverside Cemetery as recorded in "P" of
265.19	Plats, Page 15; thence easterly along the south line of said cemetery to a point where said
265.20	cemetery line intersects the westerly line of Highway No. 7, also known as Mesaba Trunk
265.21	Highway; thence southerly along the westerly line of said Highway No. 7 to a point where
265.22	said westerly line of said Highway No. 7 intersects the south line of Lot 9, Section 22,
265.23	Township 54, Range 18; thence westerly along the southerly line of said Lot 9 to a point
265.24	where the southerly line intersects the easterly line of the DM & N Railway Company's
265.25	right-of-way; thence northerly along the easterly side of said DM & N Railway Company's
265.26	right-of-way to beginning;
265.27	(x) Government Lots 2, 3, 4, 5, 6, 7, and 8, Section 29;
265.28	(xi) Government Lots 5 and 6, Section 30; and
265.29	(xii) Government Lots 3, 4, 5, 6, 9, 10, 11, and 12, Section 31;
265.30	(20) those parts of St. Louis County in Township 54 North, Range 19 West, described
265.31	as follows:
265.32	(i) Government Lots 5, 6, 7, 8, and 9, Section 5;

- (ii) Government Lots 1, 2, 3, 4, 5, 6, 7, and 8, Section 8; 266.1
- (iii) Government Lots 1, 2, 3, 4, 5, 6, 7, and 8, Section 20; 266.2
- (iv) Government Lots 2 and 3, Section 29; 266.3
- (v) Government Lot 1, Section 32; 266.4
- 266.5 (vi) Government Lot 5, except the South 1,320 feet, Section 32; and
- (vii) Government Lot 2, Section 33; 266.6
- (21) those parts of St. Louis County in Township 55 North, Range 15 West, described 266.7
- as follows: 266.8
- (i) Governments Lot 1 and 2, Section 11; 266.9
- (ii) Government Lot 9, except Highway 4 right-of-way, Section 11; 266.10
- (iii) Government Lot 10, except Highway 4 right-of-way, Section 11; 266.11
- (iv) Government Lots 2, 3, 4, 5, 6, and 7, Section 15; 266.12
- (v) Government Lots 2, 3, 5, 6, 7, and 8 and the Northeast Quarter of Southwest Quarter, 266.13
- Section 21; 266.14
- (vi) the Southwest Quarter of the Northeast Quarter, reserving unto Grantor and Grantor's 266.15
- successors and assigns a 66-foot-wide access easement across said Southwest Quarter of 266.16
- 266.17 the Northeast Quarter for the purpose of access to Grantor's or Grantor's successors or
- assigns land and Grantor's presently owned land that may be sold, assigned, or transferred 266.18
- in Government Lot 4, Section 21, Township 55 North, Range 15 West, said access road 266.19
- being measured 33 feet on each side of the centerline of that road that is presently existing 266.20
- and known as the Whiteface Truck Trail, Section 21; 266.21
- (vii) Government Lots 1, 2, and 3, Section 22; 266.22
- (viii) Government Lots 1 and 2 and the Northeast Quarter of the Northwest Quarter, 266.23
- Section 28; 266.24
- 266.25 (ix) Government Lots 1, 4, 6, 8, and 9 and the Northeast Quarter of the Northeast Quarter,
- Northeast Quarter of the Southeast Quarter, and Northwest Quarter of the Southwest Quarter, 266.26
- 266.27 Section 29;
- (x) Government Lots 3 and 4 and the Northeast Quarter of the Southeast Quarter, 266.28
- 266.29 Northeast Quarter of the Southwest Quarter, and Southeast Quarter of the Southwest Quarter,
- Section 30; 266.30

	ENGROSSMENT
267.1	(xi) Government Lots 2, 3, 4, 5, 6, 8, 9, 10, and 11 and the Northeast Quarter of the
267.2	Southwest Quarter, Section 31; and
267.3	(xii) Government Lot 1, Section 32;
267.4	(22) those parts of St. Louis County in Township 55 North, Range 16 West, described
267.5	as follows:
267.6	(i) the Southwest Quarter of the Southeast Quarter, reserving unto Grantor and Grantor's
267.7	successors and assigns a 66-foot-wide access road easement across said Southwest Quarter
267.8	of the Southeast Quarter for the purpose of access to Grantor's or Grantor's successors or
267.9	assigns land and Grantor's presently owned land that may be sold, assigned, or transferred
267.10	in Government Lot 5, Section 1, Township 54 North, Range 16 West, Section 35; and
267.11	(ii) the Southeast Quarter of the Southeast Quarter, reserving unto Grantor and Grantor's
267.12	successors and assigns a 66-foot-wide access road easement across said Southeast Quarter
267.13	of the Southeast Quarter for the purpose of access to Grantor's or Grantor's successors or
267.14	assigns land and Grantor's presently owned land that may be sold, assigned, or transferred
267.15	in Government Lot 5, Section 1, Township 54 North, Range 16 West, Section 35;
267.16	(23) those parts of St. Louis County in Township 55 North, Range 19 West, described
267.17	as follows:
267.18	(i) an undivided two-thirds interest in Government Lot 1, Section 2;
267.19	(ii) Government Lots 2, 9, 10, and 12, Section 2;
267.20	(iii) Government Lot 11, Section 2, except railroad right-of-way;
267.21	(iv) Government Lots 1, 2, 3, 4, and 6, Section 10;
267.22	(v) Government Lot 4, Section 11;
267.23	(vi) Government Lots 1, 2, 6, 7, and 13, Section 15;
267.24	(vii) Government Lots 1 and 2, Section 16;
267.25	(viii) Government Lots 1 and 3 and the Southeast Quarter of the Northeast Quarter and
267.26	Southwest Quarter of the Northeast Quarter, Section 22;
267.27	(ix) Government Lots 3, 4, 5, 6, 7, and 8 and the Northeast Quarter of the Northwest
267.28	Quarter, Section 29;

267.29

267.30

(x) Government Lot 6, Section 30; and

(xi) Government Lots 4, 7, 8, 9, and 10, Section 31;

268.1	(24) those parts of St. Louis County in Township 56 North, Range 17 West, described
268.2	as follows:
268.3	(i) Government Lots 2 and 8 and the Northwest Quarter of the Southeast Quarter and
268.4	Northeast Quarter of the Southwest Quarter, Section 3;
268.5	(ii) Government Lots 4, 5, 6, 7, and 9, Section 3; and
268.6	(iii) Government Lots 6 and 9, that part of Government Lot 8 lying North of Highway
268.7	No. 53, and that part of Government Lot 7 lying West of Highway No. 53, Section 4;
268.8	(25) those parts of St. Louis County in Township 56 North, Range 18 West, described
268.9	as follows:
268.10	(i) Government Lots 5 and 6, Section 2;
268.11	(ii) Government Lots 5, 7, and 9 and the Northeast Quarter of the Southwest Quarter,
268.12	Section 3;
268.13	(iii) all that part of Government Lot 11, except the following described parcel of land:
268.14	Beginning at a point that is located 958 feet North of the southeast corner of said
268.15	Government Lot 11, which corner is also the southeast corner of said Section 3, and 33
268.16	feet West of the east line of said Lot 11; thence running North parallel with the east line
268.17	of said Lot 11 a distance of 700.5 feet to a point; thence southwesterly to a point that is
268.18	331.5 feet West and 1226 feet North of the southeast corner of said Lot 11; thence
268.19	southerly parallel with the east line of said lot, a distance of 268 feet to a point; thence
268.20	easterly a distance of 298.5 feet to the place of beginning, Section 3;
268.21	(iv) Government Lot 12, Section 3, except the following described parcels of land:
268.22	(A) commencing at a point along the East and West One-Quarter line of said Section 3,
268.23	which point is 33 feet West of the East One-Quarter corner of said Section 3, said point
268.24	being on the west right-of-way line of County Highway No. 7; thence westerly along said
268.25	quarter line for a distance of 300 feet to a point; thence southerly at right angles and parallel
268.26	to the highway right-of-way in question for a distance of 300 feet to a point; thence easterly
268.27	for a distance of 300 feet to a point in the west right-of-way line of County Highway No.
268.28	7; thence northerly along the west right-of-way line of County Highway No. 7 for a distance
268.29	of 300 feet to the point of beginning;
268.30	(B) commencing at the East Quarter corner of said Section 3; thence westerly along the
268.31	East/West Quarter line of said Section 3 a distance of 33.00 feet to the westerly right-of-way
268 32	line of County Highway No. 7: thence continuing westerly along said Fast/West Quarter

- line a distance of 300.00 feet to the point of beginning; thence southerly, parallel with the 269.1
- westerly right-of-way line of County Highway No. 7 a distance of 400.00 feet; thence 269.2
- 269.3 westerly, parallel with said East/West Quarter line to the easterly right-of-way line of the
- DM&IR Railroad; thence northerly along said easterly right-of-way line to said East/West 269.4
- Quarter line; thence easterly along said East/West Quarter line to the point of beginning; 269.5
- and 269.6
- (C) the East 33 feet of the North 300 feet of said Government Lot 12; 269.7
- (v) the Southeast Quarter of the Southeast Quarter, Section 4; 269.8
- (vi) the Southeast Quarter of the Southeast Quarter, Section 7; 269.9
- (vii) Government Lots 6 and 7, Section 8; 269.10
- 269.11 (viii) Government Lots 1 and 2, Section 9;
- (ix) Government Lots 2 and 3, Section 17; 269.12
- (x) Government Lots 5, 6, 7, 9, 10, 11, 12, and 13 and the Southeast Quarter of the 269.13
- Northwest Quarter, Section 18; 269.14
- (xi) Government Lots 6, 7, 8, 9, 11, and 12 and the Northeast Quarter of the Northwest 269.15
- Quarter, Section 19; 269.16
- (xii) Government Lots 1, 5, 8, and 9, Section 20; 269.17
- (xiii) Government Lots 4, 5, 6, 7, and 8 and Government Lot 3, except for 1.0 acre for 269.18
- cemetery, Section 29; 269.19
- 269.20 (xiv) Government Lot 9, Section 30;
- 269.21 (xv) Government Lots 1, 2, 3, 6, 8, 9, 10, and 11, Section 31; and
- (xvi) Government Lots 1 and 2, Section 32; 269.22
- (26) those parts of St. Louis County in Township 56 North, Range 19 West, described 269.23
- as follows: 269.24
- 269.25 (i) Government Lot 1, Section 35;
- (ii) Government Lot 2, Section 35; and 269.26
- (iii) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, and 9 and the Southeast Quarter of the 269.27
- Southeast Quarter and Southwest Quarter of the Northeast Quarter, Section 36; 269.28
- 269.29 (27) those parts of St. Louis County in Township 57 North, Range 16 West, described
- as follows: 269.30

270.1	(i) the Southeast Quarter of the Northwest Quarter, Northwest Quarter of the Northeast
270.2	Quarter, Southwest Quarter of the Southwest Quarter, and Northeast Quarter of the Southwest
270.3	Quarter, Section 12; and
270.4	(ii) the Southeast Quarter of the Northwest Quarter, Section 15; and
270.5	(28) those parts of St. Louis County in Township 57 North, Range 17 West, described
270.6	as follows:
270.7	(i) the Northeast Quarter of the Southwest Quarter and Southwest Quarter of the
270.8	Southwest Quarter, Section 25; and
270.9	(ii) the Southeast Quarter of the Southeast Quarter and the Northeast Quarter of the
270.10	Southeast Quarter, Section 26.
270 11	Car 15 DDIVATE CALE OF TAV FORESTED LAND, AITVIN COUNTY
270.11	Sec. 15. PRIVATE SALE OF TAX-FORFEITED LAND; AITKIN COUNTY.
270.12	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
270.13	other law to the contrary, Aitkin County may sell by private sale the tax-forfeited land
270.14	described in paragraph (c).
270.15	(b) The conveyance must be in a form approved by the attorney general. The attorney
270.16	general may make changes to the land description to correct errors and ensure accuracy.
270.17	(c) The land to be sold is located in Aitkin County and is described as:
270.18	The North Half of the Northeast Quarter of the Northeast Quarter lying East of 275th
270.19	Avenue in Section 11, Township 47 North, Range 25 West, Aitkin County, Minnesota
270.20	(part of parcel 15-0-017700).
270.21	(d) The county has determined that the county's land management interests would best
270.22	be served if the land was returned to private ownership.
270.23	Sec. 16. PRIVATE SALE OF TAX-FORFEITED LAND; BELTRAMI COUNTY.
270.24	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
270.25	other law to the contrary, Beltrami County may sell by private sale the tax-forfeited lands
270.26	described in paragraph (c).
270.27	(b) The conveyances must be in a form approved by the attorney general. The attorney
270.28	general may make changes to the land descriptions to correct errors and ensure accuracy.
270.29	(c) The lands to be sold are located in Beltrami County and are described as:

- (1) the East 285 feet of the North 55 feet of the South Half of the Southeast Quarter, 271.1
- Section 13, Township 149 North, Range 32 West of the Fifth Principle Meridian (parcel 271.2
- 271.3 identification number 16.00170.00);
- (2) Lot 6, Block 12, Plat of Redby, Section 19, Township 151 North, Range 33 West 271.4
- 271.5 (parcel identification number 36.00027.00);
- (3) Lot 7, Block 16, Plat of Redby, Section 20, Township 151 North, Range 33 West 271.6
- (parcel identification number 36.00052.00); 271.7
- 271.8 (4) Lot 8, Block 16, Plat of Redby, Section 20, Township 151 North, Range 33 West
- (parcel identification number 36.00053.00); 271.9
- (5) Lot 9, Block 16, Plat of Redby, Section 20, Township 151 North, Range 33 West 271.10
- (parcel identification number 36.00054.00); 271.11
- (6) Lots 10, 11, and 12, Block 16, Plat of Redby, Section 20, Township 151 North, 271.12
- Range 33 West (parcel identification number 36.00055.00); 271.13
- 271.14 (7) the southerly 200 feet of vacated Block 28, Plat of Redby, less the northerly 75 feet
- of the westerly 150 feet thereof and less the easterly 170 feet thereof, Section 20, Township 271.15
- 151 North, Range 33 West (parcel identification number 36.00077.00); 271.16
- (8) Lot 4, Block 29, Plat of Redby, Section 20, Township 151 North, Range 33 West 271.17
- (parcel identification number 36.00081.00); and 271.18
- (9) Lot 1, Block 62, Plat of Redby, Section 19, Township 151 North, Range 33 West 271.19
- (parcel identification number 36.00148.00). 271.20
- 271.21 (d) The county has determined that the county's land management interests would best
- be served if the lands were returned to private ownership. 271.22
- Sec. 17. PRIVATE SALE OF SURPLUS STATE LAND; CASS COUNTY. 271.23
- (a) Notwithstanding Minnesota Statutes, sections 94.09 to 94.16, the commissioner of 271.24
- natural resources may sell by private sale the surplus land that is described in paragraph (c). 271.25
- (b) The commissioner may make necessary changes to the legal description to correct 271.26
- errors and ensure accuracy. 271.27
- (c) The land to be conveyed is located in Cass County and is described as: the westerly 271.28
- 20.00 feet of the West Half of the Northeast Quarter, Section 16, Township 139 North, 271.29
- 271.30 Range 30 West, Cass County, Minnesota. The Grantor, its employees and agents only,

272.1	reserves a perpetual easement for ingress and egress over and across the above described
272.2	<u>land.</u>
272.3	(d) The Department of Natural Resources has determined that the land is not needed for
272.4	natural resource purposes and that the state's land management interests would best be
272.5	served if the land was returned to private ownership.
272.6	Sec. 18. GOODHUE COUNTY; LAND TRANSFERS.
272.7	Subdivision 1. Land transfers. (a) Notwithstanding Minnesota Statutes, section 373.01,
272.8	subdivision 1, paragraph (a), clause (3), Goodhue County may sell, lease, or otherwise
272.9	convey county-owned land that abuts Lake Byllesby to adjoining property owners who after
272.10	the transfer will have direct access to Lake Byllesby. Any sale, lease, or other conveyance
272.11	must be for the market value of the property as appraised by the county. A sale, lease, or
272.12	other conveyance under this section must reserve to the county mineral rights according to
272.13	Minnesota Statutes, section 373.01, and flowage easements relating to water levels of Lake
272.14	Byllesby.
272.15	(b) This section does not apply to any county-owned land that has been developed by
272.16	the county as public parkland.
272.17	Subd. 2. Effective date; local approval. This section is effective the day after the
272.18	governing body of Goodhue County and its chief clerical officer comply with Minnesota
272.19	Statutes, section 645.021, subdivisions 2 and 3.
272.20	Sec. 19. PRIVATE SALE OF TAX-FORFEITED LANDS; ITASCA COUNTY.
272.21	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
272.22	other law to the contrary, Itasca County may sell by private sale the tax-forfeited lands
272.23	described in paragraph (c).
272.24	(b) The conveyances must be in a form approved by the attorney general. The attorney
272.25	general may make changes to the land descriptions to correct errors and ensure accuracy.
272.26	(c) The lands to be sold are located in Itasca County and are described as:
272.27	(1) all that part of Government Lot 2, Section 27, Township 145 North, Range 26 West,
272.28	lying northeasterly of the northeasterly right-of-way line of CSAH 39 and northwesterly of
272.29	the following described line: Commencing at the northwest corner of said Government Lot
272.30	2; thence South 89 degrees 21 minutes East, along the north line of said Government Lot
	=, vicinit 2 com c) ucgross 21 minute 2 con, urong the north min cr common 2 co
272.31	2 a distance of 286 feet, more or less, to a point on the northeasterly right-of-way line of

273.1	of beginning of the line to be described; thence North 42 degrees 11 minutes East to intersect
273.2	the water's edge of Ball Club Lake and there said line terminates; and
273.3	(2) the South two rods of the East 16 rods of Government Lot 14, Section 4, Township
273.4	60 North, Range 26 West of the Fourth Principle Meridian, containing approximately 0.20
273.5	acres.
273.6	(d) The county has determined that the county's land management interests would best
273.7	be served if the lands were returned to private ownership.
273.8	Sec. 20. PRIVATE SALE OF SURPLUS STATE LAND; LAKE OF THE WOODS
273.9	COUNTY.
273.10	(a) Notwithstanding Minnesota Statutes, sections 94.09 to 94.16, the commissioner of
273.11	natural resources may sell by private sale the surplus land that is described in paragraph (c).
273.12	(b) The commissioner may make necessary changes to the legal description to correct
273.13	errors and ensure accuracy.
273.14	(c) The land to be conveyed is located in Lake of the Woods County and is described
273.15	as: a strip of land lying in Government Lot 3, Section 5, Township 163 North, Range 34
273.16	West of the Fifth Principal Meridian, Lake of the Woods County, Minnesota; said strip of
273.17	land being 33.00 feet in width lying 16.50 feet on each side of the following described
273.18	centerline:
273.19	Commencing at the southeast corner of said Government Lot 3; thence North 00 degrees
273.20	09 minutes 28 seconds West, assumed bearing, along the east line of said Government
273.21	Lot 3, a distance of 690 feet, more or less, to the south line of that particular tract of land
273.22	deeded to the State of Minnesota according to Document No. 75286, on file and of record
273.23	in the Office of the Recorder, Lake of the Woods County, Minnesota; thence South 89
273.24	degrees 50 minutes 32 seconds West, along said south line of that particular tract of
273.25	land, a distance of 200.00 feet; thence South 00 degrees 09 minutes 28 seconds East,
273.26	parallel with the east line of said Government Lot 3, a distance of 40.00 feet; thence
273.27	South 89 degrees 50 minutes 32 seconds West, a distance of 16.50 feet to the point of
273.28	beginning of the centerline to be herein described; thence South 00 degrees 09 minutes
273.29	28 seconds East, parallel with the east line of said Government Lot 3, a distance of 650.5
273.30	feet, more or less, to the south line of said Government Lot 3 and said centerline there
273.31	terminating.

(d) The Department of Natural Resources has determined that the land is not needed for 274.1 natural resource purposes and that the state's land management interests would best be 274.2 274.3 served if the land was returned to private ownership.

Sec. 21. PRIVATE SALE OF SURPLUS LAND BORDERING PUBLIC WATERS; 274.4

ROSEAU COUNTY. 274.5

- (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the 274.6 commissioner of natural resources may sell by private sale the surplus island located in 274.7 public water that is described in paragraph (d) to a local unit of government for less than 274.8 274.9 market value.
- (b) The commissioner may make necessary changes to the legal description to correct 274.10 274.11 errors and ensure accuracy.
- (c) The land described in paragraph (d) may be sold by quitclaim deed and the conveyance 274.12 274.13 must provide that the land described in paragraph (d) be used for the public and reverts to the state if the local unit of government fails to provide for public use or abandons the public 274.14 use of the land. The conveyance is subject to a flowage easement held by the United States 274.15 of America. 274.16
- (d) The land that may be conveyed is located in Roseau County and is described as: an 274.17 unsurveyed island located in the approximate center of the South Half of the Southeast 274.18 Quarter of Section 29, Township 163 North, Range 36 West, Roseau County, Minnesota; 274.19 said island contains 6.7 acres, more or less (parcel identification number 563199100). 274.20
- (e) The island is located in Warroad River and was created after statehood when dredge 274.21 spoils were deposited on a sandbar in the Warroad River. The Department of Natural 274.22 Resources has determined that the land is not needed for natural resource purposes, the 274.23 conveyance would further the public interest, and the state's land management interests 274.24 would best be served if the land was conveyed to a local unit of government for a public 274.25 park and other public use. 274.26

Sec. 22. PRIVATE SALE OF SURPLUS STATE LAND; ST. LOUIS COUNTY. 274.27

- (a) Notwithstanding Minnesota Statutes, sections 94.09 to 94.16, the commissioner of 274.28 natural resources may convey the surplus land that is described in paragraph (c) to a local 274.29 unit of government for no consideration. 274.30
- (b) The commissioner may make necessary changes to the legal description to correct 274.31 errors and ensure accuracy. 274.32

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
275.1	(c) The land to be conveyed is	s located in St. Louis Co	unty and is descri	bed as: that part
275.2	of the Southwest Quarter of the Northwest Quarter of Section 27, Township 52 North, Range			
275.3	17 West, St. Louis County, Minn	esota, described as follo	ws:	
275.4	Commencing at the quarter corner between Sections 27 and 28 of said Township 52			
275.5	North, Range 17 West; thence	e running East 624 feet;	thence North 629	feet to the point
275.6	of beginning; thence North 41	8 feet; thence East 208 f	eet; thence South	418 feet; thence
275.7	West 208 feet to the point of l	beginning.		
275.8	(d) The Department of Natura	l Resources has determi	ned that the land i	s not needed for
275.9	natural resource purposes and that	at the state's land manag	ement interests w	ould best be
275.10	served if the land were conveyed	to a local unit of govern	nment.	
275.11	Sec. 23. PRIVATE SALE OF	TAX-FORFEITED LA	ANDS; ST. LOUI	IS COUNTY.
275.12	(a) Notwithstanding the publi	c sale provisions of Min	nesota Statutes, c	chapter 282, or
275.13	other law to the contrary, St. Lou	is County may sell by p	rivate sale the tax	-forfeited lands
275.14	described in paragraph (c).			
275.15	(b) The conveyances must be	in a form approved by t	the attorney gener	al. The attorney
275.16	general may make changes to the	e land descriptions to con	rrect errors and er	sure accuracy.
275.17	(c) The lands to be sold are lo	ocated in St. Louis Coun	ty and are describ	oed as:
275.18	(1) Lot 5, Block 9, including	part of vacated Seafield	Street adjacent, E	Bristol Beach 1st
275.19	Division, Duluth (parcel 010-030	00-01030); and		
275.20	(2) that part of the Southeast	Quarter of the Northwes	st Quarter, Townsl	hip 58, Range
275.21	15, Section 5, lying northerly of	the northerly right-of-wa	ay line of the tow	n of White road
275.22	running in an east-west direction	connecting County Road	1 No. 138 with Sta	ite Highway No.
275.23	135 and lying westerly of the following	owing described line: co	mmencing at the	northeast corner
275.24	of Government Lot 3; thence Sou	th 89 degrees 46 minute	s 22 seconds Wes	t along the north
275.25	line of Government Lot 3 558.28	feet; thence South 27 de	egrees 50 minutes	01 second West
275.26	102.75 feet; thence South 41 degr	rees 51 minutes 46 secon	ds West 452.29 fe	et; thence South
275.27	28 degrees 19 minutes 22 second	s West 422.74 feet; then	nce South 30 degr	ees 55 minutes
275.28	42 seconds West 133.79 feet; the	nce southwesterly 210.7	'5 feet along a tan	gential curve
275.29	concave to the southeast having a	a radius of 300 feet and	a central angle of	40 degrees 15
275.30	minutes 00 seconds; thence South	h 09 degrees 19 minutes	19 seconds East	tangent to said

275.31

275.32

275.33

curve 100.30 feet, more or less, to the north line of said Southeast Quarter of the Northwest

Quarter; thence North 89 degrees 09 minutes 31 seconds East along said north line 40.44

feet to the point of beginning of the line; thence South 09 degrees 19 minutes 19 seconds

276.1	East 148 feet, more or less, to said right-of-way line and said line there terminating. Surface
276.2	only (parcel 570-0021-00112).
276.2	(d) The county has determined that the county's land management interests yould hast
276.3	(d) The county has determined that the county's land management interests would best be served if the lands were returned to private ownership.
276.4	be served if the lands were returned to private ownership.
276.5	Sec. 24. PRIVATE SALE OF TAX-FORFEITED LANDS; ST. LOUIS COUNTY.
276.6	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
276.7	other law to the contrary, St. Louis County may sell by private sale the tax-forfeited lands
276.8	described in paragraph (c).
276.9	(b) The conveyances must be in a form approved by the attorney general. The attorney
276.10	general may make changes to the land descriptions to correct errors and ensure accuracy.
276.11	(c) The lands to be sold are located in St. Louis County and are described as:
276.12	(1) the South Half of the North Half of the South Half of the Southwest Quarter of the
276.13	Northwest Quarter, except the East 470 feet and except the part taken for a road, Township
276.14	50 North, Range 15 West, Section 29 (parcel identification number 395-0010-08713);
276.15	(2) the East 271 feet of the West 371 feet of the North 669.94 feet of the Northwest
276.16	Quarter of the Northwest Quarter of Section 34, Township 61 North, Range 15 West of the
276.17	Fourth Principal Meridian. Together with the West 100 feet of the North 669.94 feet of the
276.18	Northwest Quarter of the Northwest Quarter of Section 34, Township 61 North, Range 15
276.19	West of the Fourth Principal Meridian, which lies South of the North 300 feet thereof (part
276.20	of parcel identification number 410-0024-00550);
276.21	(3) the West 371 feet of the Northwest Quarter of the Northwest Quarter of Section 34,
276.22	Township 61 North, Range 15 West of the Fourth Principal Meridian, which lies South of
276.23	the North 669.94 feet thereof (part of parcel identification number 410-0024-00550); and
276.24	(4) the Northeast Quarter, except the Southwest Quarter, and the North Half of the
276.25	Northwest Quarter, Township 52 North, Range 19 West, Section 24 (part of parcel
276.26	identification number 470-0010-03830).
276.27	(d) The county has determined that the county's land management interests would best
276.28	be served if the lands were returned to private ownership.
276.29	Sec. 25. ST. LOUIS COUNTY; LAND LEASE.

276.30

276.31

16A.695 and 282.04, St. Louis County may lease property legally described as part of

Subdivision 1. St. Louis County; lease. Notwithstanding Minnesota Statutes, sections

	SF959 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	CKM	UES0959-1
277.1	Government Lot 5 except the lake	portion of Embarrass 1	Mine, Township 5	8, Range 15
277.2	West, Section 5, for use as a water	intake and water treat	ment project unde	r Laws 2018,
277.3	chapter 214, article 1, section 22, su	abdivision 6, for consid	deration of more th	han \$12,000 per
277.4	year and for a period exceeding ten	years.		
277.5	Subd. 2. Department of Natura	al Resources: lease. No	otwithstanding Mir	nnesota Statutes.
277.6	section 92.50, or other law to the con			
277.7	58, Range 15, Section 5, for use as			
277.8	2018, chapter 214, article 1, section			
277.9	including a lease term of 40 years.	,	•	
1		4: :	£-11: £1	
277.10	EFFECTIVE DATE. This sec	tion is effective the da	y following final	enactment.
277.11	Sec. 26. PRIVATE SALE OF SU	URPLUS LAND BO	RDERING PUBI	LIC WATER:
277.12	SHERBURNE COUNTY.			<u></u>
			45 04 00 104	10.1
277.13	(a) Notwithstanding Minnesota			
277.14	commissioner of natural resources r	•	•	
277.15	water that is described in paragraph	n (c) to a local unit of	government for le	ss than market
277.16	value.			
277.17	(b) The commissioner may make	ke necessary changes t	o the legal descrip	otion to correct
277.18	errors and ensure accuracy.			
277.19	(c) The land that may be sold is	located in Sherburne	County and is des	scribed as: that
277.20	part of Government Lot 3, Section	24, Township 33 Nort	h, Range 28 West	, described as
277.21	follows:			
277.22	The East 400 feet of Governmer	at Lot 3 Section 24 To	wynshin 33 North	Range 28 West
277.23	according to the United States (-	Range 20 West,
211.23	according to the Office States (Soveriment survey the	CICOI.	
277.24	(d) The land borders Big Lake.	The Department of No	atural Resources h	nas determined
277.25	that the land is not needed for natura	al resource purposes an	d that the state's la	nd management
277.26	interests would best be served if the	e land were conveyed	to a local unit of	government.
בר דבו	Sec. 27. PUBLIC SALE OF SU	DDI IIC CTATE I AN	IN RADNEDINA	C PHRI IC
277.27		KI LUS STATE LAN	DONDENING	1 1 UDLIC
277.28	WATER; WADENA COUNTY.			

277.31 <u>in paragraph (c).</u>

277.29

277.30

(a) Notwithstanding Minnesota Statutes, section 92.45, the commissioner of natural

resources may sell by public sale the surplus land bordering public water that is described

278.1	(b) The commissioner may make necessary changes to the legal description to correct
278.2	errors and ensure accuracy.
278.3	(c) The land that may be sold is located in Wadena County and is described as: the
278.4	Northeast Quarter of the Southwest Quarter of Section 26, Township 136 North, Range 34
278.5	West, Wadena County, Minnesota, except that part described as follows:
278.6	Beginning at the northeast corner of said Northeast Quarter of the Southwest Quarter;
278.7	thence West 10 rods; thence South 8 rods; thence East 10 rods; thence North 8 rods to
278.8	the point of beginning and there terminating.
278.9	(d) The land borders the Redeye River. The Department of Natural Resources has
278.10	determined that the land is not needed for natural resource purposes and that the state's land
278.11	management interests would best be served if the land were returned to private ownership.

APPENDIX

Repealed Minnesota Statutes: UES0959-1

No active language found for: 84.91.1

85.0505 FOOD AND BEVERAGE SERVICE IN STATE PARKS.

No active language found for: 85.0505.3

No active language found for: 85.0507

85.054 STATE PARK PERMIT EXEMPTIONS.

No active language found for: 85.054.19

No active language found for: 86B.331.1

97C.605 TURTLES.

- Subd. 2. **Turtle seller's license.** (a) A person may not take, possess, buy, or transport turtles for sale; sell turtles; or take turtles for sale using commercial equipment without a turtle seller's license, except as provided in subdivision 2c.
 - (b) Except for renewals, no new turtle seller's licenses may be issued after August 1, 2002.
- (c) A turtle seller's license is transferable by the turtle seller licensee by making application to the commissioner. A turtle seller's license may be transferred only once under this paragraph and the transfer must be to a child of the person holding the turtle seller's license.
- Subd. 2a. **Recreational turtle license.** A person who does not possess a turtle seller's license must obtain a recreational turtle license to take turtles for personal use with commercial equipment.
- Subd. 2b. **Turtle seller's apprentice license.** (a) A person with a turtle seller's license may list one person as an apprentice on the license. A person acting as an apprentice for a turtle seller licensee must have an apprentice license and may assist the turtle licensee in all licensed activities.
- (b) The turtle seller licensee or turtle seller's apprentice licensee must be present at all turtle operations conducted under the turtle seller's license. Turtle operations include going to and from turtle harvest locations; setting, lifting, and removing commercial turtle equipment; taking turtles out of equipment; and transporting turtles from harvest locations.
- (c) A turtle seller's apprentice license is transferable by the turtle seller licensee by making application to the commissioner. A person listed as an apprentice by a turtle seller licensee must not be listed as an apprentice by another turtle seller licensee nor may an apprentice possess a turtle seller's license or a recreational turtle license.

Subd. 5. Interfering with commercial or recreational turtle operations. A person may not:

- (1) knowingly place or maintain an obstruction that will hinder, prevent, or interfere with a licensed turtle operation;
- (2) remove turtles, other wild animals, or fish from a floating or submerged trap licensed under the game and fish laws; or
 - (3) knowingly damage, disturb, or interfere with a licensed turtle operation.

115.44 CLASSIFICATION OF WATERS; STANDARDS OF QUALITY AND PURITY.

- Subd. 9. **Annual report.** (a) By January 15 each year, the commissioner shall post on the Pollution Control Agency's website a report on the agency's activities the previous calendar year to implement standards and classification requirements into national pollutant discharge elimination system and state disposal system permits held by municipalities. The report must include:
- (1) a summary of permits issued or reissued over the previous calendar year, including any changes to permitted effluent limits due to water quality standards adopted or revised during the previous permit term;
- (2) highlights of innovative approaches employed by the agency and municipalities to develop and achieve permit requirements in a cost-effective manner;
- (3) a summary of standards development and water quality rulemaking activities over the previous calendar year, including economic analyses;
- (4) a summary of standards development and water quality rulemaking activities anticipated for the next three years, including economic analyses;

APPENDIX

Repealed Minnesota Statutes: UES0959-1

- (5) a process and timeframe for municipalities to provide input to the agency regarding their needs based on the information provided in the report; and
- (6) a list of anticipated permitting initiatives in the next calendar year that may impact municipalities and the agency's plan for involving the municipalities throughout the planning and decision-making process. The plan must include opportunities for input and public comment from municipalities on rulemaking initiatives prior to preparation of a statement of need and reasonableness required under section 14.131. The commissioner must ensure the agency's plan under this clause is implemented.
- (b) For the purposes of this section, "economic analyses" must include assessments of the potential costs to regulated municipalities associated with water quality standards or rules proposed by the agency.

115B.48 DEFINITIONS.

Subd. 8. **Full-time equivalence.** "Full-time equivalence" means 2,000 hours worked by employees, owners, and others in a dry cleaning facility during a 12-month period beginning July 1 of the preceding year and running through June 30 of the year in which the annual registration fee is due. For those dry cleaning facilities that were in business less than the 12-month period, full-time equivalence means the total of all of the hours worked in the dry cleaning facility, divided by 2,000 and multiplied by a fraction, the numerator of which is 50 and the denominator of which is the number of weeks in business during the reporting period. For the purposes of section 115B.49, an owner working 2,000 hours or more shall be considered as one full-time equivalent.

No active language found for: 115C.13

169A.20 DRIVING WHILE IMPAIRED.

No active language found for: 169A.20.1a

No active language found for: 169A.20.1b

No active language found for: 169A.20.1c

APPENDIX Repealed Minnesota Rules: UES0959-1

6256.0500 TAKING TURTLES.

- Subp. 2. **Equipment.** Turtles may be taken by a person possessing a turtle seller's, turtle seller's apprentice, or recreational turtle license by means of floating or submerged turtle traps, turtle hooks, and other commercial fishing gear authorized by the commissioner. Traps must not exceed five feet in width, four feet in height, and eight feet in length.
- Subp. 2a. **Submerged turtle traps.** Submerged traps must be constructed of either flexible webbing or wire. Flexible webbing traps must be of mesh size not less than 3-1/2 inches bar measure or seven inches stretch measure. Wire traps must be of mesh size not less than two inches by four inches bar measure and must have at least one square opening in the top panel measuring at least four inches on a side and two of the same dimension on each of the side panels near the top of the trap. A trap must be set in water shallow enough so that the top of the trap is at least level with the water surface.
- Subp. 2b. **Floating turtle traps.** Floating traps must have: (1) one or more openings above the water surface that measure at least ten inches by four inches; and (2) a mesh size of not less than one-half inch bar measure.
- Subp. 4. **Operation of turtle trap.** Each submerged trap must be checked and emptied at intervals not exceeding 48 hours and each floating trap must be checked and emptied at intervals not exceeding 120 hours. A turtle seller licensee or turtle seller's apprentice operating under a turtle seller's license may not operate more than 40 submerged turtle traps. A turtle seller's apprentice is not entitled to any traps in addition to those of the turtle seller. A recreational turtle licensee may not operate more than three turtle traps.

Subp. 5. Required marking of turtle traps.

- A. When in use, each turtle trap must have affixed on it a tag of permanent material visible from above, legibly bearing the name, address, and license number of the operator. This information must be recorded in an indelible manner on the tag. The tag must be of dimensions not less than 2-1/2 inches in length by five-eighths inch in width.
- B. The commissioner shall issue 40 submerged turtle trap identification tags to a turtle seller licensee and three recreational turtle trap identification tags to a recreational turtle licensee. Tags must be attached to submerged and recreational traps at all times. Lost tags must be reported within 48 hours to the local conservation officer or the commercial fisheries program consultant. The commissioner may reissue tags upon request.
- Subp. 6. **Turtles taken incidental to other operations.** Turtles listed in subpart 1 that are taken incidental to other commercial fishing operations may be possessed, transported, and sold, provided the operator is a holder of a turtle seller's license.

Subp. 7. Required reporting by turtle seller; record keeping.

- A. A holder of a turtle seller's license must submit reports, on forms provided by the commissioner, to the address identified on the form by the tenth day of each month for the preceding month for the months of March through November, whether or not any equipment was used to take turtles.
- B. In the report required in item A, the licensee must record daily operations, including separate entries for each water body. The records must include water body location, equipment used, numbers and pounds of each species of turtles taken, numbers of each species of turtles released at that water body, and other information about the operation as specified on the form provided by the commissioner. The records must be kept current within 48 hours of the last daily operation.
- C. A license shall not be renewed until all of the licensee's monthly reports for the previous calendar year are submitted and received at the address identified on the form.
- Subp. 8. **Report on buying turtles for resale.** A licensee who buys turtles for resale or for processing and resale must keep a correct and complete book record of all transactions and activities covered in the license, not inconsistent with Minnesota Statutes, section

APPENDIX Repealed Minnesota Rules: UES0959-1

97A.425. Copies of the shipping documents for turtles being sent out of state must be part of and included with the monthly reports required under subpart 7.

7044.0350 [Repealed, L 2021 1Sp6 art 2 s 134]