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State of Minnesota

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HOUSE OF REPRESENTATIVES

NINETY-FIRST SESSION

H. F. No. 2209

03/07/2019 Authored by Hansen, Wagenius, Considine, Lee, Persell and others

The bill was read for the first time and referred to the Committee on Ways and Means

04/12/2019 Adoption of Report: Placed on the General Register as Amended

Read for the Second Time

04/24/2019 Referred to the Chief Clerk for Comparison with S. F. No. 2314

04/25/2019 Postponed Indefinitely

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1.1 A bill for an act

relating to state government; appropriating money for environment and natural resources; modifying fees and surcharges; creating accounts and providing for disposition of certain receipts; modifying bough buyer provisions; modifying certain permit and reimbursement provisions; reestablishing citizen board of Pollution Control Agency; providing for carpet stewardship; modifying game and fish law; modifying forestry provisions; designating state bee; creating natural resource programs; modifying solid waste provisions; providing for voluntary certification of salt applicators; creating Minnesota Outdoor Recreation Office; modifying certain consumer protection provisions; modifying provisions for certain grants for outdoor recreation; modifying game and fish law; providing for removal of beavers and beaver dams causing damage; banning certain insecticides in wildlife management areas; modifying school trust lands; extending citizen oversight committees; modifying groundwater use permitting; requiring a model ordinance pertaining to silica sand mines; requiring rulemaking; amending Minnesota Statutes 2018, sections 16A.151, subdivision 2; 16A.152, subdivision 2; 17.035, subdivision 1; 84.026, by adding a subdivision; 84.027, subdivision 18; 84.0895, by adding a subdivision; 84.788, subdivision 2; 84.794, subdivision 2; 84.83, subdivision 3; 84D.15; 85.012, subdivision 49; 85.42; 85.44; 85.47; 86B.415, subdivisions 1, 1a, 2, 3, 4, 5, 7; 88.642, subdivisions 1, 3; 88.6435; 89.37, subdivision 3; 90.01, by adding a subdivision; 90.195; 92.50, subdivision 1; 97A.015, subdivisions 25, 43; 97A.055, subdivisions 4, 4b; 97A.065, subdivision 6; 97A.075, subdivision 1; 97A.126; 97A.321, subdivision 1; 97A.405, by adding a subdivision; 97A.475, subdivisions 3a, 4, 41; 97B.011; 97B.081, subdivision 3; 97B.205; 97B.655; 97B.665, by adding a subdivision; 97B.667, subdivisions 2, 3, 4, by adding a subdivision; 97C.605, subdivisions 1, 2c, 3; 103G.241, subdivisions 1, 3; 103G.287, subdivision 1; 103G.301, subdivision 2; 103G.311, subdivisions 2, 5; 103G.315, subdivision 8; 103G.408; 103G.615, subdivision 3a; 115A.142; 115A.51; 115B.421; 116.02; 116.03, subdivisions 1, 2a; 116.155, subdivisions 1, 3, by adding a subdivision; 127A.353, subdivision 1; 325F.071; Laws 2013, chapter 114, article 4, section 105, as amended; Laws 2016, chapter 189, article 3, section 6, as amended; Laws 2017, chapter 93, article 1, section 9; proposing coding for new law in Minnesota Statutes, chapters 1; 84; 89; 92; 97A; 97B; 103F; 115A; 115B; 116; 116U; repealing Minnesota Statutes 2018, sections 92.121; 97C.605, subdivisions 2, 2a, 2b, 5; Laws 2015, First Special Session chapter 4, article 4, section 149; Minnesota Rules, part 6256.0500, subparts 2, 2a, 2b, 4, 5, 6, 7, 8.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

2.2	ARTICLE 1						
2.3	ENVIRONMENT AND NATURAL RESOURCES APPROPRIATIONS						
2.4	Section 1. ENVIRONMENT AND NATURAL RESOURCES APPROPRIATIONS.						
2.5	The sums shown in	n the columns mark	ted "Appropriat	ions" are appropriated	d to the agencies		
2.6	and for the purposes	specified in this ar	ticle. The appro	opriations are from th	ne general fund,		
2.7	or another named fun	d, and are availab	le for the fiscal	years indicated for e	each purpose.		
2.8	The figures "2020" ar	nd "2021" used in t	this article mean	n that the appropriation	ons listed under		
2.9	them are available for	r the fiscal year en	ding June 30, 2	2020, or June 30, 202	21, respectively.		
2.10	"The first year" is fise	cal year 2020. "Th	e second year"	is fiscal year 2021.	'The biennium"		
2.11	is fiscal years 2020 as	nd 2021. Appropri	ations for the f	iscal year ending Jur	ne 30, 2019, are		
2.12	effective the day follo	owing final enactn	nent.				
2.13				APPROPRIAT	TIONS		
2.14				Available for th	e Year		
2.15				Ending June	<u>e 30</u>		
2.16				<u>2020</u>	<u>2021</u>		
2.17	Sec. 2. POLLUTION	N CONTROL AC	<u>GENCY</u>				
2.18	Subdivision 1. Total	Appropriation	<u>\$</u>	104,873,000 \$	103,365,000		
2.19	Approp	oriations by Fund					
2.20		<u>2020</u>	<u>2021</u>				
2.21	General	7,956,000	6,740,000				
2.222.23	State Government Special Revenue	75,000	75,000				
2.24	Environmental	81,110,000	82,440,000				
2.25	Remediation	14,110,000	14,110,000				
2.26	Closed Landfill	1 (22 000	0				
2.27	Investment	1,622,000	<u>-0-</u>				
2.28	The amounts that ma	y be spent for each	<u>1</u>				
2.29	purpose are specified	in the following					
2.30	subdivisions.						
2.31	Subd. 2. Environmen	ntal Analysis and	Outcomes	13,468,000	13,308,000		
2.32	Appropriations by Fund						
2.33		<u>2020</u>	<u>2021</u>				
2.34	General	596,000	346,000				

3.1	Environmental	12,671,000	12,761,000
3.2	Remediation	201,000	201,000
3.3	(a) \$89,000 the first	year and \$89,000 to	the _
3.4	second year are for:		
3.5	(1) a municipal liaiso	on to assist municip	<u>palities</u>
3.6	in implementing and	participating in th	<u>ie</u>
3.7	rulemaking process f	or water quality sta	ndards_
3.8	and navigating the N	IPDES/SDS permi	tting
3.9	process;		
3.10	(2) enhanced econor	nic analysis in the	
3.11	rulemaking process:	for water quality	
3.12	standards, including	more-specific ana	lysis
3.13	and identification of	cost-effective perm	nitting;
3.14	(3) developing states	wide economic ana	nlyses
3.15	and templates to red	uce the amount of	
3.16	information and time	e required for	
3.17	municipalities to app	oly for variances fr	<u>rom</u>
3.18	water quality standar	rds; and	
3.19	(4) coordinating with	n the Public Facilit	ries
3.20	Authority to identify	and advocate for	<u>the</u>
3.21	resources needed for	municipalities to a	chieve
3.22	permit requirements	<u>.</u>	
3.23	(b) \$205,000 the firs	t year and \$205,00	00 the
3.24	second year are from	the environmenta	ıl fund
3.25	for a monitoring pro	gram under Minne	<u>esota</u>
3.26	Statutes, section 116	.454.	
3.27	(c) \$115,000 the firs	t year and \$115,00	0 the
3.28	second year are for r	monitoring water q	<u>uality</u>
3.29	and operating assista	ince programs.	
3.30	(d) \$347,000 the firs	t year and \$347,00	00 the
3.31	second year are from	the environmenta	ıl fund
3.32	for monitoring ambi	ent air for hazardo	<u>us</u>
3.33	pollutants.		

(e) \$90,000 the first year and \$90,000 the

4.2	second year are from the environmental fund
4.3	for duties related to harmful chemicals in
4.4	products under Minnesota Statutes, sections
4.5	116.9401 to 116.9407. Of this amount,
4.6	\$57,000 each year is transferred to the
4.7	commissioner of health.
4.8	(f) \$109,000 the first year and \$109,000 the
4.9	second year are from the environmental fund
4.10	for registering wastewater laboratories.
4.11	(g) \$926,000 the first year and \$926,000 the
4.12	second year are from the environmental fund
4.13	$\underline{\text{to continue perfluorochemical biomonitoring}}$
4.14	in eastern metropolitan communities, as
4.15	recommended by the Environmental Health
4.16	Tracking and Biomonitoring Advisory Panel,
4.17	and to address other environmental health
4.18	risks, including air quality. The communities
4.19	must include Hmong and other immigrant
4.20	farming communities. Of this amount, up to
4.21	\$689,000 the first year and \$689,000 the
4.22	second year are for transfer to the Department
4.23	of Health.
4.24	(h) \$51,000 the first year and \$51,000 the
4.25	second year are from the environmental fund
4.26	for the listing procedures for impaired waters
4.27	required under this act.
4.28	(i) \$141,000 the first year and \$141,000 the
4.29	second year are to implement and enforce
4.30	Minnesota Statutes, section 325F.071. Of this
4.31	amount, up to \$65,000 each year may be
4.32	transferred to the commissioner of health.
4.33	(j) \$250,000 the first year is for transfer to the
4.34	commissioner of health for enhanced blood

5.1	lead testing, lead poisoning prevention efforts,							
5.2	and asthma education as recommended by the							
5.3	Northern Metals Consent Decree Advisory							
5.4	Committee. This is a onetime appropriation.							
5.5	(k) The base for the general fund in fisc	eal year						
5.6	2022 and later is \$345,000.							
5.7	Subd. 3. Industrial		15,473,000	15,606,000				
5.8	Appropriations by Fund							
5.9	2020	2021						
5.10	Environmental 14,472,000	14,605,000						
5.11	<u>Remediation</u> <u>1,001,000</u>	1,001,000						
5.12	(a) \$1,001,000 the first year and \$1,00	1,000						
5.13	the second year are from the remediation	on fund						
5.14	for the leaking underground storage ta	<u>nk</u>						
5.15	program to investigate, clean up, and p	<u>orevent</u>						
5.16	future releases from underground petro	oleum						
5.17	storage tanks and for the petroleum							
5.18	remediation program for vapor assessment							
5.19	and remediation. These same annual amounts							
5.20	are transferred from the petroleum tank fund							
5.21	to the remediation fund.							
5.22	(b) \$393,000 the first year and \$393,000	00 the						
5.23	second year are from the environment	al fund						
5.24	to further evaluate the use and reduction	on of						
5.25	trichloroethylene around Minnesota ar	<u>nd</u>						
5.26	identify its potential health impacts on	<u>.</u>						
5.27	communities. Of this amount, up to \$1	21,000						
5.28	each year may be transferred to the							
5.29	commissioner of health. This is a onet	ime						
5.30	appropriation.							
5.31	Subd. 4. Municipal		8,232,000	7,859,000				
5.32	Appropriations by Fund	<u>[</u>						
5.33	2020	2021						
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HF2209 FIRST ENGROSSMENT

6.1	General	164,000	164,000				
6.2	Environmental	8,068,000	7,695,000				
6.3	(a) \$164,000 the first year	ar and \$164,000	the				
6.4	second year are for:						
6.5	(1) a municipal liaison to	assist municipal	ities				
6.6	in implementing and part	ticipating in the					
6.7	rulemaking process for wa	ater quality stand	lards				
6.8	and navigating the NPDI	ES/SDS permitti	<u>ng</u>				
6.9	process;						
6.10	(2) enhanced economic a	nalysis in the					
6.11	rulemaking process for w	vater quality					
6.12	standards, including mor	e-specific analys	sis				
6.13	and identification of cost-	effective permit	ting;				
6.14	(3) developing statewide	economic analy	<u>'ses</u>				
6.15	and templates to reduce t	the amount of					
6.16	information and time req	uired for					
6.17	municipalities to apply for	or variances from	<u>n</u>				
6.18	water quality standards;	<u>and</u>					
6.19	(4) coordinating with the	Public Facilitie	<u>s</u>				
6.20	Authority to identify and	advocate for the	<u>e</u>				
6.21	resources needed for mun	icipalities to ach	ieve				
6.22	permit requirements.						
6.23	(b) \$50,000 the first year	and \$50,000 the	<u>e</u>				
6.24	second year are from the	environmental t	<u>fund</u>				
6.25	for transfer to the Office	of Administrativ	<u>ve</u>				
6.26	Hearings to establish san	itary districts.					
6.27	(c) \$671,000 the first year	ar and \$671,000	the				
6.28	second year are from the	environmental t	<u>fund</u>				
6.29	for subsurface sewage tro	eatment system					
6.30	(SSTS) program adminis	tration and					
6.31	community technical assis	stance and educa	tion,				
6.32	including grants and tech	nical assistance	to				
6.33	communities for water-q	uality protection	<u>ı. Of</u>				
6.34	this amount, \$129,000 ea	ch year is for					

assistance to counties through grants for SSTS

7.2	program administration. A county receiving		
7.3	a grant from this appropriation must submit		
7.4	the results achieved with the grant to the		
7.5	commissioner as part of its annual SSTS		
7.6	report. Any unexpended balance in the first		
7.7	year does not cancel but is available in the		
7.8	second year.		
7.9	(d) \$784,000 the first year and \$784,000 the		
7.10	second year are from the environmental fund		
7.11	to address the need for continued increased		
7.12	activity in new technology review, technical		
7.13	assistance for local governments, and		
7.14	enforcement under Minnesota Statutes,		
7.15	sections 115.55 to 115.58, and to complete the		
7.16	requirements of Laws 2003, chapter 128,		
7.17	article 1, section 165.		
7.18	(e) \$373,000 the first year is from the		
7.19	environmental fund to meet the increased		
7.20	demand for technical assistance and review		
7.21	of municipal water infrastructure projects that		
7.22	will be generated by increased grant funding		
7.23	through the Public Facilities Authority. This		
7.24	is a onetime appropriation and is available		
7.25	until June 30, 2021.		
7.26	(f) Notwithstanding Minnesota Statutes,		
7.27	section 16A.28, the appropriations		
7.28	encumbered on or before June 30, 2021, as		
7.29	grants or contracts for subsurface sewage		
7.30	treatment systems, surface water and		
7.31	groundwater assessments, storm water, and		
7.32	water-quality protection in this subdivision		
7.33	are available until June 30, 2024.		
7.34	Subd. 5. Operations	7,526,000	8,337,000

8.1	Appropria	tions by Fund			
8.2		2020	2021		
8.3	General	2,490,000	2,490,000		
8.4	Environmental	4,208,000	5,019,000		
8.5	Remediation	828,000	828,000		
8.6	(a) \$180,000 the first yes	ar and \$180,000	the		
8.7	second year are from the	remediation fur	nd for		
8.8	the leaking underground	storage tank pro	gram		
8.9	to investigate, clean up,	and prevent futu	<u>ire</u>		
8.10	releases from underground	nd petroleum sto	orage		
8.11	tanks and for the petrole	um remediation			
8.12	program for vapor assess	sment and			
8.13	remediation. These same	e annual amoun	ts are		
8.14	transferred from the petr	oleum tank fun	d to		
8.15	the remediation fund.				
8.16	(b) \$2,490,000 the first y	year and \$2,490	,000		
8.17	the second year are to su	pport agency			
8.18	information technology	services provide	ed at		
8.19	the enterprise and agenc	y level.			
8.20	(c) \$800,000 the second	year is from the	2		
8.21	environmental fund to de	evelop and mair	<u>ntain</u>		
8.22	systems to support perm	itting and regula	ator <u>y</u>		
8.23	business processes and a	gency data.			
8.24	Subd. 6. Remediation			14,516,000	12,945,000
8.25	Appropria	tions by Fund			
8.26		<u>2020</u>	<u>2021</u>		
8.27	General	216,000	<u>-0-</u>		
8.28	Environmental	832,000	1,099,000		
8.29	Remediation	11,846,000	11,846,000		
8.30 8.31	Closed Landfill Investment	1,622,000	<u>-0-</u>		
8.32	(a) All money for enviro	nmental respon	se,		
8.33	compensation, and comp	oliance in the			
8.34	remediation fund not oth	nerwise appropr	iated		
8.35	is appropriated to the co	mmissioners of	the		

HF2209 FIRST ENGROSSMENT

9.1	Pollution Control Agency and agriculture for
9.2	purposes of Minnesota Statutes, section
9.3	115B.20, subdivision 2, clauses (1), (2), (3),
9.4	(6), and (7). At the beginning of each fiscal
9.5	year, the two commissioners must jointly
9.6	submit to the commissioner of management
9.7	and budget an annual spending plan that
9.8	maximizes resource use and appropriately
9.9	allocates the money between the two
9.10	departments. This appropriation is available
9.11	until June 30, 2021.
9.12	(b) \$216,000 the first year from the general
9.13	fund is a onetime appropriation and \$217,000
9.14	the first year and \$484,000 the second year
9.15	are from the environmental fund to manage
9.16	contaminated sediment projects at multiple
9.17	sites identified in the St. Louis River remedial
9.18	action plan to restore water quality in the St.
9.19	Louis River Area of Concern. The base for
9.20	the environmental fund in fiscal year 2022 and
9.21	later is \$363,000.
9.22	(c) \$3,961,000 the first year and \$3,961,000
9.23	the second year are from the remediation fund
9.24	for the leaking underground storage tank
9.25	program to investigate, clean up, and prevent
9.26	future releases from underground petroleum
9.27	storage tanks and for the petroleum
9.28	remediation program for vapor assessment
9.29	and remediation. These same annual amounts
9.30	are transferred from the petroleum tank fund
9.31	to the remediation fund.
9.32	(d) \$257,000 the first year and \$257,000 the
9.33	second year are from the remediation fund for
9.34	transfer to the commissioner of health for
9.35	private water-supply monitoring and health

10.1	assessment costs in areas	contaminated	<u>by</u>			
10.2	unpermitted mixed munic	cipal solid was	<u>te</u>			
10.3	disposal facilities and drinking water					
10.4	advisories and public information activities					
10.5	for areas contaminated by	hazardous rele	eases.			
10.6	(e) Notwithstanding Mini	nesota Statutes	.			
10.7	section 115B.421, \$1,622		_			
10.8	from the closed landfill in					
10.9	settling obligations with t		· <u> </u>			
10.10	government, remedial inv					
10.11	feasibility studies, engine					
10.12	cleanup-related activities	for purposes of	<u>of</u>			
10.13	environmental response a	ections at a pric	<u>ority</u>			
10.14	qualified facility under M	Iinnesota Statu	ites,			
10.15	sections 115B.406 and 11	5B.407. This i	is a			
10.16	onetime appropriation an	d is available u	<u>ıntil</u>			
10.17	June 30, 2021.					
	Subd. 7. Resource Management and Assistance 34,549,000 34,701,000					
10.18	Subd. 7. Resource Mana	gement and A	Assistance	34,549,000	34,701,000	
10.18 10.19		ions by Fund	<u>Assistance</u>	34,549,000	34,701,000	
		S	<u>2021</u>	34,549,000	34,701,000	
10.19		ions by Fund		34,549,000	34,701,000	
10.19 10.20 10.21 10.22	Appropriat General State Government	ions by Fund 2020 950,000	2021 700,000	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23	Appropriat General State Government Special Revenue	ions by Fund 2020 950,000 75,000	2021 700,000 75,000	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24	Appropriat General State Government Special Revenue Environmental	2020 950,000 75,000 33,524,000	2021 700,000 75,000 33,926,000	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first	2020 950,000 75,000 33,524,000 st year and \$150	2021 700,000 75,000 33,926,000 0,000	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to	2020 950,000 75,000 33,524,000 st year and \$150 ransferred from	2021 700,000 75,000 33,926,000 0,000 n the	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to environmental fund to the	2020 950,000 75,000 33,524,000 st year and \$150 ransferred from	2021 700,000 75,000 33,926,000 0,000 n the	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to environmental fund to the environmental improvemental impr	2020 950,000 75,000 33,524,000 st year and \$150 ransferred from e small busines tent loan account	2021 700,000 75,000 33,926,000 0,000 n the ss nt	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to environmental fund to the	2020 950,000 75,000 33,524,000 st year and \$150 ransferred from e small busines tent loan account	2021 700,000 75,000 33,926,000 0,000 n the ss nt	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to environmental fund to the environmental improvemental impr	2020 250,000 2	2021 700,000 75,000 33,926,000 0,000 1 the 688 1nt 193.	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 10.29	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to environmental fund to the environmental improvemental improvemental improvemental statutes	2020 250,000 2	2021 700,000 75,000 33,926,000 0,000 n the 688 mt 1993.	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 10.29	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to the environmental fund to the environmental improvemental improvemental improvemental statutes (b) \$1,000,000 the first years.	2020 250,000 250,000 250,000 250,000 250,000 251,000 2	2021 700,000 75,000 33,926,000 0,000 n the 68 ent 193. 1,000 7cling	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 10.29 10.30 10.31	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to environmental fund to the environmental improvem under Minnesota Statutes (b) \$1,000,000 the first year the second year are for contact the year are for contact the year are for contact the year are for yea	2020 250,000 2	2021 700,000 75,000 33,926,000 0,000 n the ss nt 993. 0,000 veling	34,549,000	34,701,000	
10.19 10.20 10.21 10.22 10.23 10.24 10.25 10.26 10.27 10.28 10.29 10.30 10.31 10.32	Appropriate General State Government Special Revenue Environmental (a) Up to \$150,000 the first the second year may be to environmental fund to the environmental improvem under Minnesota Statutes (b) \$1,000,000 the first year the second year are for congrants under Minnesota Statutes	2020 950,000 75,000 33,524,000 st year and \$150 ransferred from e small busines ent loan accounts, section 116.9 ear and \$1,000 competitive recy statutes, section , \$700,000 each	2021 700,000 75,000 33,926,000 0,000 n the 688 nt 1993. 1,000 reling n year	34,549,000	34,701,000	

11.1	available until June 30, 2023. Any
11.2	unencumbered grant balances in the first year
11.3	do not cancel but are available for grants in
11.4	the second year.
11.5	(c) \$694,000 the first year and \$694,000 the
11.6	second year are from the environmental fund
11.7	for emission-reduction activities and grants to
11.8	small businesses and other
11.9	nonpoint-emission-reduction efforts. Of this
11.10	amount, \$100,000 the first year and \$100,000
11.11	the second year are to continue work with
11.12	Clean Air Minnesota, and the commissioner
11.13	may enter into an agreement with
11.14	Environmental Initiative to support this effort.
11.15	Any unencumbered grant balances in the first
11.16	year do not cancel but are available for grants
11.17	in the second year.
11.18	(d) \$17,250,000 the first year and \$17,250,000
11.19	the second year are from the environmental
11.20	fund for SCORE block grants to counties. Any
11.21	unencumbered grant balances in the first year
11.22	do not cancel but are available for grants in
11.23	the second year.
11.24	(e) \$119,000 the first year and \$119,000 the
11.25	second year are from the environmental fund
11.26	for environmental assistance grants or loans
11.27	under Minnesota Statutes, section 115A.0716.
11.28	Any unencumbered grant and loan balances
11.29	in the first year do not cancel but are available
11.30	for grants and loans in the second year.
11.31	(f) \$112,000 the first year and \$112,000 the
11.32	second year are from the environmental fund
11.33	for subsurface sewage treatment system
11.34	(SSTS) program administration and
11.35	community technical assistance and education,

12.1	including grants and technical assistance to
12.2	communities for water-quality protection.
12.3	(g) \$169,000 the first year and \$169,000 the
12.4	second year are from the environmental fund
12.5	to address the need for continued increased
12.6	activity in new technology review, technical
12.7	assistance for local governments, and
12.8	enforcement under Minnesota Statutes,
12.9	sections 115.55 to 115.58, and to complete the
12.10	requirements of Laws 2003, chapter 128,
12.11	article 1, section 165.
12.12	(h) \$250,000 the first year is for public
12.13	engagement and outreach that supports
12.14	developing and implementing policies to
12.15	address climate change. This is a onetime
12.16	appropriation. Public meetings held as part of
12.17	efforts under this appropriation must be
12.18	distributed evenly among the following three
12.19	areas: Minneapolis and St. Paul; cities in the
12.20	seven-county metropolitan area, but not
12.21	including Minneapolis and St. Paul; and areas
12.22	outside the seven-county metropolitan area.
12.23	(i) \$400,000 the second year is from the
12.24	environmental fund for grants to develop and
12.25	expand recycling markets for Minnesota
12.26	businesses.
12.27	(j) \$30,000 the first year and \$30,000 the
12.28	second year are from the environmental fund
12.29	for reviewing financial qualifications of waste
12.30	tire facility permit applicants under Minnesota
12.31	Statutes, section 115A.903.
12.32	(k) \$244,000 the first year and \$222,000 the
12.33	second year are from the environmental fund
12.34	for the voluntary certification program for

13.1	commercial deicer applicator	rs under			
13.2	Minnesota Statutes, section 116.2025.				
13.3	(l) All money deposited in th	e environme	<u>ntal</u>		
13.4	fund for the metropolitan sol	id waste land	<u>lfill</u>		
13.5	fee in accordance with Minne	esota Statute	<u>S,</u>		
13.6	section 473.843, and not other	erwise			
13.7	appropriated, is appropriated	for the purpo	oses		
13.8	of Minnesota Statutes, sectio	on 473.844.			
13.9	(m) Notwithstanding Minnes	sota Statutes,			
13.10	section 16A.28, the appropria	ations			
13.11	encumbered on or before Jun	ne 30, 2021, a	<u>as</u>		
13.12	contracts or grants for enviro	onmental			
13.13	assistance awarded under Min	nnesota Statu	ites,		
13.14	section 115A.0716; technical	l and research	<u>h</u>		
13.15	assistance under Minnesota S	Statutes, sect	ion		
13.16	115A.152; technical assistance	ce under			
13.17	Minnesota Statutes, section 1	115A.52; and	<u>[</u>		
13.18	pollution prevention assistan	ce under			
13.19	Minnesota Statutes, section 1	115D.04, are			
13.20	available until June 30, 2023	<u>-</u>			
13.21	Subd. 8. Watershed			9,485,000	9,335,000
13.22	Appropriations	s by Fund			
13.23	<u>20</u>	20	<u>2021</u>		
13.24	General 2,	109,000	1,959,000		
13.25	Environmental 7,	142,000	7,142,000		
13.26	Remediation	234,000	234,000		
13.27	(a) \$1,959,000 the first year	and \$1,959,0	000		
13.28	the second year are for grants	s to delegate	<u>d</u>		
13.29	counties to administer the co	unty feedlot			
13.30	program under Minnesota St	atutes, section	<u>n</u>		
13.31	116.0711, subdivisions 2 and	13. Money			
13.32	remaining after the first year	is available	<u>for</u>		
13.33	the second year.				

14.1	(b) \$208,000 the first year and \$208,000 the
14.2	second year are from the environmental fund
14.3	for the costs of implementing general
14.4	operating permits for feedlots over 1,000
14.5	animal units.
14.6	(c) \$122,000 the first year and \$122,000 the
14.7	second year are from the remediation fund for
14.8	the leaking underground storage tank program
14.9	to investigate, clean up, and prevent future
14.10	releases from underground petroleum storage
14.11	tanks and for the petroleum remediation
14.12	program for vapor assessment and
14.13	remediation. These same annual amounts are
14.14	transferred from the petroleum tank fund to
14.15	the remediation fund.
14.16	(d) \$150,000 the first year is for a grant to the
14.17	Minnesota Association of County Feedlot
14.18	Officers to develop, in coordination with the
14.19	Pollution Control Agency and the University
14.20	of Minnesota Extension program, an online
14.21	training curriculum related to animal feedlot
14.22	requirements under Minnesota Rules, chapter
14.23	7020. The curriculum must be developed to:
14.24	(1) provide base-level knowledge to new and
14.25	existing county feedlot pollution control
14.26	officers on feedlot registration, permitting,
14.27	compliance, enforcement, and program
14.28	administration;
14.29	(2) provide assistance to new and existing
14.30	county feedlot pollution control officers for
14.31	working efficiently and effectively with
14.32	producers; and
14.33	(3) reduce the incidence of manure or nutrients
14.34	entering surface water or groundwater.

15.1	Subd. 9. Environmenta	l Quality Board	<u>l</u>	1,624,000	1,274,000
15.2	Appropria	ations by Fund			
15.3		2020	<u>2021</u>		
15.4	General	1,431,000	1,081,000		
15.5	Environmental	193,000	193,000		
15.6	\$350,000 the first year i	s for a grant to tl	<u>ne</u>		
15.7	Board of Regents of the	University of			
15.8	Minnesota, Water Resou	irces Center, for	<u>a</u>		
15.9	comprehensive study of	the economic ber	<u>nefits</u>		
15.10	of managed aquifer rech	arge and to mak	<u>e</u>		
15.11	recommendations to enh	nance and replen	<u>ish</u>		
15.12	Minnesota's groundwate	er resources. This	s is a		
15.13	onetime appropriation a	nd is available u	<u>ntil</u>		
15.14	June 30, 2021. The stud	y must include b	out is		
15.15	not limited to:				
15.16	(1) examining the poten	tial benefits of			
15.17	enhancing groundwater	recharge in			
15.18	water-stressed areas;				
15.19	(2) assessing the relation	nship to changin	<u>g</u>		
15.20	seasonality and intensity	of precipitation	on		
15.21	groundwater recharge ra	<u>ites;</u>			
15.22	(3) reviewing the approx	aches to manage			
15.23	recharge in geologically	appropriate area	as;		
15.24	(4) identifying policy op	otions, costs, and			
15.25	barriers to recharging gr	oundwater; and			
15.26	(5) assessing the econom	nic returns of op	tions _		
15.27	for groundwater recharg	<u>se.</u>			
15.28	In conducting the study,	the Water Resou	urces		
15.29	Center must convene a s	takeholder group	and		
15.30	provide for public partic	cipation. By Janu	<u>iary</u>		
15.31	15, 2021, the Water Res	ources Center m	<u>ust</u>		
15.32	present its findings and	recommendation	<u>ns in</u>		
15.33	a report submitted to the	chairs of the			
15.34	legislative committees a	nd divisions wit	<u>h</u>		

16.1	jurisdiction over environment and natural
16.2	resources policy.
16.3	Subd. 10. Transfers
16.4	(a) The commissioner must transfer up to
16.5	\$44,000,000 from the environmental fund to
16.6	the remediation fund for purposes of the
16.7	remediation fund under Minnesota Statutes,
16.8	section 116.155, subdivision 2.
16.9	(b) \$1,800,000 the first year is transferred
16.10	from the remediation fund to the dry cleaner
16.11	environmental response and reimbursement
16.12	account for purposes of Minnesota Statutes,
16.13	section 115B.49. By January 15, 2020, the
16.14	commissioner of the Pollution Control Agency
16.15	must submit a report to the chairs and ranking
16.16	minority members of the legislative
16.17	committees and divisions with jurisdiction
16.18	over environment and natural resources
16.19	finance that includes an assessment of the
16.20	possibility of recovering environmental
16.21	response costs from insurance held by dry
16.22	cleaning facilities.
16.23	Subd. 11. Cancellations
16.24	(a) The unencumbered amount of the
16.25	environmental fund appropriation in Laws
16.26	2016, chapter 189, article 3, section 2,
16.27	subdivision 2, for technical assistance and
16.28	review of municipal wastewater infrastructure
16.29	projects, estimated to be \$373,000, is canceled
16.30	on June 30, 2019.
16.31	(b) The unencumbered amount of the closed
16.32	landfill investment fund appropriation in Laws
16.33	2017, chapter 93, article 1, section 2,
16.34	subdivision 6, for settling obligations, remedial

17.1	investigations, feasibility studies, engineering,					
17.2	and cleanup-related activities for purposes of					
17.3	environmental response actions at a priority					
17.4	qualified facility, estimated to be \$1,622,000,					
17.5	is canceled on June 30), 2019.				
17.6	EFFECTIVE DA	TE. Subdivision	11 is effective th	ne day following fina	al enactment.	
17.7	Sec. 3. NATURAL R	ESOURCES				
17.8	Subdivision 1. Total A	Appropriation	<u>\$</u>	318,233,000 \$	318,624,000	
17.9	Approp	riations by Fund				
17.10		<u>2020</u>	<u>2021</u>			
17.11	General	94,866,000	95,220,000			
17.12	Natural Resources	112,364,000	110,031,000			
17.13	Game and Fish	110,382,000	112,746,000			
17.14	Remediation	106,000	109,000			
17.15	Permanent School	515,000	<u>518,000</u>			
17.16	The amounts that may	be spent for each	<u>:h</u>			
17.17	purpose are specified	in the following				
17.18	subdivisions.					
17.19 17.20	Subd. 2. Land and M Management	ineral Resource	<u>es</u>	6,324,000	6,406,000	
17.21	Approp	riations by Fund				
17.22		<u>2020</u>	2021			
17.23	General	1,825,000	1,846,000			
17.24	Natural Resources	3,940,000	3,998,000			
17.25	Game and Fish	344,000	344,000			
17.26	Permanent School	215,000	218,000			
17.27	(a) \$319,000 the first y	year and \$319,00	00 the			
17.28	second year are for en	vironmental rese	earch_			
17.29	relating to mine permit	ting, of which \$2	00,000			
17.30	each year is from the r	minerals manage	ment			
17.31	account and \$119,000	each year is from	n the			
17.32	general fund.					
17.33	(b) \$3,032,000 the firs	st year and \$3,08	3,000			
17.34	the second year are from	om the minerals				

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18.1	management account in	the natural reso	ources				
18.2	fund for use as provided under Minnesota						
18.3	Statutes, section 93.2236, paragraph (c), for						
18.4	mineral resource management, projects to						
18.5	enhance future mineral income, and projects						
18.6	to promote new minera	l-resource					
18.7	opportunities.						
18.8	(c) \$215,000 the first year	ear and \$218,000) the				
18.9	second year are from th	e state forest sus	pense				
18.10	account in the permanen	t school fund to s	secure				
18.11	maximum long-term ec	onomic return fr	<u>rom</u>				
18.12	the school trust lands co	nsistent with fidu	<u>ıciary</u>				
18.13	responsibilities and sou	nd natural resou	rces				
18.14	conservation and mana	gement principle	es.				
18.15	Subd. 3. Ecological an	d Water Resour	rces	39,543,000	40,032,000		
18.16	Appropri	ations by Fund					
18.17		2020	2021				
		·					
18.18	General	18,718,000	18,922,000				
18.18 18.19	General Natural Resources	18,718,000 15,414,000	18,922,000 15,586,000				
18.19	Natural Resources	15,414,000 5,411,000	15,586,000 5,524,000				
18.19 18.20	Natural Resources Game and Fish	15,414,000 5,411,000 year and \$5,542	15,586,000 5,524,000 ,000				
18.19 18.20 18.21	Natural Resources Game and Fish (a) \$5,493,000 the first	15,414,000 5,411,000 year and \$5,542 m the invasive sp	15,586,000 5,524,000 ,000 pecies				
18.19 18.20 18.21 18.22	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from	15,414,000 5,411,000 year and \$5,542 in the invasive speeds fund an	15,586,000 5,524,000 ,000 pecies				
18.19 18.20 18.21 18.22 18.23	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural re-	15,414,000 5,411,000 year and \$5,542 m the invasive spector fund and are and \$3,206,000	15,586,000 5,524,000 ,000 pecies ad 0 the				
18.19 18.20 18.21 18.22 18.23 18.24	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural re \$3,206,000 the first year	15,414,000 5,411,000 year and \$5,542 m the invasive spectures fund and are and \$3,206,000 me general fund for	15,586,000 5,524,000 ,000 pecies ad 0 the				
18.19 18.20 18.21 18.22 18.23 18.24 18.25	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural re \$3,206,000 the first year second year are from the	15,414,000 5,411,000 year and \$5,542 m the invasive spectorizes fund and ar and \$3,206,000 me general fund for areness, assessm	15,586,000 5,524,000 2,000 Decies ad 0 the for ment				
18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural re \$3,206,000 the first year second year are from the management, public away	15,414,000 5,411,000 year and \$5,542 m the invasive spectources fund and ar and \$3,206,000 ne general fund for areness, assessment, and water according to the contract of th	15,586,000 5,524,000 2,000				
18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural respectively. \$3,206,000 the first year second year are from the management, public award and monitoring research	15,414,000 5,411,000 year and \$5,542 m the invasive spectures fund and ar and \$3,206,000 me general fund for areness, assessment, and water according to the spread of invariance and spread of inv	15,586,000 5,524,000 5,524,000 pecies ad 0 the for ment ess sive				
18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural respectively second year are from the management, public award monitoring research inspection to prevent the second year are from the management.	15,414,000 5,411,000 year and \$5,542 m the invasive spectures fund and ar and \$3,206,000 me general fund for areness, assessment, and water according spread of invalidation of invasive plants	15,586,000 5,524,000 5,524,000 pecies ad 0 the or ment ess sive in				
18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28 18.29	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural re \$3,206,000 the first year second year are from the management, public awa and monitoring research inspection to prevent the species; management of	15,414,000 5,411,000 year and \$5,542 m the invasive spector fund and are and \$3,206,000 me general fund for areness, assessment, and water according spread of invalidation of terrespectors.	15,586,000 5,524,000 5,524,000 eccies ad 0 the for nent ess sive in estrial				
18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28 18.29 18.30	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural re \$3,206,000 the first year second year are from the management, public awa and monitoring research inspection to prevent the species; management of public waters; and man	15,414,000 5,411,000 year and \$5,542 m the invasive spectures fund and are and \$3,206,000 me general fund for areness, assessment, and water according spread of invalidation of terrespectual experiments.	15,586,000 5,524,000 eccies ad 0 the for nent ess sive in estrial ands.				
18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28 18.29 18.30 18.31	Natural Resources Game and Fish (a) \$5,493,000 the first the second year are from account in the natural re \$3,206,000 the first year second year are from the management, public awa and monitoring research inspection to prevent the species; management or public waters; and man invasive species on state	15,414,000 5,411,000 year and \$5,542 m the invasive spectures fund and ar and \$3,206,000 me general fund for areness, assessment, and water according spread of invalidation of terrespectually agement of terrespectually and \$500,000 me general fund for a spread of invalidation of terrespectually agement of terrespectually agement of terrespectually and \$500,000	15,586,000 5,524,000 ,000 eccies ad 0 the for nent ess sive in estrial ands. 0 the				

19.1	to lake associations to manage aquatic invasive
19.2	plant species.
19.3	(c) \$1,000,000 the first year and \$1,000,000
19.4	the second year are from the invasive species
19.5	research account in the natural resources fund
19.6	for grants for the Minnesota Aquatic Invasive
19.7	Species Research Center.
19.8	(d) \$5,476,000 the first year and \$5,556,000
19.9	the second year are from the water
19.10	management account in the natural resources
19.11	fund for only the purposes specified in
19.12	Minnesota Statutes, section 103G.27,
19.13	subdivision 2.
19.14	(e) \$124,000 the first year and \$124,000 the
19.15	second year are for a grant to the Mississippi
19.16	Headwaters Board for up to 50 percent of the
19.17	cost of implementing the comprehensive plan
19.18	for the upper Mississippi within areas under
19.19	the board's jurisdiction.
19.20	(f) \$10,000 the first year and \$10,000 the
19.21	second year are for payment to the Leech Lake
19.22	Band of Chippewa Indians to implement the
19.23	band's portion of the comprehensive plan for
19.24	the upper Mississippi River.
19.25	(g) \$264,000 the first year and \$264,000 the
19.26	second year are for grants for up to 50 percent
19.27	of the cost of implementing the Red River
19.28	mediation agreement.
19.29	(h) \$2,259,000 the first year and \$2,298,000
19.30	the second year are from the heritage
19.31	enhancement account in the game and fish
19.32	fund for only the purposes specified in
19.33	Minnesota Statutes, section 297A.94,
19.34	paragraph (h), clause (1).

20.1	(i) \$971,000 the first year and \$985,000 the
20.2	second year are from the nongame wildlife
20.3	management account in the natural resources
20.4	fund for nongame wildlife management.
20.5	Notwithstanding Minnesota Statutes, section
20.6	290.431, \$100,000 the first year and \$100,000
20.7	the second year may be used for nongame
20.8	wildlife information, education, and
20.9	promotion.
20.10	(j) Notwithstanding Minnesota Statutes,
20.11	section 84.943, \$13,000 the first year and
20.12	\$13,000 the second year from the critical
20.13	habitat private sector matching account may
20.14	be used to publicize the critical habitat license
20.15	plate match program.
20.16	(k) \$6,000,000 the first year and \$6,000,000
20.17	the second year are for the following activities:
20.18	(1) financial reimbursement and technical
20.19	support to soil and water conservation districts
20.20	or other local units of government for
20.21	groundwater-level monitoring;
20.22	(2) surface water monitoring and analysis,
20.23	including installing monitoring gauges;
20.24	(3) groundwater analysis to assist with
20.25	water-appropriation permitting decisions;
20.26	(4) permit application review incorporating
20.27	surface water and groundwater technical
20.28	analysis;
20.29	(5) precipitation data and analysis to improve
20.30	irrigation use;
20.31	(6) information technology, including
20.32	electronic permitting and integrated data
20.33	systems; and

21.1	(7) compliance and mo	nitoring.			
21.2	(l) \$410,000 the first ye	ear and \$410,000) the		
21.3	second year are from the heritage enhancement				
21.4	account in the game and fish fund for grants				
21.5	to the Minnesota Aquat	tic Invasive Spec	eies		
21.6	Research Center at the	University of			
21.7	Minnesota to prioritize	, support, and de	velop		
21.8	research-based solution	s that can reduce	e the		
21.9	effects of aquatic invas	ive species in			
21.10	Minnesota by preventing	ng spread, contro	olling		
21.11	populations, and manag	ging ecosystems a	and to		
21.12	advance knowledge to	inspire actions b	<u>y</u>		
21.13	others.				
21.14	(m) \$50,000 the first ye	ar is for grants to	local		
21.15	units of government for	removing storm	<u>debris</u>		
21.16	from Roberds Lake. Th	is is a onetime			
21.17	appropriation.				
21.18	Subd. 4. Forest Manag	gement		51,968,000	52,603,000
21.1821.19		gement iations by Fund		51,968,000	52,603,000
			<u>2021</u>	51,968,000	52,603,000
21.19		lations by Fund	2021 34,800,000	51,968,000	52,603,000
21.19 21.20	Appropri	ations by Fund 2020		51,968,000	52,603,000
21.19 21.20 21.21	<u>Appropri</u>	2020 34,451,000	34,800,000	51,968,000	52,603,000
21.19 21.20 21.21 21.22	Appropri General Natural Resources	2020 34,451,000 16,119,000 1,398,000	34,800,000 16,386,000 1,417,000	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23	Appropri General Natural Resources Game and Fish	2020 34,451,000 16,119,000 1,398,000 year and \$7,521	34,800,000 16,386,000 1,417,000	<u>51,968,000</u>	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24	Appropris General Natural Resources Game and Fish (a) \$7,521,000 the first	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention,	34,800,000 16,386,000 1,417,000 ,000	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25	Appropri	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention,	34,800,000 16,386,000 1,417,000 ,000	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26	Appropri	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs	34,800,000 16,386,000 1,417,000 ,000	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27	Appropris	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, opression costs of and other costs ota Statutes, sect	34,800,000 16,386,000 1,417,000 ,000 of	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28	Appropri	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs ota Statutes, sect	34,800,000 16,386,000 1,417,000 ,000 of	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 21.29	Appropris General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and sup emergency firefighting incurred under Minnese 88.12. The amount necession	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs ota Statutes, sectors resion costs of the sectors of the	34,800,000 16,386,000 1,417,000 ,000 of ion uring	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 21.29 21.30	Appropris General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and supemergency firefighting incurred under Minneson 88.12. The amount necession and supemergency since a supemergency firefighting incurred under Minneson 88.12. The amount necession and supemergency firefighting incurred under Minneson 88.12. The amount necession and supemergency firefighting incurred under Minneson 88.12. The amount necession and supemergency firefighting incurred under Minneson 88.12. The amount necession and supemergency firefighting firefighting incurred under Minneson 88.12. The amount necession and supemergency firefighting firefi	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs ota Statutes, sect essary to pay for pression costs defiated from the general sectors of the sectors o	34,800,000 16,386,000 1,417,000 ,000 of ion uring	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 21.29 21.30 21.31	Appropris 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 necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting firefighting incurred under Minnese 88.12. The amount necession and supemergency firefighting firef	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs ota Statutes, sect essary to pay for pression costs defiated from the general sectors of the sectors o	34,800,000 16,386,000 1,417,000 ,000 of ion uring eneral	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 21.29 21.30 21.31 21.32	Appropris General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and sup emergency firefighting incurred under Minnese 88.12. The amount neces presuppression and sup the biennium is appropri	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs ota Statutes, sects essary to pay for pression costs desirated from the generated fr	34,800,000 16,386,000 1,417,000 	51,968,000	52,603,000
21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 21.29 21.30 21.31 21.32 21.33	Appropris General Natural Resources Game and Fish (a) \$7,521,000 the first the second year are for presuppression, and supemergency firefighting incurred under Minneson 88.12. The amount necession and supemergency firefighting incurred under Minneson 15 of the biennium is approprised fund. By January 15 of commissioner of natural	2020 34,451,000 16,119,000 1,398,000 year and \$7,521 prevention, pression costs of and other costs ota Statutes, sect essary to pay for pression costs defiated from the general	34,800,000 16,386,000 1,417,000 ,000 of ion curing eneral ubmit rity	51,968,000	52,603,000

22.1	and divisions having jurisdiction over
22.2	environment and natural resources finance that
22.3	identifies all firefighting costs incurred and
22.4	reimbursements received in the prior fiscal
22.5	year. These appropriations may not be
22.6	transferred. Any reimbursement of firefighting
22.7	expenditures made to the commissioner from
22.8	any source other than federal mobilizations
22.9	must be deposited into the general fund.
22.10	(b) \$15,119,000 the first year and \$15,386,000
22.11	the second year are from the forest
22.12	management investment account in the natural
22.13	resources fund for only the purposes specified
22.14	in Minnesota Statutes, section 89.039,
22.15	subdivision 2.
22.16	(c) \$1,398,000 the first year and \$1,417,000
22.17	the second year are from the heritage
22.18	enhancement account in the game and fish
22.19	fund to advance ecological classification
22.20	systems (ECS) scientific management tools
22.21	for forest and invasive species management.
22.22	(d) \$836,000 the first year and \$847,000 the
22.23	second year are for the Forest Resources
22.24	Council to implement the Sustainable Forest
22.25	Resources Act.
22.26	(e) \$1,131,000 the first year and \$1,131,000
22.27	the second year are for the Next Generation
22.28	Core Forestry data system.
22.29	(f) \$500,000 the first year and \$500,000 the
22.30	second year are from the forest management
22.31	investment account in the natural resources
22.32	fund for forest road maintenance on state
22.33	forest roads.

23.1	(g) \$500,000 the first year and \$500,000 the
23.2	second year are for forest road maintenance
23.3	on county forest roads.
23.4	(h) \$500,000 the first year and \$500,000 the
23.5	second year are for grants to local units of
23.6	government to develop community ash
23.7	management plans; to identify and convert ash
23.8	stands to more diverse, climate-adapted
23.9	species; and to replace removed ash trees.
23.10	(i) \$500,000 the first year and \$500,000 the
23.11	second year are from the forest management
23.12	investment account in the natural resources
23.13	fund to identify and convert ash forests on
23.14	state lands to climate-adapted species.
23.15	(j) \$1,000,000 the first year and \$1,000,000
23.16	the second year are for grants to remove and
23.17	dispose of ash trees within counties
23.18	quarantined for emerald ash borer. The base
23.19	for this appropriation in fiscal year 2022 and
23.20	later is \$655,000.
23.21	(k) Grants awarded under paragraphs (h) and
23.22	(j) may cover up to 75 percent of eligible costs
23.23	and may not exceed \$500,000. Matching
23.24	grants provided through these appropriations
23.25	are available to cities, counties, regional
23.26	authorities, joint powers boards, towns, and
23.27	parks and recreation boards in cities of the
23.28	first class. The commissioner, in consultation
23.29	with the commissioner of agriculture, must
23.30	establish appropriate criteria for determining
23.31	funding priorities between submitted requests
23.32	and to determine activities and expenses that
23.33	qualify to meet local match requirements.
23.34	Money appropriated for grants under
23.35	paragraphs (h) and (j) may be used to pay

24.1	reasonable costs incurred by the commissioner						
24.2	of natural resources to administer paragraphs						
24.3	(h) and (j).						
24.4	Subd. 5. Parks and Trails Management 92,085,000 89,486,00						
24.5	Appropr	iations by Fund					
24.6		<u>2020</u>	<u>2021</u>				
24.7	General	27,143,000	27,480,000				
24.8	Natural Resources	62,650,000	59,706,000				
24.9	Game and Fish	2,292,000	2,300,000				
24.10	(a) \$1,075,000 the first	year and \$1,075	,000				
24.11	the second year are from	m the water recre	eation				
24.12	account in the natural r	esources fund fo	<u>r</u>				
24.13	enhancing public water	r-access facilities	<u>s.</u>				
24.14	(b) \$6,344,000 the first	year and \$6,435	5,000				
24.15	the second year are from	n the natural reso	ources				
24.16	fund for state trail, parl	x, and recreation	area				
24.17	operations. This approp	riation is from re	venue				
24.18	deposited in the natura	l resources fund	<u>under</u>				
24.19	Minnesota Statutes, sec	ction 297A.94,					
24.20	paragraph (h), clause (2	<u>2).</u>					
24.21	(c) \$18,552,000 the firs	t year and \$18,82	8,000				
24.22	the second year are fro	m the state parks	<u>.</u>				
24.23	account in the natural r	esources fund to					
24.24	operate and maintain s	tate parks and sta	<u>ite</u>				
24.25	recreation areas.						
24.26	(d) \$890,000 the first y	ear and \$890,00	0 the				
24.27	second year are from the	ne natural resour	<u>ces</u>				
24.28	fund for park and trail grants to local units of						
24.29	government on land to	be maintained for	or at				
24.30	least 20 years for parks	or trails. This					
24.31	appropriation is from re	evenue deposited	in the				
24.32	natural resources fund	under Minnesota	<u>.</u>				
24.33	Statutes, section 297A.	94, paragraph (h	<u>),</u>				
24.34	clause (4). Any unencu	mbered balance	does				

25.1	not cancel at the end of the first year and is
25.2	available for the second year.
25.3	(e) \$9,624,000 the first year and \$9,624,000
25.4	the second year are from the snowmobile trails
25.5	and enforcement account in the natural
25.6	resources fund for the snowmobile
25.7	grants-in-aid program. Any unencumbered
25.8	balance does not cancel at the end of the first
25.9	year and is available for the second year.
25.10	(f) \$2,135,000 the first year and \$2,135,000
25.11	the second year are from the natural resources
25.12	fund for the off-highway vehicle grants-in-aid
25.13	program. Of this amount, \$1,660,000 each
25.14	year is from the all-terrain vehicle account;
25.15	\$150,000 each year is from the off-highway
25.16	motorcycle account; and \$325,000 each year
25.17	is from the off-road vehicle account. Any
25.18	unencumbered balance does not cancel at the
25.19	end of the first year and is available for the
25.20	second year.
25.21	(g) \$116,000 the first year and \$117,000 the
25.22	second year are from the cross-country-ski
25.23	account in the natural resources fund for
25.24	grooming and maintaining cross-country-ski
25.25	trails in state parks, trails, and recreation areas.
25.26	(h) \$266,000 the first year and \$269,000 the
25.27	second year are from the state land and water
25.28	conservation account in the natural resources
25.29	fund for priorities established by the
25.30	commissioner for eligible state projects and
25.31	administrative and planning activities
25.32	consistent with Minnesota Statutes, section
25.33	84.0264, and the federal Land and Water
25.34	Conservation Fund Act. Any unencumbered

26.1	balance does not cancel at the end of the first
26.2	year and is available for the second year.
26.3	(i) \$250,000 the first year and \$250,000 the
26.4	second year are for matching grants for local
26.5	parks and outdoor recreation areas under
26.6	Minnesota Statutes, section 85.019,
26.7	subdivision 2.
26.8	(j) \$250,000 the first year and \$250,000 the
26.9	second year are for matching grants for local
26.10	trail connections under Minnesota Statutes,
26.11	section 85.019, subdivision 4c.
26.12	(k) \$600,000 the first year is from the
26.13	all-terrain vehicle account in the natural
26.14	resources fund for grants to St. Louis County.
26.15	Of this amount, \$100,000 is for a grant to St.
26.16	Louis County for an environmental assessment
26.17	worksheet for the overall construction of the
26.18	Voyageur Country ATV Trail system and
26.19	connections, and \$500,000 is for a grant to St.
26.20	Louis County to design, plan, permit, acquire
26.21	right-of-way for, and construct Voyageur
26.22	Country ATV Trail from Buyck to Holmes
26.23	Logging Road and to Shuster Road toward
26.24	Cook. This is a onetime appropriation.
26.25	(1) \$2,400,000 the first year is from the
26.26	all-terrain vehicle account in the natural
26.27	resources fund. Of this amount, \$1,300,000 is
26.28	for a grant to Lake County to match other
26.29	funding sources to develop the Prospector
26.30	Loop Trail system and \$1,100,000 is for
26.31	acquisition, design, environmental review,
26.32	permitting, and construction for all-terrain
26.33	vehicle use on the Taconite State Trail
26.34	between Ely and Purvis Forest Management
26.35	Road

27.1	(m) \$950,000 the first year and \$950,000 the
27.2	second year are from the all-terrain vehicle
27.3	account in the natural resources fund for grants
27.4	to St. Louis County for the Quad Cities ATV
27.5	Club trail construction program for planning,
27.6	design, environmental permitting, right-of-way
27.7	acquisition, and construction of up to 24 miles
27.8	of trail connecting the cities of Mountain Iron,
27.9	Virginia, Eveleth, and Gilbert to the
27.10	Laurentian Divide, County Road 303, the
27.11	Taconite State Trail, and Biwabik and from
27.12	Pfeiffer Lake Forest Road to County Road
27.13	361. This is a onetime appropriation.
27.14	(n) \$250,000 the first year and \$250,000 the
27.15	second year are for grants for
27.16	natural-resource-based education and
27.17	recreation programs under Minnesota Statutes,
27.18	section 84.976. This is a onetime
27.10	section 64.970. This is a offering
27.19	appropriation.
27.19	appropriation.
27.19 27.20	appropriation.(o) \$50,000 the first year is from the state
27.19 27.20 27.21	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for
27.19 27.20 27.21 27.22	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename
27.19 27.20 27.21 27.22 27.23	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale
27.19 27.20 27.21 27.22 27.23 27.24	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park.
27.19 27.20 27.21 27.22 27.23 27.24 27.25	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state
27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state parks account in the natural resources fund for
27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state parks account in the natural resources fund for increased operations at Hill-Annex Mine State
27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state parks account in the natural resources fund for increased operations at Hill-Annex Mine State Park in fiscal years 2020 to 2023. This is a
27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state parks account in the natural resources fund for increased operations at Hill-Annex Mine State Park in fiscal years 2020 to 2023. This is a onetime appropriation, is in addition to funds
27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29 27.30	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state parks account in the natural resources fund for increased operations at Hill-Annex Mine State Park in fiscal years 2020 to 2023. This is a onetime appropriation, is in addition to funds budgeted by or otherwise available to the
27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29 27.30 27.31	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state parks account in the natural resources fund for increased operations at Hill-Annex Mine State Park in fiscal years 2020 to 2023. This is a onetime appropriation, is in addition to funds budgeted by or otherwise available to the commissioner for this park, and is available
27.19 27.20 27.21 27.22 27.23 27.24 27.25 27.26 27.27 27.28 27.29 27.30 27.31 27.32	appropriation. (o) \$50,000 the first year is from the state parks account in the natural resources fund for signs and other activities necessary to rename St. Croix State Park to Walter F. Mondale State Park. (p) \$260,000 the first year is from the state parks account in the natural resources fund for increased operations at Hill-Annex Mine State Park in fiscal years 2020 to 2023. This is a onetime appropriation, is in addition to funds budgeted by or otherwise available to the commissioner for this park, and is available until June 30, 2023.

28.3 Trail across Sand Creek located five miles

HF2209 FIRST ENGROSSMENT

northeast of Brainerd along the Mississippi 28.4

River. 28.5

28.1

(r) \$75,000 the first year is from the 28.6

off-highway motorcycle account in the natural 28.7

28.8 resources fund to complete a master plan for

off-highway motorcycle trail planning and 28.9

development. 28.10

28.12

28.11 Subd. 6. Fish and Wildlife Management

28.13		<u>2020</u>	<u>2021</u>
28.14	<u>General</u>	2,060,000	1,460,000
28.15	Natural Resources	1,954,000	1,982,000
28.16	Game and Fish	74,222,000	75,628,000

(a) \$8,539,000 the first year and \$8,658,000 28.17

28.18 the second year are from the heritage

enhancement account in the game and fish 28.19

fund only for activities specified under 28.20

Minnesota Statutes, section 297A.94, 28.21

paragraph (h), clause (1). Notwithstanding 28.22

Minnesota Statutes, section 297A.94, five 28.23

percent of this appropriation may be used for 28.24

expanding hunter and angler recruitment and 28.25

retention. 28.26

(b) \$2,060,000 the first year and \$1,460,000 28.27

the second year are for planning for and 28.28

emergency response to disease outbreaks in 28.29

28.30 wildlife. Of this amount, \$50,000 the first year

is to establish a chronic wasting disease 28.31

adopt-a-dumpster program; \$50,000 the first 28.32

year is to develop guidelines for handling, 28.33

transporting, processing, and disposing of deer 28.34

28.35 carcasses as required in this act; and \$500,000

29.1	the first year is for a grant to the Board of
29.2	Regents of the University of Minnesota for
29.3	the Chronic Wasting Disease Response,
29.4	Research, and Policy Program. The
29.5	commissioner and board must each submit
29.6	quarterly reports on the activities funded under
29.7	this paragraph to the chairs and ranking
29.8	minority members of the legislative
29.9	committees and divisions with jurisdiction
29.10	over environment and natural resources and
29.11	agriculture. Base funding for this activity is
29.12	\$1,100,000 in fiscal year 2022 and thereafter.
29.13	(c) \$8,546,000 the first year and \$8,546,000
29.14	the second year are from the deer management
29.15	account for the purposes identified in
29.16	Minnesota Statutes, section 97A.075,
29.17	subdivision 1.
29.18	(d) \$250,000 the first year and \$250,000 the
29.19	second year are from the game and fish fund
29.20	for the walk-in access program under
29.21	Minnesota Statutes, section 97A.126.
29.22	(e) Notwithstanding Minnesota Statutes,
29.23	section 297A.94, \$100,000 the first year and
29.24	\$100,000 the second year are from the heritage
29.25	enhancement account in the game and fish
29.26	fund for shooting sports facility grants under
29.27	Minnesota Statutes, section 87A.10, including
29.28	grants for archery facilities. Grants must be
29.29	matched with a nonstate match, which may
29.30	include in-kind contributions. This is a
29.31	onetime appropriation.
29.32	(f) Notwithstanding Minnesota Statutes,
29.33	section 297A.94, \$10,000 the first year is from
29.34	the heritage enhancement account in the game
29.35	and fish fund for implementing nontoxic shot

30.1

requirements under Minnesota Statutes,

50.1	requirements under ivi	Innesota Statutes	<u>2</u>		
30.2	section 97B.673.				
30.3	Subd. 7. Enforcement	<u>t</u>		46,210,000	47,810,000
30.4	Appropr	riations by Fund			
30.5		<u>2020</u>	<u>2021</u>		
30.6	General	7,632,000	8,175,000		
30.7	Natural Resources	11,757,000	11,993,000		
30.8	Game and Fish	26,715,000	27,533,000		
30.9	Remediation	106,000	109,000		
30.10	(a) \$1,718,000 the firs	t year and \$1,718	3,000		
30.11	the second year are fro	om the general fu	nd for		
30.12	enforcement efforts to	prevent the sprea	ad of		
30.13	aquatic invasive specie	es.			
30.14	(b) \$1,580,000 the firs	t year and \$1,580	0,000		
30.15	the second year are from	om the heritage			
30.16	enhancement account	in the game and	<u>fish</u>		
30.17	fund for only the purp	oses specified un	der		
30.18	Minnesota Statutes, se	ction 297A.94,			
30.19	paragraph (h), clause (<u>(1).</u>			
30.20	(c) \$1,182,000 the firs	t year and \$1,182	2,000		
30.21	the second year are fro	m the water recr	<u>eation</u>		
30.22	account in the natural re	esources fund for	<u>grants</u>		
30.23	to counties for boat an	d water safety. A	ny		
30.24	unencumbered balance	e does not cancel	at the		
30.25	end of the first year an	d is available for	the		
30.26	second year.				
30.27	(d) \$315,000 the first	year and \$315,00	0 the		
30.28	second year are from t	he snowmobile t	<u>rails</u>		
30.29	and enforcement according	unt in the natural			
30.30	resources fund for gran	nts to local law			
30.31	enforcement agencies	for snowmobile			
30.32	enforcement activities	. Any unencumb	ered		
30.33	balance does not cance	el at the end of th	<u>ne first</u>		
30.34	year and is available for	or the second year	<u>ur.</u>		

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31.1	(e) \$250,000 the first year and \$250,000 the
31.2	second year are from the all-terrain vehicle
31.3	account in the natural resources fund for grants
31.4	to qualifying organizations to assist in safety
31.5	and environmental education and monitoring
31.6	trails on public lands under Minnesota
31.7	Statutes, section 84.9011. Grants issued under
31.8	this paragraph must be issued through a formal
31.9	agreement with the organization. By
31.10	December 15 each year, an organization
31.11	receiving a grant under this paragraph must
31.12	report to the commissioner with details on
31.13	expenditures and outcomes from the grant. Of
31.14	this appropriation, \$25,000 each year is for
31.15	administering these grants. Any unencumbered
31.16	balance does not cancel at the end of the first
31.17	year and is available for the second year.
31.18	(f) \$510,000 the first year and \$510,000 the
31.19	second year are from the natural resources
31.20	fund for grants to county law enforcement
31.21	agencies for off-highway vehicle enforcement
31.22	and public education activities based on
31.23	off-highway vehicle use in the county. Of this
31.24	amount, \$498,000 each year is from the
31.25	all-terrain vehicle account, \$11,000 each year
31.26	is from the off-highway motorcycle account,
31.27	and \$1,000 each year is from the off-road
31.28	vehicle account. The county enforcement
31.29	agencies may use money received under this
31.30	appropriation to make grants to other local
31.31	enforcement agencies within the county that
31.32	have a high concentration of off-highway
31.33	vehicle use. Of this appropriation, \$25,000
31.34	each year is for administering these grants.
31 35	Any unencumbered balance does not cancel

32.1	at the end of the first year and is available for			
32.2	the second year.			
32.3	(g) \$176,000 the first year and \$176,000 the			
32.4	second year are from the game and fish fund			
32.5	for an ice safety program.			
32.6	(h) \$60,000 the first year and \$4,000 the			
32.7	second year are from the game and fish fund			
32.8	to provide outreach and education, in			
32.9	coordination with interested organizations, to			
32.10	communities concerned about cultural artifacts			
32.11	regarding the new requirements established			
32.12	under Minnesota Statutes, section 84.0896.			
32.13	(i) The base for fiscal year 2022 and thereafter			
32.14	is \$7,553,000 from the general fund,			
32.15	\$27,955,000 from the game and fish fund,			
32.16	\$12,080,000 from the natural resources fund,			
32.17	and \$111,000 from the remediation fund.			
32.18	These base level adjustments include pension			
32.19	costs as provided in Laws 2018, chapter 211,			
32.20	article 21, section 1, paragraph (a).			
32.21	Subd. 8. Operations Support		3,000,000	2,350,000
32.22	Appropriations by Fund			
32.23	<u>2020</u> <u>20</u>	21		
32.24	<u>General</u> <u>2,850,000</u> <u>2,350,00</u>	00		
32.25	Natural Resources 150,000	-0-		
32.26	(a) \$2,000,000 the first year and \$1,500,000			
32.27	the second year are available for legal costs.			
32.28	Of this amount, up to \$500,000 the first year			
32.29	and \$375,000 the second year may be			
32.30	transferred to the Minnesota Pollution Control			
32.31	Agency. This is a onetime appropriation and			
32.32	is available until June 30, 2023.			
32.33	(b) \$850,000 the first year and \$850,000 the			
32.34	second year are available for protecting the			

	HF2209 FIRST ENGROSSM	ENT	REVISOR	СКМ	H2209-1
	III 2207 TIKST ENGROSSIV	ILIVI	KL VISOK	CKW	112207-1
33.1	department's business sys	tems and associ	ated		
33.2	infrastructure.				
33.3	(c) \$150,000 the first year	r is from the wa	<u>ter</u>		
33.4	recreation account in the	natural resource	<u>es</u>		
33.5	fund for programming co	sts required for	the		
33.6	new watercraft licensing ca	ategories establis	shed		
33.7	in this act.				
33.8	Subd. 9. Pass Through F	<u>'unds</u>		867,000	867,000
33.9	Appropriat	ions by Fund			
33.10		<u>2020</u>	<u>2021</u>		
33.11	General	187,000	187,000		
33.12	Natural Resources	380,000	380,000		
33.13	Permanent School	300,000	300,000		
33.14	(a) \$380,000 the first year	r and \$380,000	<u>the</u>		
33.15	second year are from the	natural resource	<u>es</u>		
33.16	fund for grants to be divid	led equally betw	<u>/een</u>		
33.17	the city of St. Paul for the	Como Park Zoo	and		
33.18	Conservatory and the city	of Duluth for t	<u>he</u>		
33.19	Lake Superior Zoo. This a	ppropriation is f	<u>rom</u>		
33.20	revenue deposited to the na	atural resources t	<u>fund</u>		
33.21	under Minnesota Statutes	, section 297A.	94,		
33.22	paragraph (h), clause (5).				
33.23	(b) \$187,000 the first year	r and \$187,000	<u>the</u>		
33.24	second year are for the Of	fice of School T	<u>rust</u>		
33.25	<u>Lands.</u>				
33.26	(c) \$300,000 the first year	r and \$300,000	<u>the</u>		
33.27	second year are from the	forestry suspens	<u>se</u>		
33.28	account in the permanent	school fund for	the		
33.29	Office of School Trust La	nds.			
33.30	Subd. 10. Cancellation				

33.32

33.33

The unencumbered amount of the general fund

appropriation in Laws 2016, chapter 189,

article 3, section 3, subdivision 8, for legal

costs, estimated to be \$500,000, is canceled

34.2	on June 30, 2019.			
34.3	EFFECTIVE DATE. Subdivision 10 is effective data.	ective the	e day following fina	l enactment.
34.4 34.5	Sec. 4. BOARD OF WATER AND SOIL RESOURCES	<u>\$</u>	<u>19,963,000</u> §	18,931,000
34.6	(a) \$3,423,000 the first year and \$3,423,000			
34.7	the second year are for natural resources block			
34.8	grants to local governments to implement the			
34.9	Wetland Conservation Act and shoreland			
34.10	management under Minnesota Statutes,			
34.11	chapter 103F, and local water management			
34.12	under Minnesota Statutes, chapter 103B. The			
34.13	board may reduce the amount of the natural			
34.14	resources block grant to a county by an			
34.15	amount equal to any reduction in the county's			
34.16	general services allocation to a soil and water			
34.17	conservation district from the county's			
34.18	previous year allocation when the board			
34.19	determines that the reduction was			
34.20	disproportionate.			
34.21	(b) \$3,116,000 the first year and \$3,116,000			
34.22	the second year are for grants to soil and water			
34.23	conservation districts for the purposes of			
34.24	Minnesota Statutes, sections 103C.321 and			
34.25	103C.331, and for general purposes, nonpoint			
34.26	engineering, and implementation and			
34.27	stewardship of the reinvest in Minnesota			
34.28	reserve program. Expenditures may be made			
34.29	from these appropriations for supplies and			
34.30	services benefiting soil and water conservation			
34.31	districts. Any district receiving a payment			
34.32	under this paragraph must maintain a web page			
34.33	that publishes, at a minimum, its annual report,			
34.34	annual audit, annual budget, and meeting			
34.35	notices.			

(c) \$761,000 the first year and \$761,000 the
second year are to implement, enforce, and
provide oversight for the Wetland
Conservation Act, including administering the
wetland banking program and in-lieu fee
mechanism.
(d) \$1,560,000 the first year and \$1,560,000
the second year are for the following
cost-share programs:
(1) \$260,000 each year is for the feedlot water
quality cost-sharing program for feedlots under
500 animal units and nutrient and manure
management projects in watersheds where
there are impaired waters;
(2) \$1,200,000 each year is for cost-sharing
programs of soil and water conservation
districts for perennially vegetated riparian
buffers, erosion control, water retention and
treatment, and other high-priority conservation
practices; and
(3) \$100,000 each year is for county
cooperative weed management programs and
to restore native plants in selected invasive
species management sites.
(e) \$166,000 the first year and \$166,000 the
second year are to provide technical assistance
to local drainage management officials and
for the costs of the Drainage Work Group. The
board must coordinate with the Drainage Work
Group according to Minnesota Statutes,
section 103B.101, subdivision 13.
(f) \$100,000 the first year and \$100,000 the
second year are for a grant to the Red River
Basin Commission for water quality and

36.1	floodplain management, including
36.2	administration of programs. This appropriation
36.3	must be matched by nonstate funds.
36.4	(g) \$140,000 the first year and \$140,000 the
36.5	second year are for grants to Area II
36.6	Minnesota River Basin Projects for floodplain
36.7	management.
36.8	(h) \$125,000 the first year and \$125,000 the
36.9	second year are for conservation easement
36.10	stewardship.
36.11	(i) \$269,000 the first year and \$259,000 the
36.12	second year are for critical information
36.13	technology upgrades, development, and
36.14	security improvements.
36.15	(j) \$240,000 the first year and \$240,000 the
36.16	second year are for a grant to the Lower
36.17	Minnesota River Watershed District to defray
36.18	the annual cost of operating and maintaining
36.19	sites for dredge spoil to sustain the state,
36.20	national, and international commercial and
36.21	recreational navigation on the lower Minnesota
36.22	River.
36.23	(k) \$3,500,000 the first year and \$3,500,000
36.24	the second year are for payments to soil and
36.25	water conservation districts for the purposes
36.26	of Minnesota Statutes, sections 103C.321 and
36.27	103C.331. This is a onetime appropriation.
36.28	(1) \$150,000 the first year is for:
36.29	(1) identifying and listing ineligible materials
36.30	under Minnesota Statutes, section 103F.49;
36.31	(2) assessing the viability of replacing plastic
36.32	materials used in conservation and

REVISOR

37.1	bioengineering projects with similarly
37.2	designed organic materials; and
37.3	(3) by November 1, 2020, preparing and
37.4	submitting a report to the chairs and ranking
37.5	minority members of the committees and
37.6	divisions with jurisdiction over environment
37.7	and natural resources with:
37.8	(i) criteria to be used by the board for
37.9	identifying and listing materials under
37.10	Minnesota Statutes, section 103F.49;
37.11	(ii) recommendations for implementing
37.12	Minnesota Statutes, section 103F.49, including
37.13	a process for reviewing and updating the list;
37.14	<u>and</u>
37.15	(iii) results of the assessment under clause (2)
37.16	and any related recommendations.
37.17	The board must consult with the United States
37.18	Department of Agriculture and the
37.19	commissioners of natural resources,
37.20	transportation, and the Pollution Control
37.21	Agency and may contract with the University
37.22	of Minnesota as necessary for the purposes of
37.23	this appropriation. This is a onetime
37.24	appropriation and is available until June 30,
37.25	<u>2022.</u>
37.26	(m) \$400,000 the first year is to provide
37.27	onetime state incentive payments to enrollees
37.28	in the federal Conservation Reserve Program
37.29	(CRP) and its derivative programs available
37.30	in Minnesota. The board may establish
37.31	payment rates based on land valuation and on
37.32	environmental benefit criteria, including but
37.33	not limited to reducing nutrients in surface
37.34	water or groundwater, protecting drinking

REVISOR

38.1	water, enhancing soil health, and enhancing
38.2	pollinator and wildlife habitat. The board may
38.3	use state funds to implement the program and
38.4	to provide technical assistance to landowners
38.5	or their agents to fulfill enrollment and
38.6	contract provisions. This is a onetime
38.7	appropriation and is available until June 30,
38.8	<u>2023.</u>
38.9	(n) \$387,000 the first year and \$250,000 the
38.10	second year are to provide grants or payments
38.11	to plant residential lawns with native
38.12	vegetation and pollinator-friendly forbs and
38.13	legumes. The board must establish criteria for
38.14	grants or payments awarded under this section.
38.15	Grants or payments awarded under this section
38.16	may be made for up to 75 percent of the costs
38.17	of the project, except that in areas identified
38.18	by the United States Fish and Wildlife Service
38.19	as areas where there is a high potential for
38.20	rusty patched bumble bees to be present,
38.21	grants may be awarded for up to 90 percent
38.22	of the costs of the project. This is a onetime
38.23	appropriation.
38.24	(o) \$150,000 the first year is to prepare a
38.25	statewide action plan for soil health in
38.26	cooperation with the University of Minnesota
38.27	Water Resources Center and in consultation
38.28	with the commissioners of agriculture, natural
38.29	resources, and the Pollution Control Agency.
38.30	The plan must include recommendations for
38.31	protecting and improving the state's soil health
38.32	for agricultural and water quality purposes,
38.33	including recommendations for research and
38.34	outreach. By February 15, 2020, the plan must
38.35	be submitted to the chairs and ranking

39.1	minority members of the house of		
39.2	representatives and senate committees and		
39.3	divisions with jurisdiction over agriculture		
39.4	and environment and natural resources policy.		
39.5	This is a onetime appropriation.		
39.6	(p) \$5,745,000 the first year and \$5,550,000		
39.7	the second year are for agency administration		
39.8	and operation of the Board of Water and Soil		
39.9	Resources. The base for agency administration		
39.10	is \$5,351,000 in fiscal year 2022 and		
39.11	thereafter.		
39.12	(q) Notwithstanding Minnesota Statutes,		
39.13	section 103C.501, the board may shift money		
39.14	in this section and may adjust the technical		
39.15	and administrative assistance portion of the		
39.16	funds to leverage federal or other nonstate		
39.17	funds or to address accountability, oversight,		
39.18	local government performance, or		
39.19	high-priority needs identified in local water		
39.20	management plans or comprehensive water		
39.21	management plans.		
39.22	(r) The appropriations for grants in this section		
39.23	are available until June 30, 2023. Returned		
39.24	grant funds must be regranted consistent with		
39.25	the purposes of this section. If an appropriation		
39.26	for grants in either year is insufficient, the		
39.27	appropriation in the other year is available for		
39.28	<u>it.</u>		
39.29	(s) Notwithstanding Minnesota Statutes,		
39.30	section 16B.97, the appropriations for grants		
39.31	in this section are exempt from the Department		
39.32	of Administration, Office of Grants		
39.33	Management Policy 08-10 Grant Monitoring.		
39.34	Sec. 5. METROPOLITAN COUNCIL	\$ 9,140,000 \$	9,140,000

	HF2209 FIRST ENGROSSM	MENT	REVISOR	CKM	H2209-1
40.1	Appropria	tions by Fund			
40.2		2020	2021		
40.3	General	2,540,000	2,540,000		
40.4	Natural Resources	6,600,000	6,600,000		
40.5	(a) \$2,540,000 the first y	ear and \$2,540,	000		
40.6	the second year are for n	netropolitan-are	<u>a</u>		
40.7	regional parks operation	and maintenance	<u>ce</u>		
40.8	according to Minnesota	Statutes, section	<u> </u>		
40.9	<u>473.351.</u>				
40.10	(b) \$6,600,000 the first y	rear and \$6,600,	000		
40.11	the second year are from	the natural resou	urces		
40.12	fund for metropolitan-are	ea regional park	s and		
40.13	trails maintenance and o	perations. This			
40.14	appropriation is from rev	enue deposited i	n the		
40.15	natural resources fund under Minnesota				
40.16	Statutes, section 297A.94	4, paragraph (h)	2		
40.17	clause (3).				
40.18 40.19	Sec. 6. CONSERVATION MINNESOTA	ON CORPS	<u>\$</u>	<u>945,000</u> <u>\$</u>	945,000
40.20	Appropria	tions by Fund			
40.21		<u>2020</u>	<u>2021</u>		
40.22	General	455,000	455,000		
40.23	Natural Resources	490,000	490,000		
40.24	Conservation Corps Min	nesota may rece	eive		
40.25	money appropriated from	the natural reso	urces		
40.26	fund under this section of	nly as provided	<u>in an</u>		
40.27	agreement with the com	missioner of nat	<u>ural</u>		
40.28	resources.				
40.29	Sec. 7. ZOOLOGICAL	BOARD	<u>\$</u>	10,394,000 \$	9,999,000
40.30	Appropria	tions by Fund			
40.31		<u>2020</u>	2021		

Article 1 Sec. 7.

General

Natural Resources

40.32

40.33

9,809,000

190,000

10,204,000

190,000

41.1	(a) \$190,000 the first year and \$190,000 the			
41.2	second year are from the natural resources			
41.3	fund from revenue deposited under Minnesota			
41.4	Statutes, section 297A.94, paragraph (h),			
41.5	clause (5).			
41.6	(b) \$499,000 the first year is to upgrade critical			
41.7	communication and security technology			
41.8	infrastructure. This is a onetime appropriation.			
41.9	(c) \$40,000 the first year is for the prairie			
41.10	butterfly conservation program. This is a			
41.11	onetime appropriation.			
41.12	Sec. 8. SCIENCE MUSEUM	<u>\$</u>	1,079,000 \$	1,079,000
41.13	Sec. 9. EXPLORE MINNESOTA TOURISM	<u>\$</u>	14,394,000 \$	14,594,000
41.14	\$500,000 the first year and \$500,000 the			
41.15	second year must be matched from nonstate			
41.16	sources to develop maximum private sector			
41.17	involvement in tourism. Each \$1 of state			
41.18	incentive must be matched with \$6 of private			
41.19	sector money. "Matched" means revenue to			
41.20	the state or documented cash expenditures			
41.21	directly expended to support Explore			
41.22	Minnesota Tourism programs. Up to one-half			
41.23	of the private sector contribution may be			
41.24	in-kind or soft match. The incentive in fiscal			
41.25	year 2020 is based on fiscal year 2019 private			
41.26	sector contributions. The incentive in fiscal			
41.27	year 2021 is based on fiscal year 2020 private			
41.28	sector contributions. This incentive is ongoing.			
41.29	Money for marketing grants is available either			
41.30	year of the biennium. Unexpended grant			
41.31	money from the first year is available in the			
41.32	second year.			
41.33	\$100,000 each year is for a grant to the			
41 34	Northern Lights International Music Festival			

42.1	\$50,000 the first year and \$250,000 the second
42.2	year are for the Minnesota Outdoor Recreation
42.3	Office under Minnesota Statutes, section
42.4	<u>116U.60.</u>
42.5	Sec. 10. <u>CONTINGENT APPROPRIATIONS</u>
42.6	Subdivision 1. Motor Fuels Tax
42.7	(a) The following appropriations are available
42.8	only if new revenue is raised from increases
42.9	in the motor fuels tax rates under Minnesota
42.10	Statutes, sections 296A.07 and 296A.08,
42.11	enacted during the 2019 session:
42.12	(1) \$300,000 the first year and \$300,000 the
42.13	second year are appropriated to the
42.14	commissioner of natural resources from the
42.15	water recreation account in the natural
42.16	resources fund for grants to counties for boat
42.17	and water safety. Any unencumbered balance
42.18	does not cancel at the end of the first year and
42.19	is available for the second year;
42.20	(2) \$3,350,000 the first year and \$3,350,000
42.21	the second year are appropriated to the
42.22	commissioner of natural resources from the
42.23	water recreation account in the natural
42.24	resources fund for activities of the Division
42.25	of Parks and Trails under Minnesota Statutes,
42.26	section 86B.706, subdivision 3; and
42.27	(3) \$500,000 the first year and \$500,000 the
42.28	second year are appropriated to the
42.29	commissioner of natural resources from the
42.30	all-terrain vehicle account in the natural
42.31	resources fund for all-terrain vehicle trail
42.32	management.
42.33	(b) In the appropriations specified under
42.34	paragraph (a), the amounts appropriated are

43.1	reduced proportionally, as necessary, if the
43.2	legislation enacted in the 2019 legislative
43.3	session does not provide sufficient revenue to
43.4	the accounts.
43.5	Subd. 2. Solid Waste Tax
43.6	(a) The following appropriations are available
43.7	only if new revenue is available in the
43.8	environmental fund from increases in solid
43.9	waste management tax rates under Minnesota
43.10	Statutes, chapter 297H, enacted during the
43.11	2019 session:
43.12	(1) \$400,000 the first year and \$400,000 the
43.13	second year are appropriated from the
43.14	environmental fund to the commissioner of
43.15	the Pollution Control Agency for competitive
43.16	recycling grants under Minnesota Statutes,
43.17	section 115A.565. This appropriation is
43.18	available until June 30, 2023. Any
43.19	unencumbered grant balances in the first year
43.20	do not cancel but are available for grants in
43.21	the second year;
43.22	(2) \$750,000 the first year and \$750,000 the
43.23	second year are appropriated from the
43.24	environmental fund to the commissioner of
43.25	the Pollution Control Agency for reducing and
43.26	diverting food waste, redirecting edible food
43.27	for consumption, and removing barriers to
43.28	collecting and recovering organic waste. Of
43.29	this amount, \$500,000 each year is for grants
43.30	to increase food rescue and waste prevention.
43.31	This appropriation is available until June 30,
43.32	2023. Any unencumbered grant balances in
43.33	the first year do not cancel but are available
43 34	for grants in the second year

44.1	(3) \$3,000,000 the first year and \$3,000,000			
44.2	the second year are appropriated from the			
44.3	environmental fund to the commissioner of			
44.4	the Pollution Control Agency for grants to			
44.5	counties to collect, transport, and process			
44.6	wood waste into usable biomass fuel for the			
44.7	St. Paul district heating and cooling system			
44.8	cogeneration facility or a waste wood and			
44.9	agricultural biomass-fueled combined heat			
44.10	and power facility owned in partnership with			
44.11	a governmental entity located in the state; and			
44.12	(4) \$2,900,000 the first year and \$3,500,000			
44.13	the second year are appropriated from the			
44.14	environmental fund to the commissioner of			
44.15	the Pollution Control Agency for additional			
44.16	SCORE block grants to counties.			
44.17	(b) In the appropriations specified under			
44.18	paragraph (a), the amounts appropriated are			
44.19	reduced proportionally, as necessary, if the			
44.20	legislation enacted in the 2019 legislative			
44.21	session does not provide sufficient revenue to			
44.22	the fund.			
44.23	Sec. 11. Laws 2016, chapter 189, article 3, se	ection 6. as	amended by Laws 20	17. chapter
44.24	93, article 1, section 12, is amended to read:			- , , ··
44.25	Sec. 6. ADMINISTRATION	\$	250,000 \$	-0-
44.26	\$250,000 the first year is from the state forest			
44.27	suspense account in the permanent school fund			
44.28	for the school trust lands director to initiate			
44.29	real estate development projects on and			
44.30	complete a 25-year framework for managing			
44.31	school trust lands as determined by the school			
44.32	trust lands director described in Minnesota			
44.33	Statutes, section 127A.353, subdivision 4,			
44.34	paragraph (a), clause (11). This is a onetime			

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45.1	appropriation and is available until June 30,			
45.2	2019 <u>2021</u> .			
45.3	EFFECTIVE DATE. This section is effect	ive the da	y following final ena	actment.
45.4	Sec. 12. Laws 2017, chapter 93, article 1, sec	tion 9, is a	amended to read:	
45.5	Sec. 9. ADMINISTRATION	\$	800,000 \$	300,000
45.6	(a) \$300,000 the first year and \$300,000 the			
45.7	second year are from the state forest suspense			
45.8	account in the permanent school fund for the			
45.9	school trust lands director. This appropriation			
45.10	is to be used for securing long-term economic			
45.11	return from the school trust lands consistent			
45.12	with fiduciary responsibilities and sound			
45.13	natural resources conservation and			
45.14	management principles.			
45.15	(b) \$500,000 the first year is from the state			
45.16	forest suspense account in the permanent			
45.17	school fund for the school trust lands director			
45.18	to initiate the private sale of surplus school			
45.19	trust lands identified according to Minnesota			
45.20	Statutes, section 92.82, paragraph (d)			
45.21	Boundary Waters Canoe Area Wilderness			
45.22	private forest land alternative with the United			
45.23	States Department of Agriculture Forest			
45.24	Service and a nonprofit partner. The school			
45.25	trust lands director may use these funds for			
45.26	project costs, including but not limited to			
45.27	environmental assessments, valuation			
45.28	expenses, legal fees, closing costs, and			
45.29	transactional staff costs. This is a onetime			
45.30	appropriation and is available until June 30,			

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

2019 2021.

46.1	ARTICLE 2
46.2	ENVIRONMENT AND NATURAL RESOURCES
46.3	Section 1. [1.1465] STATE BEE.
46.4	Subdivision 1. Rusty patched bumble bee. The rusty patched bumble bee, Bombus
46.5	affinis, is the official bee of the state of Minnesota.
46.6	Subd. 2. Photograph. A photograph of the rusty patched bumble bee must be preserved
46.7	in the Office of the Secretary of State.
46.8	Sec. 2. Minnesota Statutes 2018, section 16A.151, subdivision 2, is amended to read:
46.9	Subd. 2. Exceptions. (a) If a state official litigates or settles a matter on behalf of specific
46.10	injured persons or entities, this section does not prohibit distribution of money to the specific
46.11	injured persons or entities on whose behalf the litigation or settlement efforts were initiated.
46.12	If money recovered on behalf of injured persons or entities cannot reasonably be distributed
46.13	to those persons or entities because they cannot readily be located or identified or because
46.14	the cost of distributing the money would outweigh the benefit to the persons or entities, the
46.15	money must be paid into the general fund.
46.16	(b) Money recovered on behalf of a fund in the state treasury other than the general fund
46.17	may be deposited in that fund.
46.18	(c) This section does not prohibit a state official from distributing money to a person or
46.19	entity other than the state in litigation or potential litigation in which the state is a defendant
46.20	or potential defendant.
46.21	(d) State agencies may accept funds as directed by a federal court for any restitution or
46.22	monetary penalty under United States Code, title 18, section 3663(a)(3) or United States
46.23	Code, title 18, section 3663A(a)(3). Funds received must be deposited in a special revenue
46.24	account and are appropriated to the commissioner of the agency for the purpose as directed
46.25	by the federal court.
46.26	(e) Tobacco settlement revenues as defined in section 16A.98, subdivision 1, paragraph
46.27	(t), may be deposited as provided in section 16A.98, subdivision 12.
46.28	(f) If the Minnesota Pollution Control Agency recovers \$250,000 or more in litigation
46.29	or in settlement of a matter that could have resulted in litigation for a civil penalty from
46.30	violations of a permit issued by the Minnesota Pollution Control Agency, then 40 percent
46.31	of the money recovered must be distributed to the community health board where the
46 32	permitted facility is located. The commissioner of the Minnesota Pollution Control Agency

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must notify the commissioner of health and the 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 must collect
and distribute the money to the commissioner of health. The commissioner of health must
distribute the money to the community health board. The community health board must
meet directly with the population potentially affected by the pollution that was the subject
of the litigation or settlement to understand the population's concerns and incorporate those
concerns into a project that benefits that population. The project must be implemented by
the community health board and funded as directed in this paragraph. This paragraph does
not apply to money recovered in litigation or settlement of a matter that could have resulted
in litigation with subdivisions of the state. This paragraph is for the distribution 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.

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

- Sec. 3. Minnesota Statutes 2018, section 16A.152, subdivision 2, is amended to read:
- Subd. 2. **Additional revenues; priority.** (a) If on the basis of a forecast of general fund revenues and expenditures, the commissioner of management and budget determines that there will be a positive unrestricted budgetary general fund balance at the close of the biennium, the commissioner of management and budget must allocate money to the following accounts and purposes in priority order:
- 47.21 (1) the cash flow account established in subdivision 1 until that account reaches \$47.22 \$350,000,000;
- 47.23 (2) the budget reserve account established in subdivision 1a until that account reaches \$1,596,522,000;
- 47.25 (3) the amount necessary to increase the aid payment schedule for school district aids and credits payments in section 127A.45 to not more than 90 percent rounded to the nearest tenth of a percent without exceeding the amount available and with any remaining funds deposited in the budget reserve;
- (4) the amount necessary to restore all or a portion of the net aid reductions under section 127A.441 and to reduce the property tax revenue recognition shift under section 123B.75, subdivision 5, by the same amount; and

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48.1	(5) the elean water fund established in section 114D.50 until \$22,000,000 has been
48.2	transferred into the fund metropolitan landfill contingency action trust account established
48.3	in section 473.845 until \$13,905,000 has been transferred into the account.
48.4	(b) The amounts necessary to meet the requirements of this section are appropriated
48.5	from the general fund within two weeks after the forecast is released or, in the case of
48.6	transfers under paragraph (a), clauses (3) and (4), as necessary to meet the appropriations
48.7	schedules otherwise established in statute.
48.8	(c) The commissioner of management and budget shall must certify the total dollar
48.9	amount of the reductions under paragraph (a), clauses (3) and (4), to the commissioner of
48.10	education. The commissioner of education shall must increase the aid payment percentage
48.11	and reduce the property tax shift percentage by these amounts and apply those reductions
48.12	to the current fiscal year and thereafter.
48.13	(d) Paragraph (a), clause (5), expires after the entire amount of the transfer has been
48.14	made.
48.15	Sec. 4. Minnesota Statutes 2018, section 17.035, subdivision 1, is amended to read:
48.16	Subdivision 1. Reimbursement. A meat processor holding a license under chapter 28A
48.17	may apply to the commissioner of agriculture for <u>full</u> reimbursement of \$70 towards the
48.18	processor's reasonable and documented cost of processing donated deer, as determined by
48.19	the commissioner within the limits of available funding. The meat processor shall deliver
48.20	the deer, processed into cuts or ground meat, to a charitable organization that is registered
48.21	under chapter 309 and with the commissioner of agriculture and that operates a food
48.22	assistance program. To request reimbursement, the processor shall submit an application,
48.23	on a form prescribed by the commissioner of agriculture, the tag number under which the
48.24	deer was taken, and a receipt for the deer from the charitable organization.
48.25	Sec. 5. Minnesota Statutes 2018, section 84.026, is amended by adding a subdivision to
48.26	read:
48.27	Subd. 4. Paying grant-eligible expenditures. Notwithstanding section 16A.41, the
48.28	commissioner may make payments for otherwise eligible grant-program expenditures that
48.29	are made on or after the effective date of the appropriation that funds the payments for:

48.30

(1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44;

49.1	(3) enforcement and public education grants under sections 84.794, 84.803, 84.83,
49.2	84.927, 86B.701, 86B.705, and 87A.10.
49.3	Sec. 6. Minnesota Statutes 2018, section 84.027, subdivision 18, is amended to read:
49.4	Subd. 18. Permanent school fund authority; reporting. (a) The commissioner of
49.5	natural resources has the authority and responsibility for the administration of to administer
49.6	school trust lands under sections 92.121 92.122 and 127A.31. The commissioner shall
49.7	biannually report to the Legislative Permanent School Fund Commission and the legislature
49.8	on the management of the school trust lands that shows how the commissioner has and will
49.9	continue to achieve the following goals:
49.10	(1) manage the school trust lands efficiently and in a manner that reflects the undivided
49.11	loyalty to the beneficiaries consistent with the commissioner's fiduciary duties;
49.12	(2) reduce the management expenditures of school trust lands and maximize the revenues
49.13	deposited in the permanent school trust fund;
49.14	(3) manage the sale, exchange, and commercial leasing of school trust lands, requiring
49.15	returns of not less than fair market value, to maximize the revenues deposited in the
49.16	permanent school trust fund and retain the value from the long-term appreciation of the
49.17	school trust lands;
49.18	(4) manage the school trust lands to maximize the long-term economic return for the
49.19	permanent school trust fund while maintaining sound natural resource conservation and
49.20	management principles;
49.21	(5) optimize school trust land revenues and maximize the value of the trust consistent
49.22	with the balancing of short-term and long-term interests, so that long-term benefits are not
49.23	lost in an effort to maximize short-term gains; and
49.24	(6) maintain the integrity of the trust and prevent the misapplication of its lands and its
49.25	revenues.
49.26	(b) When the commissioner finds an irresolvable conflict between maximizing the
49.27	long-term economic return and protecting natural resources and recreational values on
49.28	school trust lands, the commissioner shall give precedence to the long-term economic return
49.29	in managing school trust lands. By July 1, 2018, the permanent school fund shall must be
49.30	compensated for all school trust lands included under a designation or policy provision that
49.31	prohibits long-term economic return. The commissioner shall submit recommendations to
49.32	the appropriate legislative committees and divisions on methods of funding for the

compensation required under this paragraph, including recommendations for appropriations

0.1	from the general fund, nongeneral funds, and the state bond fund. Any uncompensated
0.2	designation or policy provision restrictions on the long-term economic return on school
0.3	trust lands remaining after July 1, 2018, shall must be compiled and submitted to the
0.4	Legislative Permanent School Fund Commission for review.
0.5	(c) By December 31, 2013, the report required under paragraph (a) shall must provide
0.6	an inventory and identification of all school trust lands that are included under a designation
0.7	or policy provision that prohibits long-term economic return. The report shall must include
0.8	a plan to compensate the permanent school fund through the purchase or exchange of the
0.9	lands or a plan to manage the school trust land to generate long-term economic return to
0.10	the permanent school fund. Subsequent reports under paragraph (a) shall must include a
0.11	status report of the commissioner's progress in maximizing the long-term economic return
0.12	on lands identified in the 2013 report.
0.13	(d) When future management practices, policies, or designations or policies by the
0.14	commissioner diminish or prohibit the long-term economic return on school trust land, the
0.15	conflict shall must be resolved by compensating the permanent school fund through an
0.16	exchange or purchase of the lands before designation or application of the policy as provided
0.17	<u>in section 92.122</u> .
0.10	C 7 Minner 4- C4-4-4 20104i-n 04 0005 i
0.18	Sec. 7. Minnesota Statutes 2018, section 84.0895, is amended by adding a subdivision to
0.19	read:
0.20	Subd. 10. Rusty patched bumble bee. The rusty patched bumble bee, Bombus affinis,
0.21	is designated as an endangered species under this section, is the state bee under section
0.22	1.1465, has been listed as an endangered species under the federal Endangered Species Act,
0.23	and is a species that is of most concern to the state in order to prevent extinction. The
0.24	Environmental Quality Board must coordinate efforts to protect the rusty patched bumble
0.25	bee in the state.
0.26	Sec. 8. [84.0896] TRADE IN PROHIBITED ANIMAL PARTS PROHIBITED.
0.27	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
0.28	(b) "Antique" means an item that:
0.29	(1) contains no more than 200 grams of prohibited animal part as a fixed component of
0.30	an item that is not made wholly or partially from a prohibited animal part; and
0.31	(2) is documented to be at least 100 years old.

(c) "Prohibited animal part" means any of the following:

51.1	(1) a tooth or tusk from any species of elephant, hippopotamus, mammoth, mastodon,
51.2	walrus, whale, or narwhal, or any piece thereof, whether raw or worked;
51.3	(2) a product containing any of the materials described in clause (1);
51.4	(3) a horn; piece of horn; or derivative of a horn, such as a powder, of any species of
51.5	rhinoceros; and
51.6	(4) a product containing any of the materials described in clause (3).
51.7	(d) "Sell" or "sale" means an exchange for consideration and includes barter and
51.8	possession with intent to sell. The term does not include a transfer of ownership by gift,
51.9	donation, or bequest.
51.10	Subd. 2. Prohibition. A person shall not purchase or sell any item that the person knows
51.11	or should know is a prohibited animal part.
51.12	Subd. 3. Exceptions. (a) Subdivision 2 does not prohibit the sale or purchase of a
51.13	prohibited animal part if the sale or purchase is:
51.14	(1) undertaken as part of law enforcement activities;
51.15	(2) expressly authorized by federal law;
51.16	(3) of an antique;
51.17	(4) of a musical instrument containing a lawfully acquired fixed component made of no
51.18	more than 200 grams of prohibited animal part; or
51.19	(5) of a prohibited animal part by a bona fide educational or scientific institution that is
51.20	a nonprofit corporation, as defined in section 501(c)(3) of the Internal Revenue Code.
51.21	(b) Subdivision 2 does not prohibit possession of a cultural artifact containing a prohibited
51.22	animal part.
51.23	Subd. 4. Disposition of seized prohibited animal parts. Notwithstanding any other
51.24	provision of law, a prohibited animal part seized under this section must, upon a conviction,
51.25	be forfeited to the state and either destroyed or given to a nonprofit corporation, as defined
51.26	in section 501(c)(3) of the Internal Revenue Code, for an educational or scientific purpose.
51.27	EFFECTIVE DATE. This section is effective January 1, 2020, and applies to crimes
51.28	committed on or after that date.
51.29	Sec. 9. Minnesota Statutes 2018, section 84.788, subdivision 2, is amended to read:
51.30	Subd. 2. Exemptions. Registration is not required for off-highway motorcycles:

52.1	(1) owned and used by the United States, an Indian tribal government, the state, another
52.2	state, or a political subdivision;
52.3	(2) registered in another state or country that have not been within this state for more
52.4	than 30 consecutive days;
52.5	(3) registered under chapter 168, when operated on forest roads to gain access to a state
52.6	forest campground;
52.7	(4) used exclusively in organized track-racing events;
52.8	(5) (4) operated on state or grant-in-aid trails by a nonresident possessing a nonresident
52.9	off-highway motorcycle state trail pass;
52.10	(6) (5) operated by a person participating in an event for which the commissioner has
52.11	issued a special use permit; or
52.12	(7) (6) operated on boundary trails and registered in another state or country providing
52.13	equal reciprocal registration or licensing exemptions for registrants of this state.
52.14	Sec. 10. Minnesota Statutes 2018, section 84.794, subdivision 2, is amended to read:
32.14	
52.15	Subd. 2. Purposes. (a) Subject to appropriation by the legislature, money in the
52.16	off-highway motorcycle account may only be spent for:
52.17	(1) administration, enforcement, and implementation of sections 84.787 to 84.795;
52.18	(2) acquisition, maintenance, and development of off-highway motorcycle trails and use
52.19	areas; and
52.20	(3) grants-in-aid to counties and municipalities to construct and maintain off-highway
52.21	motorcycle trails and use areas; and
52.22	(4) grants for enforcement and public education to local law enforcement agencies.
52.23	(b) The distribution of funds made available for grants-in-aid must be guided by the
52.24	statewide comprehensive outdoor recreation plan.
52.25	Sec. 11. Minnesota Statutes 2018, section 84.83, subdivision 3, is amended to read:
52.26	Subd. 3. Purposes for the account; allocation. (a) The money deposited in the account
52.27	and interest earned on that money may be expended only as appropriated by law for the
52.28	following purposes:
52.29	(1) for a grant-in-aid program to counties and municipalities for construction and
52.30	maintenance of snowmobile trails that are determined by the commissioner to be part of

53.1	the state's grant-in-aid system, including maintenance of trails on lands and waters of
53.2	Voyageurs National Park; on Lake of the Woods; on Rainy Lake; on the following lakes in
53.3	St. Louis County: Burntside, Crane, Little Long, Mud, Pelican, Shagawa, and Vermilion;
53.4	and on the following lakes in Cook County: Devil Track and Hungry Jack; The commissioner
53.5	may establish a performance-based funding formula for annual grants-in-aid. The procedures
53.6	and criteria for grants-in-aid are not subject to the rulemaking provisions of chapter 14, and
53.7	section 14.386 does not apply. In administering the performance-based grants-in-aid, the
53.8	commissioner must:
53.9	(i) determine annual grant amounts based on a funding formula that includes consideration
53.10	of historical costs, snowfall, use, and tourism;
53.11	(ii) make grant payments based on:
53.12	(A) successful completion of performance benchmarks;
53.13	(B) reimbursement of eligible expenditures; or
53.14	(C) a combination of subitems (A) and (B); and
53.15	(iii) assess penalties to nonperforming grant-in-aid recipients, which may include
53.16	withholding grant payments or making the grantee or trail system ineligible for future
53.17	grant-in-aid funding.
53.18	(2) for acquisition, development, and maintenance of to acquire, develop, and maintain
53.19	state recreational snowmobile trails;
53.20	(3) for snowmobile safety programs; and
53.21	(4) for the administration and enforcement of to administer and enforce sections 84.81
53.22	to 84.91 and appropriated grants to local law enforcement agencies.
53.23	(b) No less than 60 percent of revenue collected from snowmobile registration and
53.24	snowmobile state trail sticker fees must be expended for grants-in-aid to develop, maintain,
53.25	and groom trails and acquire easements.
53.26	Sec. 12. [84.976] NO CHILD LEFT INSIDE GRANT PROGRAM.
53.27	Subdivision 1. Establishment. The commissioner of natural resources must establish
53.28	and administer a program to provide grants for outdoor environmental, ecological, and other
53.29	natural-resource-based education and recreation programs serving youth.
53.30	Subd. 2. Eligibility. The commissioner may award grants under this section to public
53.31	entities or private nonprofit organizations.

54.1	Subd. 3. Priorities. In awarding grants under this section, the commissioner must give
54.2	priority to programs that:
54.3	(1) provide students with opportunities to directly experience and understand nature and
54.4	the natural world;
54.5	(2) use a research-based, effective environmental, ecological, agricultural, or other
54.6	natural-resource-based educational curriculum;
54.7	(3) maximize the number of participants that can be served;
54.8	(4) serve children with limited opportunities to participate in natural-resource-based
54.9	outdoor activities;
54.10	(5) use public park and other natural resource venues and personnel as a resource; and
54.11	(6) commit matching funds or in-kind resources.
54.12	Sec. 13. Minnesota Statutes 2018, section 84D.15, is amended to read:
54.13	84D.15 INVASIVE SPECIES ACCOUNT ACCOUNTS.
54.14	Subdivision 1. Creation. The invasive species account is and the invasive species
54.15	research account are created in the state treasury in the natural resources fund.
54.16	Subd. 2. Receipts. (a) Money received from surcharges on watercraft licenses under
54.17	section 86B.415, subdivision 7, civil penalties under section 84D.13, and service provider
54.18	permits under section 84D.108 , shall must be deposited in the invasive species account.
54.19	Each year, the commissioner of management and budget shall must transfer from the game
54.20	and fish fund to the invasive species account, the annual surcharge collected on nonresident
54.21	fishing licenses under section 97A.475, subdivision 7, paragraph (b). Each fiscal year, the
54.22	commissioner of management and budget shall must transfer \$750,000 from the water
54.23	recreation account under section 86B.706 to the invasive species account.
54.24	(b) Money received from surcharges on watercraft licenses under section 86B.415,
54.25	subdivision 7, must be deposited as follows:
54.26	(1) 80 percent from each surcharge must be deposited in the invasive species account;
54.27	<u>and</u>
54.28	(2) 20 percent from each surcharge must be deposited in the invasive species research
54.29	account.
54.30	Subd. 3. Use of money in <u>invasive species</u> account. Money credited to the invasive
54.31	species account in subdivision 2 shall must be used for management of invasive species

55.1	and implementation of this chapter as it pertains to invasive species, including control,
55.2	public awareness, law enforcement, assessment and monitoring, management planning,
55.3	habitat improvements, and research. Of the money credited to the account, at least ten
55.4	percent from each surcharge on watercraft licenses under section 86B.415, subdivision 7,
55.5	must be used for grants to lake associations to manage aquatic invasive plant species.
55.6	Subd. 4. Use of money in invasive species research account. Money credited to the
55.7	invasive species research account in subdivision 2, paragraph (b), must be used for grants
55.8	to the Board of Regents of the University of Minnesota for the Minnesota Aquatic Invasive
55.9	Species Research Center to research aquatic invasive species.
55.10	Sec. 14. Minnesota Statutes 2018, section 85.012, subdivision 49, is amended to read:
55.11	Subd. 49. St. Croix Walter F. Mondale State Park, Pine County.
55.12	Sec. 15. Minnesota Statutes 2018, section 85.42, is amended to read:
55.13	85.42 USER FEE; VALIDITY.
55.14	(a) The fee for an annual cross-country-ski pass is \$19 \$24 for an individual age 16 and
55.15	over. The fee for a three-year pass is \$54_\$69 for an individual age 16 and over. This fee
55.16	shall must be collected at the time the pass is purchased. Three-year passes are valid for
55.17	three years beginning the previous July 1. Annual passes are valid for one year beginning
55.18	the previous July 1.
55.19	(b) The cost for a daily cross-country skier pass is $\$5$ $\$9$ for an individual age 16 and
55.20	over. This fee shall must be collected at the time the pass is purchased. The daily pass is
55.21	valid only for the date designated on the pass form.
55.22	(c) A pass must be signed by the skier across the front of the pass to be valid and becomes
55.23	is nontransferable on signing when signed.
55.24	(d) The commissioner and agents shall must issue a duplicate pass to a person whose
55.25	pass is lost or destroyed, using the process established under section 97A.405, subdivision
55.26	3, and rules adopted thereunder. The fee for a duplicate cross-country-ski pass is \$2.
55.27	Sec. 16. Minnesota Statutes 2018, section 85.44, is amended to read:
55.28	85.44 CROSS-COUNTRY-SKI TRAIL GRANT-IN-AID PROGRAM.
55.29	The commissioner shall establish a grant-in-aid program for local units of government
55.30	and special park districts for the acquisition, development, and maintenance of to acquire,
55.31	develop, and maintain cross-country-ski trails that are determined by the commissioner to

6.1	be part of the state's grant-in-aid system. Grants shall be are available for acquisition of to
56.2	acquire trail easements but may not be used to acquire any lands in fee title. Local units of
66.3	government and special park districts applying for and receiving grants under this section
6.4	shall be are considered to have cross-country-ski trails for one year following the expiration
56.5	of their last grant. The department shall reimburse all public sponsors of grants-in-aid
6.6	cross-country-ski trails based upon criteria established by the department. Prior to the use
66.7	of Before using any reimbursement criteria, a certain proportion of the revenues shall must
6.8	be allocated on the basis of user fee sales location. The commissioner may establish a
6.9	performance-based funding formula for annual grants-in-aid. The procedures and criteria
66.10	for grants-in-aid are not subject to the rulemaking provisions of chapter 14, and section
6.11	14.386 does not apply. In administering the performance-based grants-in-aid, the
6.12	commissioner must:
6.13	(1) determine annual grant amounts based on a funding formula that includes
6.14	consideration of historical costs, snowfall, use, and tourism;
6.15	(2) make grant payments based on:
6.16	(i) successful completion of performance benchmarks;
6.17	(ii) reimbursement of eligible expenditures; or
6.18	(iii) a combination of items (i) and (ii); and
6.19	(3) assess penalties to nonperforming grant-in-aid recipients, which may include
6.20	withholding grant payments or making the grantee or trail system ineligible for future
6.21	grant-in-aid funding.
	Sec. 17. Minneagte Statutes 2019, section 95.47, is amonded to made
66.22	Sec. 17. Minnesota Statutes 2018, section 85.47, is amended to read:
6.23	85.47 SPECIAL USE PERMITS; FEES.
6.24	Fees collected for special use permits to use state trails not on state forest, state park, or
6.25	state recreation area lands and for use of state water access sites must be deposited in the
6.26	natural resources fund and are appropriated to the commissioner of natural resources for
66.27	operating and maintaining state trails and water access sites.
6.28	Sec. 18. Minnesota Statutes 2018, section 86B.415, subdivision 1, is amended to read:
6.29	Subdivision 1. Watercraft 19 feet or less. (a) Except as provided in paragraph (b) and
66.30	subdivision subdivisions 1a and 4, the fee for a watercraft license for watercraft 19 feet or
6.31	less in length is \$27_\$39.25.

- (b) The watercraft license fee fees for the specified watercraft are as follows:
- 57.2 (1) for watercraft, other than personal watercraft, 19 feet in length or less that is offered 57.3 for rent or lease, the fee is \$9 \$11.25;

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- 57.5 (3) for a watercraft 19 feet in length or less used by a nonprofit corporation for teaching

(2) for a sailboat, 19 feet in length or less, the fee is \$10.50 \$15.25;

- 57.6 boat and water safety, the fee is as provided in subdivision 4;
- 57.7 (4) for a watercraft owned by a dealer under a dealer's license, the fee is as provided in
- 57.8 subdivision 5;

- 57.9 (5) for a personal watercraft, the fee is \$37.50 \$54.50, except for a personal watercraft
- that is offered for rent or lease according to section 86B.313, subdivision 4, \$47; and
- (6) for a watercraft less than 17 feet in length, other than a watercraft listed in clauses
- 57.12 (1) to (5), the fee is \$18 \$26.
- Sec. 19. Minnesota Statutes 2018, section 86B.415, subdivision 1a, is amended to read:
- 57.14 Subd. 1a. Canoes, kayaks, sailboards, paddleboards, paddleboarts, or rowing
- shells. Except as provided under subdivision 4, the fee for a watercraft license for a canoe,
- 57.16 kayak, sailboard, paddleboard, paddleboat, or rowing shell over ten feet in length is \$10.50
- 57.17 \$15.25.
- Sec. 20. Minnesota Statutes 2018, section 86B.415, subdivision 2, is amended to read:
- 57.19 Subd. 2. Watercraft over 19 feet. Except as provided in subdivisions 1a, 3, 4, and 5,
- 57.20 the watercraft license fee:
- (1) for a watercraft more than 19 feet but less than 26 feet in length is \$45 \\$65.25;
- 57.22 (2) for a watercraft 26 feet but less than 40 feet in length is \$67.50 \$98; and
- 57.23 (3) for a watercraft 40 feet in length or longer is \$90 \$130.50.
- Sec. 21. Minnesota Statutes 2018, section 86B.415, subdivision 3, is amended to read:
- 57.25 Subd. 3. Watercraft over 19 feet for hire. Except as provided under subdivision 4, the
- 57.26 license fee for a watercraft more than 19 feet in length for hire with an operator is \$75
- 57.27 \$108.75 each.

58.1	Sec. 22. Minnesota Statutes 2018, section 86B.415, subdivision 4, is amended to read:
58.2	Subd. 4. Watercraft used by nonprofit corporation for teaching organization or
58.3	homestead resort. (a) The watercraft license fee for a watercraft used by a nonprofit
58.4	organization for teaching boat and water safety is \$4.50 each.
58.5	(b) The following fees apply to watercraft owned and used by a homestead resort, as
58.6	defined under section 273.13, subdivision 22, paragraph (c), that contains ten rental units
58.7	or less, when the watercraft remains on a single water body:
58.8	(1) for a watercraft 40 feet in length or longer, \$90;
58.9	(2) for a watercraft 26 feet but less than 40 feet in length, \$67.50;
58.10	(3) for a watercraft more than 19 feet but less than 26 feet in length, \$45;
58.11	(4) for a watercraft more than 19 feet in length for hire with an operator, \$75;
58.12	(5) for a watercraft 17 to 19 feet in length, \$27, except as provided in clauses (6) to (10);
58.13	(6) for a watercraft, other than personal watercraft, 19 feet in length or less that is offered
58.14	for rent or lease, \$9;
58.15	(7) for a sailboat 19 feet in length or less, \$10.50;
58.16	(8) for a personal watercraft, \$37.50;
58.17	(9) for a canoe, kayak, sailboard, paddleboard, paddleboat, or rowing shell over ten feet
58.18	in length, \$10.50; and
58.19	(10) for a watercraft less than 17 feet in length, other than a watercraft listed in clauses
58.20	(6) to (9), \$18.
58.21	Sec. 23. Minnesota Statutes 2018, section 86B.415, subdivision 5, is amended to read:
58.22	Subd. 5. Dealer's license. There is no separate fee for watercraft owned by a dealer
58.23	under a dealer's license. The fee for a dealer's license is \$67.50 \\$98.
58.24	Sec. 24. Minnesota Statutes 2018, section 86B.415, subdivision 7, is amended to read:
58.25	Subd. 7. Watercraft surcharge. A \$5 \$20 surcharge is placed on each watercraft licensed
58.26	under subdivisions 1 to 3 and 5 and a \$5 surcharge is placed on each watercraft licensed
58.27	under subdivision 4 for control, public awareness, law enforcement, monitoring, and research
58.28	of aquatic invasive species such as zebra mussel, purple loosestrife, and Eurasian watermilfoil

in public waters and public wetlands.

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Sec. 25. Minnesota Statutes 2018, section 88.642, subdivision 1, is amended to read:

Subdivision 1. **Written consent.** No person shall cut, harvest, remove, transport, or possess for decorative purposes or for sale more than three decorative trees, more than 100 pounds of decorative boughs, more than 50 spruce stems or branches greater than six inches in length, more than 50 birch stems or branches greater than one-inch large-end diameter, or more than 100 pounds of any other decorative materials without the written consent of the owner or authorized agent of the private or public land on which the decorative materials were cut or harvested. The written consent shall be on a form furnished or otherwise approved by the commissioner of natural resources and shall must contain the legal description of the land where the decorative materials were cut or harvested, as well as the name of the legal owner of the land or the owner's authorized agent. The written consent must be carried by every person cutting, harvesting, removing, possessing, or transporting any decorative materials, or in any way aiding therein, and must be exhibited to any officer at the officer's request at any time.

- Sec. 26. Minnesota Statutes 2018, section 88.642, subdivision 3, is amended to read:
- Subd. 3. **Transportation requirements.** No person, common carrier, bough decorative materials buyer, or authorized agent shall purchase or otherwise receive for shipment or transportation any decorative materials without recording the seller's or consignor's name and address and the written consent on a form furnished or otherwise approved by the commissioner of natural resources.
- Sec. 27. Minnesota Statutes 2018, section 88.6435, is amended to read:
- 59.22 **88.6435 BOUCH DECORATIVE MATERIALS BUYERS.**
- Subdivision 1. **Permits.** A person may not buy more than 100 pounds of decorative boughs in any calendar year without a bough buyer's permit issued by the commissioner of natural resources. The annual fee for a permit for a resident or nonresident to buy decorative boughs is \$25.
- Subd. 1a. **License.** (a) A person must have a buyer's license for decorative materials to:
- 59.28 (1) buy more than 100 pounds of decorative boughs in any calendar year;
- 59.29 (2) buy more than 50 spruce stems or branches greater than six inches in length in any calendar year; or
- 59.31 (3) buy more than 50 birch stems or branches greater than one-inch large-end diameter 59.32 in any calendar year.

(b) The annual fee for a buyer's license for decorative materials for a resident or

60.2	nonresident is \$25.
60.3	Subd. 2. Record requirements. (a) When buying or otherwise receiving decorative
60.4	boughs materials, a person permitted licensed under this section must record:
60.5	(1) the seller's name and address;
60.6	(2) the form of written consent; and
60.7	(3) the government permit number or legal description or property tax identification
60.8	number of the land from which the boughs decorative materials were obtained.
60.9	(b) The information under paragraph (a) must be provided recorded on a form furnished
60.10	or otherwise approved by the commissioner of natural resources in consultation with the
60.11	balsam bough industry groups and must be exhibited to an officer upon request.
60.12	(b) Boughs may not be purchased (c) A licensed buyer may not purchase decorative
60.13	materials if the seller fails to exhibit the written consent required under section 88.642,
60.14	subdivision 1, or if the boughs do not conform to the standards specified on the consent.
60.15	Decorative boughs cut from public lands materials must conform to standards specified in
60.16	the written consent.
60.17	(e) (d) Records shall must be maintained from July 1 until June 30 of the following
60.18	calendar year and shall <u>must</u> be open to inspection to an officer during reasonable hours.
60.19	(d) (e) Customer name and address records created and maintained by permittees licensees
60.20	under this section are classified as private or nonpublic government data.
60.21	Subd. 3. Revocation of permits Penalties. (a) The commissioner may deny, modify,
60.22	suspend, or revoke a permit license issued under this section for cause, including falsification
60.23	of for falsifying records required under this section or violation of any other provision of
60.24	for violating sections 88.641 to 88.648.
60.25	(b) A person convicted of two or more violations of sections 88.641 to 88.648 within
60.26	three years may not obtain a bough buyer's permit license for decorative materials for three
60.27	years from after the date of the last conviction.
60.28	Subd. 4. Forest bough Special forest products account; disposition of fees. (a) The
60.29	forest bough special forest products account is established in the state treasury within in the
60.30	natural resources fund.
60.31	(b) Fees for permits licenses issued under this section must be deposited in the state

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treasury and credited to the forest bough special forest products account and, except for the

61.1	electronic licensing system commission established by the commissioner under section
61.2	84.027, subdivision 15, are annually appropriated to the commissioner of natural resources
61.3	for costs associated with special forest product information and education programs for
61.4	harvesters and buyers.
61.5	Sec. 28. Minnesota Statutes 2018, section 89.37, subdivision 3, is amended to read:
61.6	Subd. 3. Private lands. The commissioner may supply only bare root seedlings, woody
61.7	cuttings, and transplant material for use on private land, provided that such material must
61.8	be sold in lots of not less than $500 \ \underline{250}$ for a sum determined by the commissioner to be
61.9	equivalent to the cost of the materials and the expenses of their distribution. The
61.10	commissioner may not directly or indirectly supply any other planting stock for use on
61.11	private lands.
61.12	Sec. 29. [89.435] FOREST CARBON SEQUESTRATION GOAL.
61.13	It is the goal of the state to plant an additional 1,000,000 trees each year in fiscal years
61.14	2020, 2021, 2022, and 2023, to provide additional carbon sequestration and improve forest
61.15	health.
61.16	Sec. 30. Minnesota Statutes 2018, section 90.01, is amended by adding a subdivision to
61.17	read:
61.18	Subd. 13. Special forest products. "Special forest products" means woody and
61.19	herbaceous plants, plant parts, seeds, fungus, soil, gravel, and forest substrate for
61.20	consumption, decoration, or medicine or for any other specialty use.
61.21	Sec. 31. Minnesota Statutes 2018, section 90.195, is amended to read:
61.22	90.195 SPECIAL USE AND PRODUCT PERMIT.
61.23	(a) The commissioner may issue a <u>fuelwood</u> permit to salvage or cut not to exceed 12
61.24	cords of fuelwood per year for personal use from either or both of the following sources:
61.25	(1) dead, down, and damaged trees; or
61.26	(2) other trees that are of negative value under good forest management practices.
61.27	(b) The fuelwood permits under paragraph (a) may be issued for a period not to exceed
61.28	one year. The commissioner shall must charge a fee for the permit as provided under section

90.041, subdivision 10. The fee shall must not exceed the current market value of fuelwood

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of similar species, grade, and volume that is being sold in the area where the salvage or cutting is authorized under the permit.

(b) (c) The commissioner may issue a special product permit under section 89.42 for commercial use, which may include permit for harvesting or collecting incidental volumes of boughs, gravel, hay, biomass, and other products derived from forest management activities special forest products. The value of the products is the current market value of the products that are being sold in the area. The permit may be issued for a period not to exceed one year, and the commissioner shall must charge a fee for the permit as provided under section 90.041, subdivision 10.

(e) (d) The commissioner may issue a special use permit for incidental volumes of timber from approved right-of-way road clearing across state land for the purpose of accessing to access a state timber permit. The permit shall must include the volume and value of timber to be cleared and may be issued for a period not to exceed one year. A presale conference as required under section 90.151, subdivision 6, must be completed before the start of any activities under the permit.

Sec. 32. [92.122] COMPENSATING PERMANENT SCHOOL FUND.

- Subdivision 1. Compensation requirements. (a) When the revenue generated from school trust land and associated resources is diminished by management practices applied to the land and resources as determined by the commissioner of natural resources, the commissioner must compensate the permanent school fund.
- (b) When generating revenue from school trust land and associated resources will be prohibited by a policy or designation applied to the land and resources as determined by the commissioner, the commissioner must compensate the permanent school fund before the policy or designation is applied.
- Subd. 2. Compensation methods. To compensate the permanent school fund under subdivision 1, the commissioner may use compensation methods that include:
- (1) exchanging other land that is compatible with the goal of the permanent school fund under section 127A.31, as allowed under sections 94.343, subdivision 1, and 94.3495, and the Minnesota Constitution, article XI, section 10;
- 62.30 (2) leasing under section 92.50 and according to subdivision 3, with rental payments as
 62.31 compensation; and
- 62.32 (3) condemning the land under section 92.83, with payment of the amount of the award and judgment as compensation.

63.1	Subd. 3. Lease terms for compensating fund. With advice from the school trust lands
63.2	director according to section 127A.353, subdivision 4, the commissioner may lease school
63.3	trust land to compensate the permanent school fund. Rental payments received under this
63.4	subdivision:
63.5	(1) must be credited to the forest suspense account as nonqualifying revenue and not
63.6	subject to cost certification under section 16A.125;
63.7	(2) must be paid in full upon executing the lease; and
63.8	(3) are determined by the commissioner and subject to review by a licensed appraiser.
63.9	Sec. 33. Minnesota Statutes 2018, section 92.50, subdivision 1, is amended to read:
63.10	Subdivision 1. Lease terms. (a) The commissioner of natural resources may lease land
63.11	under the commissioner's jurisdiction and control:
63.12	(1) to remove sand, gravel, clay, rock, marl, peat, and black dirt;
63.13	(2) to store ore, waste materials from mines, or rock and tailings from ore milling plants;
63.14	(3) for roads or railroads;
63.15	(4) to compensate the permanent school fund according to section 92.122; or
63.16	(4) (5) for other uses consistent with the interests of the state.
63.17	(b) The commissioner shall offer the lease at public or private sale for an amount and
63.18	under terms and conditions prescribed by the commissioner. Commercial leases for more
63.19	than ten years and leases for removal of peat that cover 320 or more acres must be approved
63.20	by the Executive Council.
63.21	(c) The lease term may not exceed 21 years except:
63.22	(1) leases of lands for storage sites for ore, waste materials from mines, or rock and
63.23	tailings from ore milling plants, or for the removal of peat for nonagricultural purposes may
63.24	not exceed a term of 25 years; and
63.25	(2) leases for commercial purposes, including major resort, convention center, or
63.26	recreational area purposes, may not exceed a term of 40 years.
63.27	(d) Leases must be subject to sale and leasing of the land for mineral purposes and
63.28	contain a provision for cancellation for just cause at any time by the commissioner upon
63.29	six months' written notice. A longer notice period, not exceeding three years, may be provided
63.30	in leases for storing ore, waste materials from mines, or rock or tailings from ore milling

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plants. The commissioner may determine the terms and conditions, including the notice period, for cancellation of a lease for the removal of peat and commercial leases.

(e) Money received from leases under this section must be credited to the fund to which the land belongs.

Sec. 34. Minnesota Statutes 2018, section 97A.015, subdivision 25, is amended to read:

Subd. 25. Game fish. "Game fish" means walleye, sauger, yellow perch, channel catfish, flathead eatfish; members of the pike family, Esocidae, including muskellunge and northern pike; members of the sunfish family, Centrarchidae, including largemouth bass, smallmouth bass, sunfish, rock bass, white crappie, black crappie, members of the temperate bass family, Percichthyidae, including white bass and yellow bass; members of the salmon and trout subfamily, Salmoninae, including Atlantic salmon, chinook salmon, coho salmon, pink salmon, kokanee salmon, lake trout, brook trout, brown trout, rainbow (steelhead) trout, and splake; members of the paddlefish family, Polyodontidae; members of the sturgeon family, Acipenseridae, including lake sturgeon, and shovelnose sturgeon. fish from the following families and species: Acipenseridae (lake sturgeon and shovelnose sturgeon), Anguillidae (American eel), Centrarchidae (black crappie; largemouth bass; rock bass; smallmouth bass; white crappie; and sunfishes, including bluegill, green sunfish, longear sunfish, orangespotted sunfish, pumpkinseed, and warmouth), Esocidae (muskellunge and northern pike), Gadidae (burbot), Ictaluridae (blue catfish, channel catfish, and flathead catfish), Moronidae (white bass and yellow bass), Percidae (sauger, walleye, and yellow perch), Polyodontidae (paddlefish), and Salmonidae (Atlantic salmon, brook trout, brown trout, chinook salmon, cisco or tullibee, coho salmon, kokanee salmon, lake trout, lake whitefish, pink salmon, and rainbow trout). "Game fish" includes hybrids of game fish.

Sec. 35. Minnesota Statutes 2018, section 97A.015, subdivision 43, is amended to read:

Subd. 43. **Rough fish.** "Rough fish" means carp, buffalo, sucker, sheepshead, bowfin, burbot, cisco, gar, goldeye, and bullhead, except for any fish species listed as endangered, threatened, or of special concern in Minnesota Rules, chapter 6134.

Sec. 36. Minnesota Statutes 2018, section 97A.055, subdivision 4, is amended to read:

Subd. 4. **Game and fish annual reports.** (a) By December 15 each year, the commissioner shall submit to the legislative committees having jurisdiction over appropriations and the environment and natural resources reports on each of the following:

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65.1	(1) the amount of revenue from the following and purposes for which expenditures were
65.2	made:
65.3	(i) the small-game license surcharge under section 97A.475, subdivision 4;
65.4	(ii) the Minnesota migratory-waterfowl stamp under section 97A.475, subdivision 5,
65.5	clause (1);
65.6	(iii) the trout-and-salmon stamp under section 97A.475, subdivision 10;
65.7	(iv) the pheasant stamp under section 97A.475, subdivision 5, clause (2);
65.8	(v) the wild-turkey management account under section 97A.075, subdivision 5;
65.9	(vi) the deer license donations and surcharges under section 97A.475, subdivisions 3,
65.10	paragraph (b), and 3a; and
65.11	(vii) the walleye stamp under section 97A.475, subdivision 10a;
65.12	(2) the amounts available under section 97A.075, subdivision 1, paragraphs (b) and (c),
65.13	and the purposes for which these amounts were spent;
65.14	(3) money credited to the game and fish fund under this section and purposes for which
65.15	expenditures were made from the fund;
65.16	(4) outcome goals for the expenditures from the game and fish fund; and
65.17	(5) summary and comments of citizen oversight committee reviews under subdivision
65.18	4b.
65.19	(b) The report must include the commissioner's recommendations, if any, for changes
65.20	in the laws relating to the stamps and surcharge referenced in paragraph (a).
65.21	Sec. 37. Minnesota Statutes 2018, section 97A.055, subdivision 4b, is amended to read:
65.22	Subd. 4b. Citizen oversight committees. (a) The commissioner shall appoint committees
65.23	of affected persons to review the reports prepared under subdivision 4; review the proposed
65.24	work plans and budgets for the coming year; propose changes in policies, activities, and
65.25	revenue enhancements or reductions; review other relevant information; and make
65.26	recommendations to the legislature and the commissioner for improvements in the
65.27	management and use of money in the game and fish fund.
65.28	(b) The commissioner shall appoint the following committees, each comprised of at
65.29	least ten affected persons:

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- (1) a Fisheries Oversight Committee to review fisheries funding and expenditures, including activities related to trout-and-salmon stamps and walleye stamps; and
- (2) a Wildlife Oversight Committee to review wildlife funding and expenditures, including activities related to migratory waterfowl, pheasant, and wild turkey management and deer and big game management.
- (c) The chairs of the Fisheries Oversight Committee and the Wildlife Oversight Committee, and four additional members from each committee, shall form a Budgetary Oversight Committee to coordinate the integration of the fisheries and wildlife oversight committee reports into an annual report to the legislature; recommend changes on a broad level in policies, activities, and revenue enhancements or reductions; and provide a forum to address issues that transcend the fisheries and wildlife oversight committees.
- (d) The Budgetary Oversight Committee shall develop recommendations for a biennial budget plan and report for expenditures on game and fish activities. By August 15 of each even-numbered year, the committee shall submit the budget plan recommendations to the commissioner and to the senate and house of representatives committees with jurisdiction over natural resources finance.
- (e) The chairs of the Fisheries Oversight Committee and the Wildlife Oversight Committee shall be chosen by their respective committees. The chair of the Budgetary Oversight Committee shall be appointed by the commissioner and may not be the chair of either of the other oversight committees.
- (f) The Budgetary Oversight Committee may make recommendations to the commissioner and to the senate and house of representatives committees with jurisdiction over natural resources finance for outcome goals from expenditures.
- (g) The committees authorized under this subdivision are not advisory councils or committees governed by section 15.059 and are not subject to section 15.059. Committee members appointed by the commissioner may request reimbursement for mileage expenses in the same manner and amount as authorized by the commissioner's plan adopted under section 43A.18, subdivision 2. Committee members must not receive daily compensation for oversight activities. The Fisheries Oversight Committee, the Wildlife Oversight Committee, and the Budgetary Oversight Committee expire June 30, 2020 2025.
- Sec. 38. Minnesota Statutes 2018, section 97A.065, subdivision 6, is amended to read:
- Subd. 6. **Deer license donations and surcharges.** (a) The surcharges collected under section 97A.475, subdivision 3a, paragraph (b), shall must be deposited in an account in

67.1	the special revenue fund and are appropriated to the commissioner for deer management,
67.2	including for grants or payments to agencies, organizations, or individuals for assisting with
67.3	the cost of processing deer taken for population management purposes for venison donation
67.4	programs. None of the additional license fees shall be transferred to any other agency for
67.5	administration of programs other than venison donation. If any money transferred by the
67.6	commissioner is not used for a venison donation program, it shall be returned to the
67.7	commissioner.
67.8	(b) The surcharges and donations under section 97A.475, subdivisions subdivision 3,
67.9	paragraph (b); 3a, paragraph (a); and 4, paragraph (b), shall, must be deposited in an account
67.10	in the special revenue fund and are appropriated to the commissioner for the walk-in access
67.11	program.
67.12	Sec. 39. Minnesota Statutes 2018, section 97A.075, subdivision 1, is amended to read:
67.13	Subdivision 1. Deer, bear, and lifetime licenses. (a) For purposes of this subdivision,
67.14	"deer license" means a license issued under section 97A.475, subdivisions 2, clauses (5),
67.15	(6), (7), (13), (14), and (15); 3, paragraph (a), clauses (2), (3), (4), (10), (11), and (12); and
67.16	8, paragraph (b), and licenses issued under section 97B.301, subdivision 4.
67.17	(b) \$2 from each annual deer license and \$2 annually from the lifetime fish and wildlife
67.18	trust fund, established in section 97A.4742, for each license issued under section 97A.473,
67.19	subdivision 4, shall The deer management account is established as an account in the game
67.20	and fish fund and may be used only for deer habitat improvement or deer management
67.21	programs. The following amounts must be credited to the deer management account and is
67.22	appropriated to the commissioner for deer habitat improvement or deer management
67.23	programs. :
67.24	(1) \$16 from each annual deer license issued under section 97A.475, subdivisions 2,
67.25	clauses (5), (6), and (7); 3, paragraph (a), clauses (2), (3), and (4); and 8, paragraph (b);
67.26	(2) \$2 from each annual deer license issued under sections 97A.475, subdivisions 2,
67.27	clauses (13), (14), and (15); and 3, paragraph (a), clauses (10), (11), and (12); and 97B.301,
67.28	subdivision 4; and
67.29	(3) \$16 annually from the lifetime fish and wildlife trust fund, established under section
67.30	97A.4742, for each license issued to a person 18 years of age or older under section 97A.473,
67.31	subdivision 4, and \$2 annually from the lifetime fish and wildlife trust fund for each license

issued to a person under 18 years of age.

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- (c) \$1 from each annual deer license and each bear license and \$1 annually from the lifetime fish and wildlife trust fund, established in section 97A.4742, for each license issued under section 97A.473, subdivision 4, shall must be credited to the deer and bear management account and is appropriated to the commissioner for deer- and bear-management programs, including a computerized licensing system.
- (d) Fifty cents from each deer license is credited to the emergency deer feeding and wild Cervidae health-management account and is appropriated for emergency deer feeding and wild Cervidae health management. Money appropriated for emergency deer feeding and wild Cervidae health management is available until expended.
- (e) When the unencumbered balance in the appropriation for emergency deer feeding and wild Cervidae health management exceeds \$2,500,000 at the end of a fiscal year, the unencumbered balance in excess of over \$2,500,000 is canceled and is available for deer-and bear-management programs and computerized licensing.
- Sec. 40. Minnesota Statutes 2018, section 97A.126, is amended to read:

97A.126 WALK-IN ACCESS PROGRAM.

- Subdivision 1. **Establishment.** A walk-in access program is established to provide public access to wildlife habitat on <u>private</u> land <u>not otherwise open to the public</u> for hunting, excluding trapping, as provided under this section. The commissioner may enter into agreements with other units of government and landowners to provide <u>private land</u> hunting access.
- Subd. 2. **Use of enrolled lands.** (a) From September 1 to May 31, a person must have a walk-in access hunter validation in possession to may hunt on private lands, including agricultural lands, that are posted as being enrolled in the walk-in access program.
- (b) Hunting on private lands that are posted as enrolled in the walk-in access program is allowed from one-half hour before sunrise to one-half hour after sunset.
- (c) Hunter access on private lands that are posted as enrolled in the walk-in access program is restricted to nonmotorized use, except by hunters with disabilities operating motor vehicles on established trails or field roads who possess a valid permit to shoot from a stationary vehicle under section 97B.055, subdivision 3.
- (d) The general provisions for use of wildlife management areas adopted under sections 86A.06 and 97A.137, relating to overnight use, alcoholic beverages, use of motorboats, firearms and target shooting, hunting stands, abandonment of trash and property, destruction

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69.1	or removal of property, introduction of plants or animals, and animal trespass, apply to
69.2	hunters on lands enrolled in the walk-in access program.
69.3	(e) Any use of enrolled lands other than hunting according to this section is prohibited,
69.4	including:
69.5	(1) harvesting bait, including minnows, leeches, and other live bait;
69.6	(2) training dogs or using dogs for activities other than hunting; and
69.7	(3) constructing or maintaining any building, dock, fence, billboard, sign, hunting blind,
69.8	or other structure, unless constructed or maintained by the landowner.
69.9	Sec. 41. [97A.138] INSECTICIDES IN WILDLIFE MANAGEMENT AREAS.
69.10	A person may not use a product containing an insecticide in a wildlife management area
69.11	if the insecticide is from the neonicotinoid class of insecticides.
69.12	Sec. 42. Minnesota Statutes 2018, section 97A.321, subdivision 1, is amended to read:
69.13	Subdivision 1. Owner responsibility; penalty amount. (a) The owner of a dog that
69.14	pursues but does not kill or mortally wound a big game animal is subject to a civil penalty
69.15	of \$100 for each violation. The owner of a dog that kills or mortally wounds a big game
69.16	animal is subject to a civil penalty of \$500 for each violation.
69.17	(b) Paragraph (a) does not apply to a person using a dog in compliance with section
69.18	97B.207.
69.19	Sec. 43. Minnesota Statutes 2018, section 97A.405, is amended by adding a subdivision
69.20	to read:
69.21	Subd. 6. Application deadline. When an application deadline is specified, including an
69.22	application deadline for determining the fee based on age for a lifetime license, an application
69.23	must be received no later than 4:30 p.m. on the day of the deadline or, if mailed, an
69.24	application must be postmarked on or before the deadline date.
69.25	Sec. 44. Minnesota Statutes 2018, section 97A.475, subdivision 3a, is amended to read:
69.26	Subd. 3a. Deer license donation and surcharge. (a) A person may agree to add a
69.27	donation of \$1, \$3, or \$5 to the fees for annual resident and nonresident licenses to take
69.28	deer by firearms or archery established under subdivisions 2, clauses (5), (6), (7), (13), (14),

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and (15), and 3, paragraph (a), clauses (2), (3), (4), (10), (11), and (12).

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- 70.1 (b) (a) Beginning March 1, 2008, fees for bonus licenses to take deer by firearms or 70.2 archery established under section 97B.301, subdivision 4, must be increased by a surcharge 70.3 of \$1.
- 70.4 (e) (b) An additional commission may not be assessed on the donation or surcharge.
- Sec. 45. Minnesota Statutes 2018, section 97A.475, subdivision 4, is amended to read:
- Subd. 4. **Small-game surcharge and donation.** (a) Fees for annual licenses to take small game must be increased by a surcharge of \$6.50, except licenses under subdivisions 2, clauses (18) and (19); and 3, paragraph (a), clause clauses (14) and (15). An additional commission may not be assessed on the surcharge and the following statement must be included in the annual small-game-hunting regulations: "This \$6.50 surcharge is being paid by hunters for the acquisition and development of wildlife lands."
 - (b) A person may agree to add a donation of \$1, \$3, or \$5 to the fees for annual resident and nonresident licenses to take small game. An additional commission may not be assessed on the donation. The following statement must be included in the annual small-game-hunting regulations: "The small-game license donations are being paid by hunters for administration of the walk-in access program."
- Sec. 46. Minnesota Statutes 2018, section 97A.475, subdivision 41, is amended to read:
- Subd. 41. **Turtle licenses** <u>license</u>. (a) The fee for a turtle seller's license to sell turtles

 70.19 and to take, transport, buy, and possess turtles for sale is \$250.
- 70.20 (b) The fee for a recreational turtle license to take, transport, and possess turtles for personal use is \$25.
- 70.22 (c) The fee for a turtle seller's apprentice license is \$100.
- Sec. 47. Minnesota Statutes 2018, section 97B.011, is amended to read:
- 70.24 **97B.011 DOGS PURSUING BIG GAME.**
- 70.25 (a) A person who observes a dog wounding, killing, or pursuing in a manner that endangers big game may kill the dog:
- 70.27 (1) at any time, if the person is a peace officer or conservation officer; or
- 70.28 (2) between January 1 and July 14, if the person is not a peace officer or conservation officer and the discharge of firearms is allowed.
- 70.30 The officer or person is not liable for damages for killing the dog.

(b) Paragraph (a) does not apply to a dog used in compliance with section 97B.	raph (a) does not apply to a dog used in compliance with section 97B.207
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- Sec. 48. Minnesota Statutes 2018, section 97B.081, subdivision 3, is amended to read:
- Subd. 3. **Exceptions.** (a) It is not a violation of this section for a person to:
- 71.4 (1) cast the rays of a spotlight, headlight, or other artificial light to take raccoons 71.5 according to section 97B.621, subdivision 3, or tend traps according to section 97B.931;
- 71.6 (2) hunt fox or coyote from January 1 to March 15 while using a handheld artificial light, provided that the person is:
- 71.8 (i) on foot;
- 71.9 (ii) using a shotgun;
- 71.10 (iii) not within a public road right-of-way;
- 71.11 (iv) using a handheld or electronic calling device; and
- 71.12 (v) not within 200 feet of a motor vehicle; or
- 71.13 (3) cast the rays of a handheld artificial light to retrieve wounded or dead big game 71.14 animals, provided that the person is:
- 71.15 (i) on foot; and
- 71.16 (ii) not in possession of a firearm or bow.
- 71.17 (b) It is not a violation of subdivision 2 for a person to cast the rays of a spotlight, 71.18 headlight, or other artificial light to:
- 71.19 (1) carry out any agricultural, safety, emergency response, normal vehicle operation, or occupation-related activities that do not involve taking wild animals; or
- 71.21 (2) carry out outdoor recreation as defined in section 97B.001 that is not related to spotting, locating, or taking a wild animal.
- (c) Except as otherwise provided by the game and fish laws, it is not a violation of this section for a person to use an electronic range finder device from one-half hour before sunrise until one-half hour after sunset while lawfully hunting wild animals.
- (d) It is not a violation of this section for a licensed bear hunter to cast the rays of a handheld artificial light to track or retrieve a wounded or dead bear while possessing a firearm, provided that:
- 71.29 (1) if the person:

72.1	(1) (i) has the person's valid bear-hunting license in possession;
72.2	(2) (ii) is on foot; and
72.3	(3) (iii) is following the blood trail of a bear that was shot during legal shooting hours;
72.4	<u>or</u>
72.5	(2) as provided in section 97B.207.
72.6	(e) It is not a violation of this section for a licensed deer hunter to cast the rays of a
72.7	handheld artificial light to track or retrieve a wounded deer as provided in section 97B.207.
72.8	(f) For purposes of this subdivision, "handheld artificial light" means an artificial light
72.9	that is carried in the hand or attached to the person.
72.10	Sec. 49. Minnesota Statutes 2018, section 97B.205, is amended to read:
72.11	97B.205 USE OF USING DOGS AND HORSES TO TAKE BIG GAME
72.11	PROHIBITED.
12.12	1 KOHIDITED.
72.13	A person may not use a dog or horse to take big game, except as provided under section
72.14	<u>97B.207</u> .
72.15	Sec. 50. [97B.207] USING DOGS TO LOCATE WOUNDED DEER OR BEAR.
72.16	Subdivision 1. Using dogs allowed. A person may use a dog to locate and retrieve a
72.17	wounded deer or bear only as provided in this section.
72.18	Subd. 2. Requirements for hunters and handlers. (a) A person attempting to locate
72.19	and retrieve a wounded deer or bear using a dog must have a valid license to take the deer
72.20	or bear and have the license in possession. If the person is a dog handler that does not have
72.21	a valid hunting license, the person must be accompanied by a licensed hunter with the license
72.22	in possession.
72.23	(b) The licensed hunter, and any accompanying dog handler, must be on foot and must
72.24	wear blaze orange or blaze pink as provided in section 97B.071, paragraph (a).
72.25	(c) Any light used must be a handheld artificial light, as defined under section 97B.081,
72.26	subdivision 3, paragraph (f).
72.27	Subd. 3. Requirements for dogs. (a) A dog used to locate a wounded deer or bear must
72.28	be accompanied by a licensed hunter and any dog handler until the wounded deer or bear

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is located. The dog must be leashed and the licensed hunter or dog handler must be in

physical control of the leash at all times. The leash must not exceed 30 feet in length.

73.1	(b) The dog owner's information, including the owner's name and telephone number,
73.2	must be on the dog while the dog is used to locate a wounded deer or bear under this section.
73.3	(c) The licensed hunter and any accompanying dog handler are jointly and severally
73.4	responsible for a dog under this section. A violation of this subdivision is a misdemeanor
73.5	under section 97A.301, subdivision 1, and section 97A.421 applies.
73.6	Subd. 4. Additional requirements. (a) The trespass provisions in section 97B.001 apply
73.7	to activities under this section, including all requirements to gain permission to enter private
73.8	or public property.
73.9	(b) Activities under this section may occur during legal shooting hours or outside legal
73.10	shooting hours of the open season for the location and species. Any activity occurring under
73.11	this section outside the open season for the location and species must be reported to the
73.12	local conservation officer before locating or retrieving the wounded deer or bear.
73.13	Sec. 51. Minnesota Statutes 2018, section 97B.655, is amended to read:
	97B.655 TAKING ANIMALS CAUSING DAMAGE.
73.14	97b.055 TAKING ANIMALS CAUSING DAMAGE.
73.15	Subdivision 1. Owners and occupants may take certain animals. (a) A person or the
73.16	person's agent may take bats, snakes, salamanders, lizards, weasel, mink, squirrel, rabbit,
73.17	hare, raccoon, bobcat, fox, opossum, muskrat, or beaver on land owned or occupied by the
73.18	person where the animal is causing damage. The person or the person's agent may take the
73.19	animal without a license and in any manner except by artificial lights in the closed season
73.20	or by poison. Raccoons may be taken under this subdivision with artificial lights during
73.21	open season.
73.22	(b) Any traps used under this subdivision must be tagged as required under section
73.23	97B.928 if placed by an agent of the landowner or occupant.
73.24	(c) A person or the person's agent who kills mink, raccoon, bobcat, fox, opossum,
73.25	muskrat, or beaver under this subdivision must notify a conservation officer or employee
73.26	of the Fish and Wildlife Division within 24 hours after the animal is killed.
73.27	Subd. 2. Special permit for taking protected wild animals. (a) The commissioner may
73.28	issue special permits under section 97A.401, subdivision 5, to take protected wild animals
73.29	that are damaging property or to remove or destroy their dens, nests, <u>or</u> houses , or dams .
73.30	(b) Removing or destroying a beaver dam associated with beavers causing damage must

be according to section 97B.665.

74.1	Sec. 52. Minnesota Statutes 2018, section 97B.665, is amended by adding a subdivision
74.2	to read:
74.3	Subd. 1a. Removing beaver dams; agreement by landowner. (a) Except as provided
74.4	in paragraph (b), a beaver dam that is causing damage to property may be removed or
74.5	destroyed by a person or the person's agent from property that is owned, occupied, or
74.6	otherwise managed by the person.
74.7	(b) A person or a person's agent may not remove or destroy a beaver dam under this
74.8	subdivision when a permit is required under section 103G.245 if removing or destroying
74.9	the dam would change or diminish the historical water levels, course, current, or cross
74.10	section of public waters.
74.11	(c) A person or a person's agent may not remove or destroy a beaver dam under this
74.12	subdivision if the dam is on public property or another person's private property unless the
74.13	person obtains the approval or permission of the landowner of the property where the beaver
74.14	dam is located.
74.15	(d) If unable to obtain the approval or permission of the landowner under paragraph (c),
74.16	a person may petition to district court for relief as provided in subdivision 2.
74.17	(e) For purposes of this subdivision:
74.18	(1) "landowner" means:
74.19	(i) the owner, lessee, or occupant of private property; or
74.20	(ii) an authorized manager of public property; and
74.21	(2) "person" includes a governmental entity in addition to the entities described under
74.22	section 97A.015, subdivision 35.
74.23	Sec. 53. Minnesota Statutes 2018, section 97B.667, subdivision 2, is amended to read:
74.24	Subd. 2. Local Government units. (a) Local Government units may, as provided in this
74.25	section, kill or arrange to have killed beaver that are causing damage, including damage to
74.26	silvicultural projects and drainage ditches, on property owned or managed by the local
74.27	government unit. Removal or destruction of Removing or destroying any associated beaver
74.28	lodge is subject to section 97A.401, subdivision 5-, and removing or destroying any associated
74.29	beaver dam is subject to section 97B.665.
74.30	(b) The local government unit may kill beaver associated with the lodge or damage in

any manner, except by poison or artificial lights.

75.1	(c) The local government unit may arrange to have killed any beaver associated with
75.2	the lodge or damage by trapping through a third-party contract or under subdivision 4.
75.3	Sec. 54. Minnesota Statutes 2018, section 97B.667, subdivision 3, is amended to read:
75.4	Subd. 3. Permits and notice; requirements. (a) Before killing or arranging to kill a
75.5	beaver under this section, the road authority or local government unit must contact a
75.6	conservation officer for a special beaver permit-if the beaver will be killed within two weeks
75.7	before or after the trapping season for beaver, and the conservation officer must issue the
75.8	permit for any beaver subject to this section. A permit is not required:
75.9	(1) for a licensed trapper during the open trapping season for beaver; or
75.10	(2) when the trapping season for beaver is closed and it is not within two weeks before
75.11	or after the trapping season for beaver.
75.12	(b) A road authority or local government unit that kills or arranges to have killed a beaver
75.13	under this section must notify a conservation officer or employee of the Fish and Wildlife
75.14	Division within ten days after the animal is killed.
75.15	Sec. 55. Minnesota Statutes 2018, section 97B.667, subdivision 4, is amended to read:
75.16	Subd. 4. Local Beaver control programs. A road authority or local government unit
75.17	may, after consultation with the Fish and Wildlife Division, implement a local beaver control
75.18	program designed to reduce the number of incidents of beaver:
75.19	(1) interfering with or damaging a public road; or
75.20	(2) causing damage, including damage to silvicultural projects and drainage ditches, on
75.21	property owned or managed by the local government unit.
75.22	The local control program may include the offering of a bounty for the lawful taking of
75.23	to lawfully take beaver.
75.24	Sec. 56. Minnesota Statutes 2018, section 97B.667, is amended by adding a subdivision
75.25	to read:
75.26	Subd. 5. Tagging requirements for traps. Traps used under subdivision 1 or 2 must
75.27	be identified with the name and telephone number of the government unit. Traps used for
75.28	trapping under a third-party contract must be tagged with the contractor's information as
, 5.20	apping and a ama party contract must be affect with the contractor's information as

provided in section 97B.928.

76.1	Sec. 57. [97B.673] NONTOXIC SHOT REQUIRED FOR TAKING SMALL GAME
76.2	IN CERTAIN AREAS.
76.3	Subdivision 1. Nontoxic shot on wildlife management areas in farmland zone. After
76.4	July 1, 2020, a person may not take small game, rails, or common snipe on any wildlife
76.5	management area within the farmland zone with shot other than:
76.6	(1) steel shot;
76.7	(2) copper-plated, nickel-plated, or zinc-plated steel shot; or
76.8	(3) shot made of other nontoxic material approved by the director of the United States
76.9	Fish and Wildlife Service.
76.10	Subd. 2. Farmland zone. For the purposes of this section, the farmland zone is the
76.11	portion of the state that falls south and west of Minnesota Highway 70 westward from the
76.12	Wisconsin border to Minnesota Highway 65 to Minnesota Highway 23 to U.S. Highway
76.13	169 at Milaca to Minnesota Highway 18 at Garrison to Minnesota Highway 210 at Brainerd
76.14	to U.S. Highway 10 at Motley to U.S. Highway 59 at Detroit Lakes northward to the
76.15	Canadian border.
76.16	Sec. 58. Minnesota Statutes 2018, section 97C.605, subdivision 1, is amended to read:
76.17	Subdivision 1. Resident angling license required Taking turtles; requirements. (a)
76.18	In addition to any other license required in this section, A person may not take, possess, or
76.19	transport turtles without a resident angling license, except as provided in subdivision 2e
76.20	and a recreational turtle license.
76.21	(b) Turtles taken from the wild are for personal use only and may not be resold.
76.22	Sec. 59. Minnesota Statutes 2018, section 97C.605, subdivision 2c, is amended to read:
76.23	Subd. 2c. License exemptions. (a) A person does not need a turtle seller's license or an
76.24	angling license the licenses specified under subdivision 1:
76.25	(1) when buying turtles for resale at a retail outlet;
76.26	(2) (1) when buying a turtle at a retail outlet; or
76.27	(3) if the person is a nonresident buying a turtle from a licensed turtle seller for export
76.28	out of state. Shipping documents provided by the turtle seller must accompany each shipment
76.29	exported out of state by a nonresident. Shipping documents must include: name, address,
76.30	city, state, and zip code of the buyer; number of each species of turtle; and name and license

number of the turtle seller; or

77.1	(4) (2) to take, possess, and rent or sell up to 25 turtles greater than four inches in length
77.2	for the purpose of providing the turtles to participants at a nonprofit turtle race, if the person
77.3	is a resident under age 18. The person is responsible for the well-being of the turtles.
77.4	(b) A person with an aquatic farm license with a turtle endorsement or a private fish
77.5	hatchery license with a turtle endorsement may sell, obtain, possess, transport, and propagate
77.6	turtles and turtle eggs according to Minnesota Rules, part 6256.0900, without the licenses
77.7	specified under subdivision 1.
77.8	Sec. 60. Minnesota Statutes 2018, section 97C.605, subdivision 3, is amended to read:
77.9	Subd. 3. Taking; methods prohibited. (a) A person may take turtles in any manner,
77.10	except by the use of:
77.11	(1) explosives, drugs, poisons, lime, and other harmful substances;
77.12	(2) traps, except as provided in paragraph (b) and rules adopted under this section;
77.13	(3) nets other than anglers' fish landing nets; or
77.14	(4) commercial equipment, except as provided in rules adopted under this section.
77.15	(b) Until new rules are adopted under this section, a person with a turtle seller's license
77.16	may take turtles with a floating turtle trap that:
77.17	(1) has one or more openings above the water surface that measure at least ten inches
77.18	by four inches; and
77.19	(2) has a mesh size of not less than one-half inch, bar measure.
77.20	Sec. 61. [103F.49] CONSERVATION MATERIALS CONTAINING PLASTICS.
77.21	Subdivision 1. Identifying and listing. By January 1, 2021, the Board of Water and
77.22	Soil Resources must:
77.23	(1) identify materials used in conservation and bioengineering projects that contain
77.24	plastic that are used or are likely to be used in state-funded stream bank stabilization projects;
77.25	(2) determine whether feasible alternatives for the materials identified are available that
77.26	do not contain plastic; and
77.27	(3) post a list of the materials with feasible alternatives on the board's website stating

Subd. 2. **Prohibition.** Beginning January 1, 2022, a person may not:

that the materials are ineligible for state funding beginning January 1, 2022.

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78.1	(1) purchase a material listed under subdivision 1, in whole or in part, with state funds;
78.2	<u>or</u>
78.3	(2) use a material listed under subdivision 1 as part of a project funded in whole or in
78.4	part with state funds.
78.5	Sec. 62. Minnesota Statutes 2018, section 103G.241, subdivision 1, is amended to read:
78.6	Subdivision 1. Conditions to affect public waters. An agent or employee of another
78.7	may not construct, reconstruct, remove, or make a change in a reservoir, dam, or waterway
78.8	obstruction on a public water or in any manner change or diminish the course, current, or
78.9	cross section of public waters unless the agent or employee has:
78.10	(1) obtained a signed statement from the property owner stating that the permits required
78.11	for the work have been obtained or a permit is not required; and
78.12	(2) mailed or electronically transmitted a copy of the statement to the regional office of
78.13	the Department of Natural Resources where the proposed work is located.
78.14	Sec. 63. Minnesota Statutes 2018, section 103G.241, subdivision 3, is amended to read:
78.15	Subd. 3. Form for compliance. The commissioner shall develop a form to be distributed
78.16	to contractors' associations and county auditors to comply with this section. The form must
78.17	include:
78.18	(1) a listing of the activities for which a permit is required;
78.19	(2) a description of the penalties for violating this chapter;
78.20	(3) the mailing addresses, electronic mail addresses, and telephone numbers of the
78.21	regional offices of the Department of Natural Resources;
78.22	(4) a statement that water inventory maps completed according to section 103G.201 are
78.23	on file with the auditors of the counties; and
78.24	(5) spaces for a description of the work and the names, mailing addresses, <u>electronic</u>
78.25	mail addresses, and telephone numbers of the person authorizing the work and the agent or
78.26	employee proposing to undertake it.
78.27	Sec. 64. Minnesota Statutes 2018, section 103G.287, subdivision 1, is amended to read:
78.28	Subdivision 1. Applications for groundwater appropriations; preliminary
78.29	well-construction approval. (a) Groundwater use permit applications are not complete
78.30	until the applicant has supplied:

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- (1) a water well record as required by section 103I.205, subdivision 9, information on the subsurface geologic formations penetrated by the well and the formation or aquifer that will serve as the water source, and geologic information from test holes drilled to locate the site of the production well;
 - (2) the maximum daily, seasonal, and annual pumpage rates and volumes being requested;
- (3) information on groundwater quality in terms of the measures of quality commonly specified for the proposed water use and details on water treatment necessary for the proposed use;
- (4) the results of an aquifer test completed according to specifications approved by the commissioner. The test must be conducted at the maximum pumping rate requested in the application and for a length of time adequate to assess or predict impacts to other wells and surface water and groundwater resources. The permit applicant is responsible for all costs related to the aquifer test, including the construction of groundwater and surface water monitoring installations, and water level readings before, during, and after the aquifer test; and
 - (5) the results of any assessments conducted by the commissioner under paragraph (c).
- (b) The commissioner may waive an application requirement in this subdivision if the information provided with the application is adequate to determine whether the proposed appropriation and use of water is sustainable and will protect ecosystems, water quality, and the ability of future generations to meet their own needs.
- (c) The commissioner shall provide an assessment of a proposed well needing a groundwater appropriation permit. The commissioner shall evaluate the information submitted as required under section 103I.205, subdivision 1, paragraph (e), and determine whether the anticipated appropriation request is likely to meet the applicable requirements of this chapter. If the appropriation request is likely to meet applicable requirements, the commissioner shall provide the person submitting the information with a letter or electronically transmitted notice providing preliminary approval to construct the well and the requirements, including test-well information, that will be needed to obtain the permit.
- (d) The commissioner must provide an applicant denied a groundwater use permit or issued a groundwater use permit that is reduced or restricted from the original request with all information the commissioner used in making the determination, including hydrographs, flow tests, aquifer tests, topographic maps, field reports, photographs, and proof of equipment calibration.

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Sec. 65. Minnesota Statutes 2018, section 103G.301, subdivision 2, is amended to read:

Subd. 2. **Permit application and notification fees.** (a) A fee to defray the costs of receiving, recording, and processing must be paid for a permit application authorized under this chapter, except for a general permit application, for each request to amend or transfer an existing permit, and for a notification to request authorization to conduct a project under a general permit. Fees established under this subdivision, unless specified in paragraph (c), shall be compliant must comply with section 16A.1285.

- (b) Proposed projects that require water in excess of 100 million gallons per year must be assessed fees to recover the costs incurred to evaluate the project and the costs incurred for environmental review. Fees collected under this paragraph must be credited to an account in the natural resources fund and are appropriated to the commissioner.
- (c) The fee to apply for a permit to appropriate water, in addition to any fee under paragraph (b), and for a permit to construct or repair a dam that is subject to dam safety inspection is \$150. The application fee for a permit to construct or repair a dam that is subject to a dam safety inspection, to work in public waters, or to divert waters for mining must be at least \$150 \$300, but not more than \$1,000 \$3,000. The fee for a notification to request authorization to conduct a project under a general permit is \$100.
- Sec. 66. Minnesota Statutes 2018, section 103G.311, subdivision 2, is amended to read:
- 80.19 Subd. 2. **Hearing notice.** (a) The hearing notice on an application must include:
- 80.20 (1) the date, place, and time fixed by the commissioner for the hearing;
- 80.21 (2) the waters affected, the water levels sought to be established, or control structures proposed; and
- (3) the matters prescribed by sections 14.57 to 14.59 and rules adopted thereunder.
- (b) A summary of the hearing notice must be published by the commissioner at the expense of the applicant or, if the proceeding is initiated by the commissioner in the absence of an applicant, at the expense of the commissioner.
 - (c) The summary of the hearing notice must be:
 - (1) published once a week for two successive weeks before the day of hearing in a legal newspaper published in the county where any part of the affected waters is located; and
- 80.30 (2) mailed <u>or electronically transmitted</u> by the commissioner to the county auditor, the mayor of a municipality, the watershed district, and the soil and water conservation district affected by the application.

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Sec. 67. Minnesota Statutes 2018, section 103G.311, subdivision 5, is amended to read:

Subd. 5. **Demand for hearing.** (a) If a hearing is waived and an order is made issuing or denying the permit, the applicant, the managers of the watershed district, the board of supervisors of the soil and water conservation district, or the governing body of the municipality may file a demand for hearing on the application. The demand for a hearing must be filed within 30 days after mailed or electronically transmitted notice of the order with the bond required by subdivision 6.

- (b) The commissioner must give notice as provided in subdivision 2, hold a hearing on the application, and make a determination on issuing or denying the permit as though the previous order had not been made.
- (c) The order issuing or denying the permit becomes final at the end of 30 days after mailed <u>or electronically transmitted</u> notice of the order to the applicant, the managers of the watershed district, the board of supervisors of the soil and water conservation district, or the governing body of the municipality, and an appeal of the order may not be taken if:
 - (1) the commissioner waives a hearing and a demand for a hearing is not made; or
- (2) a hearing is demanded but a bond is not filed as required by subdivision 6.
- Sec. 68. Minnesota Statutes 2018, section 103G.315, subdivision 8, is amended to read:
- Subd. 8. **Notice of permit order.** Notice of orders made after hearing must be given by publication of the order once a week for two successive weeks in a legal newspaper in the county where the hearing was held and by mailing or electronically transmitting copies of the order to parties who entered an appearance at the hearing.
 - Sec. 69. Minnesota Statutes 2018, section 103G.408, is amended to read:

103G.408 TEMPORARY DRAWDOWN OF PUBLIC WATERS.

- (a) The commissioner, upon consideration of recommendations and objections as provided in clause (2), item (iii), and paragraph (c), may issue a public-waters-work permit for the temporary drawdown of a public water when:
- (1) the public water is a shallow lake to be managed for fish, wildlife, or ecological purposes by the commissioner and the commissioner has conducted a public hearing presenting a comprehensive management plan outlining how and when temporary drawdowns under this section will be conducted; or
- (2) the permit applicant is a public entity and:

82.1	(i) the commissioner deems the project to be beneficial and makes findings of fact that
82.2	the drawdown is in the public interest;
82.3	(ii) the permit applicant has obtained permission from at least 75 percent of the riparian
82.4	landowners; and
82.5	(iii) the permit applicant has conducted a public hearing according to paragraph (d).
82.6	(b) In addition to the requirements in section 103G.301, subdivision 6, the permit
82.7	applicant shall serve a copy of the application on each county, municipality, and watershed
82.8	management organization, if one exists, within which any portion of the public water is
82.9	located and on the lake improvement district, if one exists.
82.10	(c) A county, municipality, watershed district, watershed management organization, or
82.11	lake improvement district required to be served under paragraph (b) or section 103G.301,
82.12	subdivision 6, may file a written recommendation for the issuance of a permit or an objection
82.13	to the issuance of a permit with the commissioner within 30 days after receiving a copy of
82.14	the application.
82.15	(d) The hearing notice for a public hearing under paragraph (a), clause (2), item (iii),
82.16	must:
82.17	(1) include the date, place, and time for the hearing;
82.18	(2) include the waters affected and a description of the proposed project;
82.19	(3) be mailed or electronically transmitted to the director, the county auditor, the clerk
82.20	or mayor of a municipality, the lake improvement district if one exists, the watershed district
82.21	or water management organization, the soil and water conservation district, and all riparian
82.22	owners of record affected by the application; and
82.23	(4) be published in a newspaper of general circulation in the affected area.
82.24	(e) Periodic temporary drawdowns conducted under paragraph (a) shall are not be
82.25	considered takings from riparian landowners.
82.26	(f) This section does not apply to public waters that have been designated for wildlife
82.27	management under section 97A.101.
82.28	Sec. 70. Minnesota Statutes 2018, section 103G.615, subdivision 3a, is amended to read:

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Subd. 3a. Invasive aquatic plant management permit. (a) "Invasive aquatic plant

management permit" means an aquatic plant management permit as defined in rules of the

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Department of Natural Resources that authorizes the selective control of invasive aquatic plants to cause a significant reduction in the abundance of the invasive aquatic plant.

- (b) The commissioner may waive the dated signature of approval requirement in rules of the Department of Natural Resources for invasive aquatic plant management permits if obtaining signatures would create an undue burden on the permittee or if the commissioner determines that aquatic plant control is necessary to protect natural resources.
- (c) If the signature requirement is waived under paragraph (b) because obtaining signatures would create an undue burden on the permittee, the commissioner shall require an alternate form of landowner notification, including news releases or public notices in a local newspaper, a public meeting, or a mailing or electronic transmission to the most recent permanent physical or electronic mailing address of affected landowners. The notification must be given annually and must include: the proposed date of treatment, the target species, the method of control or product being used, and instructions on how the landowner may request that control not occur adjacent to the landowner's property.
- (d) The commissioner may allow dated signatures of approval obtained for an invasive aquatic plant management permit to satisfy rules of the Department of Natural Resources to remain valid for three years if property ownership remains unchanged.

Sec. 71. [115A.141] CARPET PRODUCTS; STEWARDSHIP PROGRAM;

STEWARDSHIP PLAN.

- Subdivision 1. **Definitions.** For purposes of this section, the following terms have the meanings given:
- (1) "blended carpet" means carpet with a nonuniform face fiber, which is manufactured with multiple polymer types, fiber types, or both, in the face of the constructed material;
- (2) "brand" means a name, symbol, word, or mark that identifies carpet, rather than its components, and attributes the carpet to the owner or licensee of the brand as the producer;
- (3) "carpet" means a manufactured article that is affixed or placed on the floor or building walking surface or used as a decorative or functional building interior or exterior feature, and is primarily constructed of a top visible surface of synthetic face fibers or yarns or tufts attached to a backing system derived from synthetic or natural materials. Carpet includes, but is not limited to, blended carpet, nylon carpet, PET carpet, polypropylene carpet, PTT carpet, wool carpet, commercial or residential broadloom carpet, modular carpet tiles, and artificial turf. Carpet includes a pad or underlayment used in conjunction with a carpet.
- Carpet does not include handmade rugs, area rugs, or mats;

84.1	(4) "discarded carpet" means carpet that is no longer used for its manufactured purpose,
84.2	and may include carpet that is being evaluated for reuse and directed to reuse, as defined
84.3	in this section;
84.4	(5) "distributor" means a person who buys or otherwise acquires carpet from another
84.5	source and sells or offers to sell that carpet to retailers and installers in this state;
84.6	(6) "nylon carpet" means carpet made with a uniform face fiber made with either nylon
84.7	<u>6 or nylon 6,6;</u>
84.8	(7) "PET carpet" means carpet made from polyethylene terephthalate;
84.9	(8) "producer" means a person that:
84.10	(i) has legal ownership of the brand, brand name, or cobrand of carpet sold in the state;
84.11	(ii) imports carpet branded by a producer that meets the specifications of item (i) when
84.12	the producer has no physical presence in the United States;
84.13	(iii) if items (i) and (ii) do not apply, makes unbranded carpet that is sold in the state;
84.14	<u>or</u>
84.15	(iv) sells carpet at wholesale or retail, does not have legal ownership of the brand, and
84.16	elects to fulfill the responsibilities of the producer for the carpet;
84.17	(9) "polypropylene carpet" means carpet made from polypropylene;
84.18	(10) "program year" means a calendar year;
84.19	(11) "PTT carpet" means carpet made from polytrimethylene terephthalate;
84.20	(12) "recycling" means the process by which discarded carpet is collected and processed
84.21	into raw materials or products. Recycling includes only discarded carpet that is an output
84.22	of a recycling facility destined for an end market or reuse and does not include all discarded
84.23	carpet accepted by a recycling facility. Recycling does not include:
84.24	(i) energy recovery or energy generation by means of combusting discarded carpet; and
84.25	(ii) any disposal or use of discarded carpet within the permitted boundaries of a disposal
84.26	facility;
84.27	(13) "recycling rate" means the percentage of discarded carpet that is managed through
84.28	recycling or reuse, as defined in this section, and is calculated by dividing the amount of
84.29	discarded carpet that is collected and recycled or reused by the total amount of discarded
84.30	carpet generated over a program year. To determine the annual recycling rates required by
84.31	this section, the amount of discarded carpet generated must be calculated using a standard

85.1	recognized methodology based on annual sales, replacement rate, and the average weight
85.2	of carpet and must be approved by the agency;
85.3	(14) "retailer" means any person who sells or offers carpet for sale at retail in the state
85.4	that generates sales tax revenue;
85.5	(15) "reuse" means donating or selling discarded carpet back into the market for its
85.6	original intended use, when the carpet retains its original purpose and performance
85.7	characteristics;
85.8	(16) "sale" or "sell" means the transfer of title of carpet for consideration, including:
85.9	(i) a remote sale conducted through a sales outlet, catalog, website, or similar electronic
85.10	means; or
85.11	(ii) a lease through which carpet is provided to a consumer by a producer or retailer;
85.12	(17) "stewardship assessment" means the amount added to the purchase price of carpet
85.13	sold in the state that is necessary to cover the cost of collecting, transporting, processing,
85.14	and marketing discarded carpet by the stewardship organization operating under a product
85.15	stewardship plan;
85.16	(18) "stewardship organization" means a single organization exempt from taxation under
85.17	Section 501(c)(3) of the federal Internal Revenue Code of 1986 (United States Code, title
85.18	21, section 501(c)(3)) that is established by producers in accordance with this section to
85.19	develop, implement, and administer a product stewardship program under this section;
85.20	(19) "stewardship plan" means a detailed plan describing the manner in which a product
85.21	stewardship program under subdivision 2 will be implemented; and
85.22	(20) "wool carpet" means carpet made from wool.
85.23	Subd. 2. Product stewardship program. A producer of carpet sold in the state must
85.24	participate in the stewardship organization to implement and finance a statewide product
85.25	stewardship program operated under an agency-approved product stewardship plan that
85.26	manages carpet by reducing carpet's waste generation, promoting its reuse and recycling,
85.27	and providing for negotiation and execution of agreements to collect, transport, and process
85.28	carpet for recycling and reuse.
85.29	Subd. 3. Requirement for sale. On and after January 1, 2022, no producer, distributor,
85.30	or retailer may sell carpet or offer carpet for sale in the state unless the carpet's producer
85.31	participates in the product stewardship organization to implement and finance a statewide
85 32	nroduct stewardship program operated under a stewardship plan approved by the agency

86.1	Subd. 4. Requirements for stewardship plan. (a) On or before January 1, 2021, initially
86.2	and on or before each July 1 in a year when the stewardship plan is required to be updated
86.3	under paragraph (b), the stewardship organization must submit a stewardship plan to the
86.4	agency and receive agency approval of the plan. A stewardship plan must include all elements
86.5	required under subdivision 5.
86.6	(b) At least every three years, the stewardship organization operating a product
86.7	stewardship program must update the stewardship plan and submit the updated plan to the
86.8	agency for review and approval.
86.9	(c) It is the responsibility of the stewardship organization to notify the agency within
86.10	30 days of any significant changes or modifications to the plan or its implementation. Within
86.11	30 days of the notification, a written plan revision must be submitted to the agency for
86.12	review and approval.
86.13	(d) Upon agency approval of the stewardship plan, the stewardship organization must
86.14	comply with and implement the contents of the approved plan.
86.15	Subd. 5. Stewardship plan content. The stewardship plan must contain:
86.16	(1) certification that the product stewardship program will accept all discarded carpet
86.17	regardless of which producer produced the carpet and its individual components;
86.18	(2) contact information for the individual and the entity submitting the plan and for all
86.19	producers participating in the product stewardship program;
86.20	(3) a description of the methods by which discarded carpet will be collected in all areas
86.21	in the state without relying on end-of-life fees, including an explanation of how the collection
86.22	system will be convenient and adequate to serve the needs of small businesses and residents.
86.23	The stewardship program must include an operating collection site located in each county
86.24	of the state by January 1, 2023. Subject to approval by the agency, the stewardship program
86.25	may propose an alternative to a collection site location in each county that is convenient
86.26	and adequate to collect discarded carpet generated in each county;
86.27	(4) a description of how the adequacy of the collection program will be monitored and
86.28	maintained;
86.29	(5) the names and locations of collectors, transporters, and recycling facilities that will
86.30	manage discarded carpet;
86.31	(6) a description of how the discarded carpet and the carpet's components will be safely
86.32	and securely transported, tracked, and handled from collection through final recycling and
86.33	processing;

87.1	(7) a description of the method that will be used to reuse, deconstruct, or recycle the
87.2	discarded carpet to ensure that the product's components, to the extent feasible, are
87.3	transformed or remanufactured into raw materials or finished products for use;
87.4	(8) a description of the promotion and outreach activities that will be used to encourage
87.5	participation in the collection and recycling programs and how the activities' effectiveness
87.6	will be evaluated and the program modified, if necessary;
87.7	(9) evidence of adequate insurance and financial assurance that may be required for
87.8	collection, handling, and disposal operations;
87.9	(10) performance goals, including an estimate of the percentage of discarded carpet that
87.10	will be collected, reused, recycled, and disposed during each of the three years of each
87.11	stewardship plan. The program must achieve at a minimum, a 15 percent recycling rate in
87.12	program year 2023 and must include and meet escalating performance goals for each
87.13	subsequent year. The performance goals must be based on:
87.14	(i) the most recent collection data available for the state;
87.15	(ii) the amount of carpet disposed of annually;
87.16	(iii) the weight of the carpet that is expected to be available for collection annually; and
87.17	(iv) actual collection data from other existing stewardship programs.
87.18	A stewardship plan must state the methodology used to determine these goals. The agency
87.19	must review and may adjust the recycling rate and performance goals, based on information
87.20	included in the stewardship plan and annual reports, other information provided by the
87.21	stewardship organization, and economic and any other relevant information;
87.22	(11) a discussion of the status of statewide collection infrastructure, processor capacity,
87.23	and end markets for discarded carpet and what, if any, additional statewide collection
87.24	infrastructure, processor capacity, and end markets are needed to improve the functioning
87.25	of the program and meet increasing performance goals;
87.26	(12) carpet design changes that will be considered to reduce toxicity, water use, or energy
87.27	use or to increase recycled content, recyclability, or carpet longevity;
87.28	(13) a discussion of market development opportunities to expand the use of recovered
87.29	carpet, with consideration of expanding processing activity near areas of collection;
87.30	(14) a financial plan that demonstrates sufficient funding to carry out the stewardship
87 31	plan including the administrative operational and capital costs of the plan and payment

88.1	of incentive payments to carpet collectors, processors, and end use markets to assist with
88.2	the implementation of this section;
88.3	(15) annual budgets showing revenue and expenditure projections for the current program
88.4	year and for the next three years of the program;
88.5	(16) a process by which the financial activities of the stewardship organization related
88.6	to the implementation of the plan are subject to an annual independent audit, which shall
88.7	be reviewed by the agency;
88.8	(17) baseline information, for the most recent three-year period for which data is available.
88.9	on the number of square feet and pounds of carpet sold in this state, by type of carpet pursuant
88.10	to subdivision 1, clause (3);
88.11	(18) a discussion of the feasibility, cost, and effectiveness of labeling the backside of
88.12	new carpet with the polymer type or nonpolymer material used to manufacture the carpet
88.13	to assist processors in more easily identifying the type of discarded carpet collected for
88.14	processing;
88.15	(19) a description of a mandatory program to train carpet installers on properly managing
88.16	discarded carpet so that it can be reused or recycled under this section; and
88.17	(20) a summary of the consultation process that identifies the consulted stakeholders,
88.18	the stakeholder comments raised in the consultation process, and the stewardship
88.19	organization's responses to those comments as required under subdivision 7.
88.20	Subd. 6. Stewardship assessment. (a) On and after July 1, 2021, a producer must add
88.21	a stewardship assessment fee of four cents per square foot to the purchase price of nylon
88.22	carpet, polypropylene carpet, and wool carpet, and six cents per square foot to the purchase
88.23	price of PET carpet, PTT carpet, blended carpet, and any other types of carpet sold by the
88.24	producer in this state. The assessment added under this section must be remitted by the
88.25	producer on a quarterly basis to the stewardship organization.
88.26	(b) The assessment must be added by the producer to the purchase price of all carpet
88.27	sold by producers to a Minnesota retailer or distributor or otherwise sold for use in this
88.28	state. The assessment must be clearly visible on all invoices or functionally equivalent
88.29	billing documents as a separate line item and must be accompanied by a brief description
88.30	of the assessment.
88.31	(c) If the amount of the assessment is too low to properly fund the stewardship program,
88.32	the stewardship organization must submit a plan update to the agency to increase the

89.1	assessment, subject to agency review and approval in accordance with this section before
89.2	the assessment is increased.
89.3	(d) On and after January 1, 2025, if a fund balance greater than one-half of the program's
89.4	annual operating cost is reached, the stewardship organization must submit a plan update
89.5	to the agency to reduce the assessment, subject to agency review and approval in accordance
89.6	with this section before the assessment is reduced.
89.7	(e) The assessment fee must be deposited by the stewardship organization into a Federal
89.8	Deposit Insurance Corporation (FDIC) insured financial institution, and, if for any reason
89.9	this section is repealed, the entire assessment fund balance must be transferred by the
89.10	stewardship organization to the state to be deposited into the environmental fund.
89.11	(f) A stewardship assessment must not be used to pay for any penalties assessed under
89.12	this section or for the final disposal or incineration of discarded carpet.
89.13	Subd. 7. Consultation required. (a) The stewardship organization must consult with
89.14	stakeholders, including retailers, installers, collectors, recyclers, local government, customers,
89.15	and citizens, during development of the stewardship plan; solicit stakeholder comments;
89.16	and incorporate stakeholder comments regarding the plan to the extent feasible before
89.17	submitting a plan to the agency for review.
89.18	(b) The stewardship organization must invite comments from local governments,
89.19	communities, and citizens to report their satisfaction with services, including education and
89.20	outreach, provided by the product stewardship program. The information must be submitted
89.21	to the agency and used by the agency in reviewing proposed updates or changes to the
89.22	stewardship plan.
89.23	Subd. 8. Agency review and approval. (a) Within 90 days after receiving a proposed
89.24	stewardship plan, the agency must determine whether the plan complies with subdivision
89.25	5 and is sufficient to achieve the goals and requirements of this section. If the agency
89.26	approves a plan, the agency must notify the applicant of the plan approval in writing. If the
89.27	agency rejects a plan, the agency must notify the applicant in writing of the reasons for
89.28	rejecting the plan. An applicant whose plan is rejected by the agency must submit a revised
89.29	plan to the agency within 60 days after receiving notice of rejection.
89.30	(b) Any proposed changes to a stewardship plan must be approved by the agency in
89.31	writing.
89.32	Subd. 9. Plan availability. All draft stewardship plans must be placed on the agency's
89.33	website for at least 30 days before agency approval and made available at the agency's

90.1	headquarters for public review and comment. All approved stewardship plans must be placed
90.2	on the agency's website while the plan is in effect.
90.3	Subd. 10. Conduct authorized. The stewardship organization that organizes collection,
90.4	transport, and processing of carpet under this section is immune from liability for the conduct
90.5	under state laws relating to antitrust, restraint of trade, unfair trade practices, and other
90.6	regulation of trade or commerce only to the extent that the conduct is necessary to plan and
90.7	implement the organization's chosen organized collection or recycling system.
90.8	Subd. 11. Education materials. (a) Producers of carpet or the stewardship organization
90.9	must provide retailers, installers, and consumers with educational materials regarding the
90.10	stewardship assessment and product stewardship program. The materials must include, but
90.11	are not limited to, information regarding available end-of-life management options for carpet
90.12	offered through the product stewardship program and information that notifies consumers
90.13	that a charge for operating the product stewardship program is included in the purchase
90.14	price of carpet sold in the state.
90.15	(b) Each distributor or retailer must provide the educational materials referenced in this
90.16	subdivision to carpet installation contractors and consumers at the time of purchase or
90.17	delivery or both.
90.18	Subd. 12. Retailer and distributor responsibilities. (a) On and after January 1, 2022,
90.19	no carpet may be sold in the state unless the carpet's producer is participating in an approved
90.20	stewardship plan.
90.21	(b) Any retailer or distributor may participate, on a voluntary basis, as a designated
90.22	collection point pursuant to a product stewardship program under this section and in
90.23	accordance with applicable law.
90.24	(c) No retailer or distributor shall be found to be in violation of this section if, on the
90.25	date the carpet was ordered from the producer or its agent, the producer was listed as
90.26	compliant on the agency's website, as provided in subdivision 15.
90.27	(d) Nothing in this section prohibits a retailer or distributor from selling their inventory
90.28	of carpet existing prior to January 1, 2022.
90.29	Subd. 13. Stewardship reports. Beginning March 31, 2023, and each March 31
90.30	thereafter, the stewardship organization must submit an annual report to the agency describing
90.31	the product stewardship program. At a minimum, the report must contain:
90.32	(1) a description of the methods used to collect, transport, and process carpet in all

regions of the state;

91.1	(2) the weight of all carpet collected in the seven-county metropolitan area and in the
91.2	remainder of the state and a comparison to the performance goals, recycling rates, and
91.3	collection infrastructure established in the stewardship plan and, if appropriate, an explanation
91.4	stating the reason or reasons performance goals were not met;
91.5	(3) the amount of discarded carpet collected in the state by method of disposition,
91.6	including reuse, recycling, and other methods of processing, including the amount collected
91.7	but not reused or recycled, and its methods of ultimate disposition;
91.8	(4) identification of the facilities processing carpet and the weight processed by type of
91.9	carpet listed in subdivision 1, clause (3), at each facility;
91.10	(5) an evaluation of the program's funding mechanism and budget for each program
91.11	year, including a copy of the independent audit;
91.12	(6) samples of educational materials provided to consumers and an evaluation of the
91.13	effectiveness of the materials and the methods used to disseminate the materials;
91.14	(7) a description of progress made toward achieving carpet design changes in order to
91.15	achieve the goals listed in subdivision 5, clause (12);
91.16	(8) an assessment of how the stewardship organization is achieving the goals of this
91.17	section and the goals established in the stewardship plan, including a discussion of each of
91.18	the required elements of the stewardship plan under subdivision 5;
91.19	(9) data necessary to determine whether the amount of the stewardship assessment will
91.20	be sufficient to achieve the goals of this section and the goals established in the stewardship
91.21	plan and will properly fund the stewardship program; and
91.22	(10) other information that the agency may request for the purposes of determining
91.23	compliance under this section.
91.24	Subd. 14. Sales information. Sales information provided to the commissioner under
91.25	this section is classified as private or nonpublic data, as specified in section 115A.06,
91.26	subdivision 13.
91.27	Subd. 15. Agency responsibilities. The agency must provide on its website a list of all
91.28	compliant producers and brands participating in stewardship plans that the agency has
91.29	approved and a list of all producers and brands the agency has identified as noncompliant
91.30	with this section.
91.31	Subd. 16. Local government responsibilities. A city, county, or other public agency
91.32	may voluntarily participate by serving as a designated collection point by providing education

and outreach, or by using other strategies to assist in meeting product stewardship progra	<u>am</u>
recycling obligations. A city, county, or other public agency providing voluntary assistant	ıce
must be reimbursed for all of its expenses by the stewardship organization.	
Subd. 17. Administrative fee. (a) The stewardship organization submitting a stewardship	hip
plan must pay the agency an annual administrative fee. The agency must set the fee at a	ı <u>n</u>
amount that is adequate to cover the agency's full costs of administering and enforcing the	his
section.	
(b) Fees collected under this subdivision are subject to section 16A.1285.	
(c) The agency must identify the direct program development or regulatory costs it inco	urs
under this section before the first stewardship plan is submitted and must establish a fee	in
an amount adequate to cover those costs, which must be paid by the stewardship organization	on.
(d) The stewardship organization must pay the agency's administrative fee under	
paragraph (a) on or before July 1, 2021, and annually thereafter, and the agency's oneting	<u>ne</u>
development fee under paragraph (c) on or before July 1, 2021. Each year after the initi	al
payment, and notwithstanding paragraph (b), the annual administrative fee may not exce	ed
five percent of the aggregate stewardship assessment collected under subdivision 6 for t	the
preceding calendar year.	
Subd. 18. Account created. A carpet stewardship account is created as an account is	n
the special revenue fund. All fees collected by the agency from the stewardship organization	ion
under this section must be deposited in the account. Any earnings from assets of the account.	unt
must be credited to the account. Money in the account is appropriated to the commission	ner
for the purposes of this section.	
Subd. 19. Duty to provide information. Any producer, distributor, retailer, stewardsl	hip
organization, or other person must furnish to the agency any information which that person	son
may have or may reasonably obtain that the agency requests for the purposes of determini	ing
compliance under this section.	
Sec. 72. Minnesota Statutes 2018, section 115A.142, is amended to read:	
115A.142 REPORT TO LEGISLATURE AND GOVERNOR.	
As part of the report required under section 115A.121, the commissioner of the Polluti	ion
Control Agency shall must provide a report to the governor and the legislature on the	

implementation of section sections 115A.141 and 115A.1415.

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93.1	Sec. 73. Minnesota Statutes 2018, section 115A.51, is amended to read:
93.2	115A.51 APPLICATION REQUIREMENTS.
93.3	(a) Applications for assistance under the program shall must demonstrate:
93.4	(a) (1) that the project is conceptually and technically feasible;
93.5	(b) (2) that affected political subdivisions are committed to implement the project, to
93.6	provide necessary local financing, and to accept and exercise the government powers
93.7	necessary to the project;
93.8	(e) (3) that operating revenues from the project, considering the availability and security
93.9	of sources of solid waste and of markets for recovered resources, together with any proposed
93.10	federal, state, or local financial assistance, will be sufficient to pay all costs over the projected
93.11	life of the project;
93.12	(d) (4) that the applicant has evaluated the feasible and prudent alternatives to disposal,
93.13	including using existing solid waste management facilities with reasonably available capacity
93.14	sufficient to accomplish the goals of the proposed project, and has compared and evaluated
93.15	the costs of the alternatives, including capital and operating costs, and the effects of the
93.16	alternatives on the cost to generators-;
93.17	(5) that the applicant has identified:
93.18	(i) waste management objectives in applicable county and regional solid waste
93.19	management plans consistent with section 115A.46, subdivision 2, paragraphs (e) and (f),
93.20	or 473.149, subdivision 1; and
93.21	(ii) other solid waste facilities identified in the county and regional plans; and
93.22	(6) that the applicant has conducted a comparative analysis of the project against existing
93.23	public and private solid waste facilities, including an analysis of potential displacement of
93.24	those facilities, to determine whether the project is the most appropriate alternative to achieve
93.25	the identified waste management objectives that considers:
93.26	(i) conformity with approved county or regional solid waste management plans;
93.27	(ii) consistency with the state's solid waste hierarchy and section 115A.46, subdivision
93.28	2, paragraphs (e) and (f), or 473.149, subdivision 1; and
93.29	(iii) environmental standards related to public health, air, surface water, and groundwater.
93.30	(b) The commissioner may require completion of a comprehensive solid waste
93.31	management plan conforming to the requirements of section 115A.46, before accepting an

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.1	application. Within five days of filing an application with the agency, the applicant must
.2	submit a copy of the application to each solid waste management facility mentioned in the
.3	portion of the application addressing the requirements of paragraph (a), clauses (5) and (6).
.4	EFFECTIVE DATE. This section is effective the day following final enactment.
.5	Sec. 74. [115A.903] WASTE TIRE FACILITIES OPERATING OUTDOORS;
.6	FINANCIAL QUALIFICATIONS.
.7	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
.8	the meanings given.
.9	(b) "Commissioner" means the commissioner of the Minnesota Pollution Control Agency.
.10	(c) "Financial qualification" means the ability of an applicant or permit holder to pay
.11	the costs to properly design, construct, operate, maintain, and close a waste tire facility.
12	(d) "Waste tire facility" means a permitted facility operated by a tire collector or tire
13	processor at which waste tires are stored or processed outdoors.
14	Subd. 2. Application; financial qualification. (a) An applicant for a permit for a waste
15	tire facility must submit in an application to the commissioner:
6	(1) information demonstrating the applicant's financial qualification to design, construct,
7	operate, maintain, and close a waste tire facility; and
8	(2) cost estimates for:
)	(i) site investigation;
)	(ii) land acquisition costs, including financing terms and costs;
l	(iii) project design;
2	(iv) construction;
3	(v) operations;
4	(vi) maintenance; and
5	(vii) facility closing.
5	(b) As part of the financial qualification review, an applicant must:
,	(1) provide a copy of its most recent audited or reviewed financial statements prepared
	by a certified public accountant according to generally accepted accounting principles, if
29	the applicant is an operating business prior to application;

95.1	(2) provide a copy of its owners' personal financial statements, if the applicant is not an
95.2	operating business prior to application; and
95.3	(3) demonstrate its financial viability through one or a combination of assets including
95.4	cash, marketable securities or bonds, or letters of credit or loan commitments from a financial
95.5	institution that is a member of the Federal Deposit Insurance Corporation (FDIC) or the
95.6	National Credit Union Administration (NCUA) and is authorized to do business in the
95.7	United States.
95.8	(c) Any person whose assets are used as part of the financial qualification review must
95.9	be designated as a joint permittee with the applicant on the permit for the facility.
95.10	Subd. 3. Financial qualification review. The commissioner may provide to the state
95.11	auditor a copy of any filing that an applicant for a permit or a permit holder submits to the
95.12	commissioner to meet the financial qualification requirement under this section. The state
95.13	auditor must review the filing and provide the commissioner with a written opinion as to
95.14	the adequacy of the filing to meet the purposes of this section, including any recommended
95.15	changes.
95.16	Subd. 4. Changes affecting financial qualification. (a) To continue to hold a permit
95.17	for a waste tire facility, a permit holder must maintain financial qualification and must
95.18	provide any information requested by the commissioner to establish that the permit holder
95.19	continues to maintain financial qualification. A permit holder must notify the commissioner
95.20	within 30 days of any significant change in:
95.21	(1) the identity of any person or structure of the business entity that holds the permit for
95.22	the facility;
95.23	(2) the identity of any person or structure of the business entity that owns or operates
95.24	the facility; or
95.25	(3) assets of the permit holder, owner, or operator of the facility.
95.26	(b) A change is significant under paragraph (a) if the change:
95.27	(1) has the potential to affect the financial qualification of the permit holder, owner, or
95.28	operator; or
95.29	(2) would result in a change in the identity of the permit holder, owner, or operator for
95.30	purposes of financial qualification.

96.1	The commissioner may, after reviewing the changes, require the permit holder to reestablish
96.2	financial qualification and may modify or revoke a permit or require issuance of a new
96.3	permit.
96.4	Subd. 5. Application. (a) The financial qualification requirements of this section apply
96.5	only in the first ten years of operation of a waste tire facility permitted in the state.
96.6	(b) This section does not apply to political subdivisions operating a waste tire facility.
96.7	EFFECTIVE DATE. This section is effective the day following final enactment and
96.8	applies to waste tire facilities issued a permit on or after that date.
96.9	Sec. 75. [115B.172] NATURAL RESOURCES DAMAGES ACCOUNT.
96.10	Subdivision 1. Establishment. The natural resources damages account is established as
96.11	an account in the remediation fund.
96.12	Subd. 2. Revenues. The account consists of money from the following sources:
96.13	(1) revenue from actions taken to recover natural resources damages under section
96.14	115B.17, subdivision 7, or any other law, unless otherwise specified in the settlement
96.15	agreement;
96.16	(2) appropriations and transfers to the account as provided by law;
96.17	(3) interest earned on the account; and
96.18	(4) money received by the commissioner of the Pollution Control Agency or the
96.19	commissioner of natural resources for deposit in the account in the form of a gift or grant.
96.20	Subd. 3. Expenditures. (a) Money in the account is appropriated to the commissioner
96.21	of natural resources for the purposes authorized in section 115B.20, subdivision 2, clause
96.22	<u>(4).</u>
96.23	(b) The commissioner of management and budget must allocate the amounts available
96.24	in any biennium to the commissioner of natural resources for the purposes of this section
96.25	based upon work plans submitted by the commissioner of natural resources and may adjust
96.26	those allocations if revised work plans are submitted. Copies of the work plans must be
96.27	submitted to the chairs of the house of representatives and senate committees and divisions
96.28	having jurisdiction over environment and natural resources finance.
96.29	Subd. 4. Report. By November 1 each year, the commissioner of natural resources must
96.30	submit a report to the chairs and ranking minority members of the house of representatives
96.31	and senate committees and divisions with jurisdiction over environment and natural resources

97.1	policy and finance on expenditures from the natural resources damages account during the
97.2	previous fiscal year.
97.3	EFFECTIVE DATE. This section is effective the day following final enactment.
97.4	Sec. 76. Minnesota Statutes 2018, section 115B.421, is amended to read:
97.5	115B.421 CLOSED LANDFILL INVESTMENT FUND.
97.6	The closed landfill investment fund is established in the state treasury. The fund consists
97.7	of money credited to the fund, and interest and other earnings on money in the fund.
97.8	Beginning July 1, 2003, funds must be deposited as described in section 115B.445. The
97.9	fund shall be managed to maximize long-term gain through the State Board of Investment.
97.10	Money in the fund is appropriated to the commissioner and may be spent by the commissioner
97.11	after fiscal year 2020 in accordance with sections 115B.39 to 115B.444.
97.12	EFFECTIVE DATE. This section is effective the day following final enactment.
97.13	Sec. 77. Minnesota Statutes 2018, section 116.02, is amended to read:
97.14	116.02 POLLUTION CONTROL AGENCY; CREATION AND POWERS.
97.15	Subdivision 1. Creation. A pollution control agency, designated as the Minnesota
97.16	Pollution Control Agency, is hereby created. The agency consists of the commissioner and
97.17	eight members appointed by the governor, by and with the advice and consent of the senate.
97.18	One member must be a person knowledgeable in the field of agriculture, and one must be
97.19	a representative of organized labor.
97.20	Subd. 2a. Terms, compensation, removal, vacancies. The membership terms,
97.21	compensation, removal of members, and filling of vacancies on the agency is as provided
97.22	<u>in section 15.0575.</u>
97.23	Subd. 3a. Membership. The membership of the Pollution Control Agency must be
97.24	broadly representative of the skills and experience necessary to effectuate the policy of
97.25	sections 116.01 to 116.075, except that no member other than the commissioner may be an
97.26	officer or employee of the state or federal government. Only two members at one time may
97.27	be officials or employees of a municipality or any governmental subdivision, but neither
97.28	may be a member ex officio or otherwise on the management board of a municipal sanitary
97.29	sewage disposal system.
97.30	Subd. 4a. Chair. The commissioner serves as chair of the agency. The agency elects
97.31	other officers as the agency deems necessary.

98.1	Subd. 5. Agency successor to commission. The Pollution Control Agency is the
98.2	successor of the Water Pollution Control Commission, and all powers and duties now vested
98.3	in or imposed upon said commission by chapter 115, or any act amendatory thereof or
98.4	supplementary thereto, are hereby transferred to, imposed upon, and vested in the
98.5	commissioner of the Minnesota Pollution Control Agency.
98.6	Subd. 6a. Required decisions. The agency must make final decisions on the following
98.7	matters:
98.8	(1) a petition for preparing an environmental assessment worksheet, if the project proposer
98.9	or a person commenting on the proposal requests that the decision be made by the agency
98.10	and the agency requests that it make the decision under subdivision 8a;
98.11	(2) the need for an environmental impact statement following preparation of an
98.12	environmental assessment worksheet under applicable rules, if:
98.13	(i) the agency has received a request for an environmental impact statement;
98.14	(ii) the project proposer or a person commenting on the proposal requests that the
98.15	declaration be made by the agency and the agency requests that it make the decision under
98.16	subdivision 8a; or
98.17	(iii) the commissioner is recommending preparation of an environmental impact
98.18	statement;
98.19	(3) the scope and adequacy of environmental impact statements;
98.20	(4) issuing, reissuing, modifying, or revoking a permit if:
98.21	(i) a variance is sought in the permit application or a contested case hearing request is
98.22	pending; or
98.23	(ii) the permit applicant, the permittee, or a person commenting on the permit action
98.24	requests that the decision be made by the agency and the agency requests that it make the
98.25	decision under subdivision 8a;
98.26	(5) final adoption or amendment of agency rules for which a public hearing is required
98.27	under section 14.25 or for which the commissioner decides to proceed directly to a public
98.28	hearing under section 14.14, subdivision 1;
98.29	(6) approving or denying an application for a variance from an agency rule if:
98.30	(i) granting the variance request would change an air, soil, or water quality standard;

99.1	(ii) the commissioner determines that granting the variance would have a significant
99.2	environmental impact; or
99.3	(iii) the applicant or a person commenting on the variance requests that the
99.4	decision be made by the agency and the agency requests that it make the decision under
99.5	subdivision 8a; and
99.6	(7) whether to reopen, rescind, or reverse a decision of the agency.
99.7	Subd. 7a. Additional decisions. The commissioner may request that the agency make
99.8	additional decisions or provide advice to the commissioner.
99.9	Subd. 8a. Other actions. (a) Any other action not specifically within the authority of
99.10	the commissioner must be made by the agency if:
99.11	(1) before the commissioner's final decision on the action, one or more members of the
99.12	agency notify the commissioner of their request that the decision be made by the agency;
99.13	<u>or</u>
99.14	(2) any person submits a petition to the commissioner requesting that the decision be
99.15	made by the agency and the commissioner grants the petition.
99.16	(b) If the commissioner denies a petition submitted under paragraph (a), clause (2), the
99.17	commissioner must advise the agency and the petitioner of the reasons for the denial.
99.18	Subd. 9a. Informing public. The commissioner must inform interested persons as
99.19	appropriate in public notices and other public documents of their right to request the agency
99.20	to make decisions in specific matters according to subdivision 6a and the right of agency
99.21	members to request that decisions be made by the agency according to subdivision 8a. The
99.22	commissioner must regularly inform the agency of activities that have broad policy
99.23	implications or potential environmental significance and of activities in which the public
99.24	has exhibited substantial interest.
99.25	Subd. 11. Changing decisions. (a) The agency must not reopen, rescind, or reverse a
99.26	decision of the agency except upon:
99.27	(1) the affirmative vote of two-thirds of the agency; or
99.28	(2) a finding that there was an irregularity in a hearing related to the decision, an error
99.29	of law, or a newly discovered material issue of fact.
99.30	(b) The requirements in paragraph (a) are minimum requirements and do not limit the
99.31	agency's authority under sections 14.06 and 116.07, subdivision 3, to adopt rules:

100.1	(1) applying the requirement in paragraph (a), clause (1) or (2), to certain decisions of
100.2	the agency; or
100.3	(2) establishing additional or more stringent requirements for reopening, rescinding, or
100.4	reversing decisions of the agency.
100.5	Sec. 78. Minnesota Statutes 2018, section 116.03, subdivision 1, is amended to read:
100.6	Subdivision 1. Office. (a) The Office of Commissioner of the Pollution Control Agency
100.7	is created and is under the supervision and control of the commissioner, who is appointed
100.8	by the governor under the provisions of section 15.06.
100.9	(b) The commissioner may appoint a deputy commissioner and assistant commissioners
100.10	who shall be are in the unclassified service.
100.11	(c) The commissioner shall make all decisions on behalf of the agency that are not
100.12	required to be made by the agency under section 116.02.
100.13	Sec. 79. Minnesota Statutes 2018, section 116.03, subdivision 2a, is amended to read:
100.14	Subd. 2a. Mission; efficiency. It is part of the agency's mission that, within the agency's
100.15	resources, the commissioner and the members of the agency shall endeavor to:
100.16	(1) prevent the waste or unnecessary spending of public money;
100.17	(2) use innovative fiscal and human resource practices to manage the state's resources
100.18	and operate the agency as efficiently as possible;
100.19	(3) coordinate the agency's activities wherever appropriate with the activities of other
100.20	governmental agencies;
100.21	(4) use technology where appropriate to increase agency productivity, improve customer
100.22	service, increase public access to information about government, and increase public
100.23	participation in the business of government;
100.24	(5) <u>utilize</u> <u>use</u> constructive and cooperative labor-management practices to the extent
100.25	otherwise required by chapters 43A and 179A;
100.26	(6) report to the legislature on the performance of agency operations and the
100.27	accomplishment of agency goals in the agency's biennial budget according to section 16A.10,
100.28	subdivision 1; and
100.29	(7) recommend to the legislature appropriate changes in law necessary to carry out the

100.30 mission and improve the performance of the agency.

Sec. 80. Minnesota Statutes 2018, section 116.155, subdivision 1, is amended to read:

- Subdivision 1. Creation. The remediation fund is created as a special revenue fund in 101.2 the state treasury to provide a reliable source of public money for response and corrective 101.3 actions to address releases of hazardous substances, pollutants or contaminants, agricultural 101.4 chemicals, and petroleum, and for environmental response actions at qualified landfill 101.5 facilities for which the agency has assumed such responsibility, including perpetual care of 101.6 such facilities. The specific purposes for which the general portion of the fund may be spent 101.7 101.8 are provided in subdivision 2. In addition to the general portion of the fund, the fund contains three four accounts described in subdivisions 4 to 5a 5b. 101.9
- Sec. 81. Minnesota Statutes 2018, section 116.155, subdivision 3, is amended to read:
- Subd. 3. **Revenues.** The following revenues shall be deposited in the general portion of the remediation fund:
- (1) response costs and natural resource damages related to releases of hazardous substances, or pollutants or contaminants, recovered under sections 115B.17, subdivisions subdivision 6 and 7; 115B.443; 115B.444, or any other law;
- 101.16 (2) money paid to the agency or the Agriculture Department by voluntary parties who
 101.17 have received technical or other assistance under sections 115B.17, subdivision 14, 115B.175
 101.18 to 115B.179, and 115C.03, subdivision 9;
- 101.19 (3) money received in the form of gifts, grants, reimbursement, or appropriation from any source for any of the purposes provided in subdivision 2, except federal grants; and
- (4) interest accrued on the fund.
- Sec. 82. Minnesota Statutes 2018, section 116.155, is amended by adding a subdivision to read:
- Subd. 5b. Natural resources damages account. The natural resources damages account is as described in section 115B.172.
- 101.26 Sec. 83. [116.2025] SALT APPLICATORS; VOLUNTARY CERTIFICATION
 101.27 PROGRAM.
- Subdivision 1. Definitions. For purposes of this section, the following terms have the meanings given:

102.1	(1) "certified commercial applicator" means an individual who applies deicer, completed
102.2	training on snow and ice removal and deicer application approved by the commissioner,
102.3	and passed an examination after completing the training;
102.4	(2) "commercial applicator" means an individual who applies deicer for hire, but does
102.5	not include a municipal, state, or other government employee;
102.6	(3) "deicer" means any substance used to melt snow and ice, or used for its anti-icing
102.0	effects, on privately owned surfaces traveled by pedestrians and vehicles; and
102.8	(4) "owner" means a person that owns or leases real estate and that enters into a written
102.9	contract with a certified commercial applicator for snow and ice removal and deicer
102.10	application.
102.11	Subd. 2. Voluntary certification program; best management practices. (a) The
102.12	commissioner of the Pollution Control Agency must develop a training program that promotes
102.13	best management practices for snow and ice removal and deicer application that protect
102.14	water quality and allows commercial applicators to obtain certification as a water-friendly
102.15	applicator. The commissioner must certify a commercial applicator as a water-friendly
102.16	applicator if the applicator successfully completes the program and passes the examination.
102.17	(b) The commissioner, in consultation with the University of Minnesota, must provide
102.18	additional training under this section for certified commercial applicators renewing
102.19	certification after their initial training and certification.
102.20	(a) The commissioner in consultation with the University of Minnesota must provide
102.20	(c) The commissioner, in consultation with the University of Minnesota, must provide
102.21	the training and testing module at locations statewide and may make the recertification
102.22	training available online.
102.23	(d) The commissioner, in consultation with the University of Minnesota, must annually
102.24	post the best management practices and a list of certified commercial applicators on the
102.25	agency's website.
102.26	(e) The commissioner may charge a fee of no more than \$350 per certified commercial
102.27	applicator for the training or recertification under this section. Fees collected under this
102.28	subdivision must be deposited in the environmental fund.
102.29	Subd. 3. Liability. (a) A certified commercial applicator or an owner is not liable for
102.30	damages arising from hazards resulting from the accumulation of snow and ice on any real
102.31	estate maintained by the certified commercial applicator when the hazard is solely caused
102.32	by snow or ice and the certified commercial applicator used the best management practices
102.33	for snow and ice removal and deicing approved by the commissioner.

103.1	(b) Nothing in paragraph (a) prevents or limits the liability of a certified commercial
103.2	applicator or owner if the certified commercial applicator or owner:
103.3	(1) commits an act or omission that constitutes negligence or willful or wanton disregard
103.4	for the safety of entrants onto real estate of the owner that is maintained by the certified
103.5	commercial applicator and that act or omission proximately causes injury, damage, or death;
103.6	(2) has actual knowledge or reasonably should have known of a dangerous condition on
103.7	the real estate of the owner maintained by the certified commercial applicator;
103.8	(3) intentionally injures an entrant on real estate of the owner that is maintained by the
103.9	certified applicator; or
103.10	(4) fails to comply with the best management practices for snow and ice removal and
103.11	deicer application approved by the commissioner.
103.12	(c) The liability of a commercial applicator who applies deicer but is not certified under
103.13	this section may not be determined under the standards provided in this subdivision.
103.14	Subd. 4. Record keeping. A certified commercial applicator must maintain the following
103.15	records as part of the best management practices approved by the commissioner:
103.16	(1) a copy of the applicator's certification approved by the commissioner and any
103.17	recertification;
103.18	(2) evidence of passing the examination approved by the commissioner;
103.19	(3) copies of the winter maintenance assessment tool requirements developed by the
103.20	commissioner;
103.21	(4) a written record describing the road, parking lot, and property maintenance practices
103.22	used. The written record must include the type and rate of application of deicer used, the
103.23	dates of treatment, and the weather conditions for each event requiring deicing. The records
103.24	must be kept for a minimum of six years; and
103.25	(5) proof of compliance with the reporting requirements under subdivision 7.
103.26	Subd. 5. Penalty. The commissioner may revoke or decline to renew the certification
103.27	of a commercial applicator who violates this section or rules adopted under this section.
103.28	Subd. 6. Relation to other law. Nothing in this section affects municipal liability under
103 29	section 466 03

104.1	Subd. 7. Reporting required. By July 1 each year, a certified commercial applicator
104.2	must submit to the commissioner on a form prescribed by the commissioner the amounts
104.3	and types of deicers used in the previous calendar year.
104.4	Subd. 8. Expiration. This section expires August 1, 2026.
104.5	EFFECTIVE DATE. This section is effective August 1, 2019, and applies to claims
104.6	arising on or after that date.
104.7	Sec. 84. [116U.60] MINNESOTA OUTDOOR RECREATION OFFICE.
104.8	Subdivision 1. Office established. The Minnesota Outdoor Recreation Office is
104.9	established as an office in Explore Minnesota Tourism. The governor, in consultation with
104.10	the commissioners of natural resources and employment and economic development, must
104.11	appoint the director of the Minnesota Outdoor Recreation Office.
104.12	Subd. 2. Purpose. The purpose of the Minnesota Outdoor Recreation Office is to promote
104.13	and increase participation in outdoor recreation by all Minnesota citizens by:
104.14	(1) supporting the outdoor recreation economy of Minnesota and working toward
104.15	equitable and inclusive access to the outdoors;
104.16	(2) creating and developing an inventory of existing public and private resources
104.17	promoting outdoor recreation;
104.18	(3) coordinating outdoor recreation policy and management among state and federal
104.19	agencies and local government entities;
104.20	(4) assisting in promoting and marketing opportunities and events for outdoor recreation;
104.21	(5) assisting the Department of Employment and Economic Development in supporting
104.22	outdoor recreation businesses and providing technical assistance with resources and
104.23	opportunities for economic development;
104.24	(6) developing strategies to recruit and grow outdoor recreation businesses and to enhance
104.25	recreation-related employment in Minnesota;
104.26	(7) promoting outdoor recreation opportunities for people with disabilities;
104.27	(8) promoting education and use of outdoor recreation assets to enhance public health;
104.28	(9) supporting outdoor recreation programs at Minnesota educational institutions;
104.29	(10) collecting data on the impact of outdoor recreation in the state and the accessibility
104.30	of natural resources for underserved populations; and

105.1	(11) recommending initiatives to increase access to outdoor recreational amenities and
105.2	experiences.
105.3	Subd. 3. Account; donations. The director of the Minnesota Outdoor Recreation Office
105.4	may accept gifts and grants for purposes related to the duties of the Minnesota Outdoor
105.5	Recreation Office. Money received by the director from gifts and grants is deposited in an
105.6	account in the special revenue fund and appropriated to the director for the purposes specified
105.7	in the gift or grant.
105.8	Subd. 4. Strategic plan. By January 15, 2020, the director of the Minnesota Outdoor
105.9	Recreation Office must submit a report to the chairs and ranking minority members of the
105.10	house of representatives and senate committees and divisions with jurisdiction over Explore
105.11	Minnesota Tourism and environment and natural resources policy and finance that contains
105.12	a strategic plan for the Minnesota Outdoor Recreation Office. In developing the strategic
105.13	plan, the director must consult with the Explore Minnesota Tourism Council; the
105.14	commissioners of natural resources, health, transportation, and employment and economic
105.15	development; and the chairs and ranking minority members or their designees of the house
105.16	of representatives and senate committees and divisions with jurisdiction over Explore
105.17	Minnesota Tourism and environment and natural resources policy and finance.
105.18	Subd. 5. Consultation and cooperation. (a) The director of the Minnesota Outdoor
105.19	Recreation Office must consult with the Explore Minnesota Tourism Council in carrying
105.20	out the purposes of the Minnesota Outdoor Recreation Office.
105.21	(b) Explore Minnesota Tourism and the commissioners of natural resources, health,
105.22	transportation, and employment and economic development must cooperate with the director
105.23	of the Minnesota Outdoor Recreation Office in fulfilling the duties of the Minnesota Outdoor
105.24	Recreation Office as they relate to the purposes of the respective office or agencies.
105.25	Subd. 6. Report. By January 1, 2021, and each year thereafter, the director of the
105.26	Minnesota Outdoor Recreation Office must submit an annual report to the legislature on
105.27	the donations received, accomplishments, recommendations, and findings of the Minnesota
105.28	Outdoor Recreation Office from the preceding fiscal year.
105.29	Subd. 7. Regulatory authority. Nothing contained in this section supplants or impacts
105.30	the regulatory authority of other state agencies.
105.31	Sec. 85. Minnesota Statutes 2018, section 127A.353, subdivision 1, is amended to read:
105.32	Subdivision 1. Appointment. The school trust lands director shall be appointed by the
105.33	governor. The commissioner of natural resources shall provide human resources, payroll,

accounting, procurement, and other similar administrative services to the school trust lands 106.1 director. The director's appointment is subject to the advice and consent of the senate. 106.2

Sec. 86. Minnesota Statutes 2018, section 325F.071, is amended to read: 106.3

325F.071 FLAME-RETARDANT CHEMICALS; PROHIBITION.

- Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have 106.5 the meanings given. 106.6
- (b) "Child" means a person under 12 years of age. 106.7
- (c) "Children's product" means a product primarily designed or intended by a 106.8 manufacturer to be used by or for a child, including any article used as a component of such 106.9 a product, but excluding a food, beverage, dietary supplement, pharmaceutical product or 106.10 biologic, children's toys that are subject to the most recent version of the American Society 106.11 106.12 for Testing and Materials F963, Standard Consumer Safety Specification for Toy Safety, a medical device as defined in the Federal Food, Drug, and Cosmetic Act, United States Code, 106.13 title 21, section 321(h), products listed under section 116.9405, clauses (10) and (11), and 106.14 products listed under sections 325F.03 and 325F.04.
- (d) "PFAS" means perfluoroalkyl and polyfluoroalkyl substances. 106.16
- (e) "Residential or business textile" means a textile designed for use in the home, 106.17 businesses, or places of lodging as a covering on windows, walls, or floors. Residential or 106.18 business textile includes carpeting and carpet padding. 106.19
- (d) (f) "Upholstered residential furniture" means furniture with padding, coverings, and 106.20 cushions intended and sold for use in the home or places of lodging. 106.21
- Subd. 2. Flame-retardant chemicals; prohibition. (a) On and after July 1, 2018, no 106.22 manufacturer or wholesaler may manufacture, sell, offer for sale, distribute for sale, or 106.23 distribute for use in this state a children's product or, upholstered residential furniture, a 106.24 residential or business textile, or a mattress containing, in amounts greater than 1,000 parts 106.25 per million in any product component, the following flame-retardants: any halogenated, 106.26 phosphorus-based, nitrogen-based, and nanoscale flame retardants. 106.27
- (1) TDCPP (tris(1,3-dichloro-2-propyl)phosphate), Chemical Abstracts Service number 106.28 13674-87-8; 106.29
- (2) decabromodiphenyl ether, Chemical Abstracts Service number 1163-19-5; 106.30
- 106.31 (3) hexabromocyclododecane, Chemical Abstracts Service number 25637-99-4; and

(4) TCEP (tris(2-chloroethyl)phosphate), Chemical Abstracts Service number 115-96-8. 107.1 (b) On and after July 1, 2019, no retailer may sell or offer for sale or use in this state a 107.2 children's product or, upholstered residential furniture, a residential or business textile, or 107.3 a mattress containing in amounts greater than 1,000 parts per million in any product 107.4 component the flame retardant chemicals listed in paragraph (a). 107.5 (c) The sale or offer for sale of any previously owned product containing a chemical 107.6 restricted under this section is exempt from the provisions of this section. 107.7 Subd. 3. Flame-retardant chemicals; replacement chemicals. A manufacturer shall 107.8 not replace a chemical whose use is prohibited under this section with a chemical identified 107.9 on the basis of credible scientific evidence by a state, federal, or international agency as 107.10 being known or suspected with a high degree of probability to: 107.11 107.12 (1) harm the normal development of a fetus or child or cause other developmental toxicity; 107.13 (2) cause cancer, genetic damage, or reproductive harm; 107.14 107.15 (3) disrupt the endocrine or hormone system; or (4) damage the nervous system, immune system, or organs, or cause other systemic 107.16 toxicity. 107.17 Subd. 4. **Firefighting foam.** Beginning July 1, 2020, a manufacturer or wholesaler may 107.18 not manufacture, sell, offer for sale, distribute for sale, or distribute for use in this state class 107.19 B firefighting foam that contains intentionally added PFAS except for use by oil refineries, 107.20 oil and petroleum terminals, and airports. 107.21 107.22 Subd. 5. Training exercises. Class B firefighting foam that contains intentionally added PFAS must not be used in training exercises, including at oil refineries, oil and petroleum 107.23 terminals, and airports. 107.24 Subd. 6. **Enforcement.** The commissioner of the Pollution Control Agency must enforce 107.25 compliance with this section under sections 115.071 and 116.072. The commissioner must 107.26 coordinate with the commissioners of commerce and health in enforcing this section to aid 107.27 in the law enforcement process or promote public health. Coordination includes but is not 107.28

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where they are applicable.

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limited to investigation, enforcement and sharing related data among the agencies in the

course of those processes, and using each agency's investigative and enforcement authorities,

- 108.1 **EFFECTIVE DATE.** (a) The amendments to subdivision 2, paragraph (a), are effective 108.2 July 1, 2020.
- (b) The amendments to subdivision 2, paragraph (b), are effective July 1, 2021.
- Sec. 87. Laws 2013, chapter 114, article 4, section 105, as amended by Laws 2017, chapter 93, article 2, section 148, is amended to read:
- Sec. 105. RULES; SILICA SAND.
- 108.7 (a) The commissioner of the Pollution Control Agency may adopt rules pertaining to the control of particulate emissions from silica sand projects. The rulemaking is exempt from Minnesota Statutes, section 14.125.
- 108.10 (b) The commissioner of natural resources shall adopt rules develop a model ordinance
 108.11 pertaining to the reclamation of silica sand mines. The rulemaking is exempt from Minnesota
 108.12 Statutes, section 14.125 commissioner shall publish the model ordinance in the State Register.
- 108.13 (c) By January 1, 2014, the Department of Health shall adopt an air quality health-based value for silica sand.
- (d) The Environmental Quality Board may amend its rules for environmental review, adopted under Minnesota Statutes, chapter 116D, for silica sand mining and processing to take into account the increased activity in the state and concerns over the size of specific operations. The Environmental Quality Board shall consider whether the requirements of Minnesota Statutes, section 116C.991, should remain part of the environmental review requirements for silica sand and whether the requirements should be different for different geographic areas of the state. The rulemaking is exempt from Minnesota Statutes, section 14.125.

108.23 Sec. 88. STAMP DESIGN; RULE AMENDMENT.

- (a) The commissioner of natural resources shall amend Minnesota Rules, part 6290.0400, subpart 3, to:
- (1) allow a contest entry to be created using nonphotographic digital media; and
- (2) require a person submitting a contest entry to list all media used in the creation of the entry.
- (b) The commissioner may use the good cause exemption under Minnesota Statutes, section 14.388, subdivision 1, clause (3), to adopt rules under this section, and Minnesota

109.1	Statutes, section 14.386, does not apply except as provided under Minnesota Statutes, section
109.2	<u>14.388.</u>
109.3	EFFECTIVE DATE. This section is effective the day following final enactment.
109.4	Sec. 89. TURTLE SELLER'S LICENSES; TRANSFER AND RENEWAL.
109.5	The commissioner of natural resources must not renew or transfer a turtle seller's license
109.6	after the effective date of this section.
109.7	Sec. 90. CHRONIC WASTING DISEASE ADOPT-A-DUMPSTER PROGRAM;
109.8	DEER CARCASS HANDLING GUIDELINES.
109.9	(a) The commissioner of natural resources must establish a chronic wasting disease
109.10	adopt-a-dumpster program to provide dumpsters dedicated to disposing of deer carcasses
109.11	in areas where chronic wasting disease has been detected. The commissioner must work
109.12	with solid waste haulers and other interested parties and encourage volunteer support to
109.13	ensure the dumpsters are located at convenient locations with appropriate signage, lined,
109.14	and maintained. The commissioner must ensure the carcasses collected are properly disposed
109.15	of to minimize the spread of chronic wasting disease.
109.16	(b) The commissioner of natural resources, in consultation with the commissioners of
109.17	health and the Pollution Control Agency, must develop guidelines to prevent the spread of
109.18	chronic wasting disease and protect public health that take into consideration infectious
109.19	waste as defined under Minnesota Statutes, section 116.76, subdivision 12:
109.20	(1) for hunters for handling deer in the field and transporting and disposing of carcasses;
109.21	(2) for solid waste facilities and solid waste haulers for proper handling, transportation,
109.22	and disposal of deer carcasses; and
109.23	(3) for taxidermists and meat processors for proper handling, processing, and disposal
109.24	of deer carcasses.
109.25	(c) By January 15, 2020, the commissioner of natural resources must submit a report to
109.26	the chairs and ranking minority members of the house of representatives and senate
109.27	committees and divisions with jurisdiction over environment and natural resources with the
109.28	results of the program developed under paragraph (a) and the guidelines developed under
109.29	paragraph (b).

110.1	Sec. 91.	REVISOR	INSTRUCTION	I.
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(a) The revisor of statutes shall renumber Minnesota Statutes, section 85.012, subdivision
 49, as subdivision 58a, and include the history of the current subdivision 49 under the new
 subdivision 58a.

REVISOR

- 110.5 (b) The revisor must assign the priority order for the metropolitan landfill contingency
 110.6 action trust account established in section 3 to follow any amendment to Minnesota Statutes,
 110.7 section 16A.152, subdivision 2, for special education aid enacted during the 2019 legislative
 110.8 session.
- (c) The revisor of statutes must change the reference in Minnesota Statutes, sections 110.10 127A.30, subdivision 2, and 287.22, from "section 92.121" to "section 92.122."

110.11 Sec. 92. **REPEALER.**

- (a) Minnesota Statutes 2018, sections 92.121; and 97C.605, subdivisions 2, 2a, 2b, and 5, are repealed.
- (b) Laws 2015, First Special Session chapter 4, article 4, section 149, is repealed.
- (c) Minnesota Rules, part 6256.0500, subparts 2, 2a, 2b, 4, 5, 6, 7, and 8, are repealed.

APPENDIX Repealed Minnesota Statutes: H2209-1

92.121 PERMANENT SCHOOL FUND LANDS.

The commissioner of natural resources shall exchange permanent school fund land as defined in the Minnesota Constitution, article XI, section 8, located in state parks, state recreation areas, wildlife management areas, scientific and natural areas, or state waysides or on lands managed by the commissioner as old growth stands, for other lands as allowed by the Minnesota Constitution, article XI, section 10, and section 94.343, subdivision 1, that are compatible with the goal of the permanent school fund lands in section 127A.31 when, as a result of management practices applied to the permanent school fund lands and associated resources, revenue generation has been diminished or is prohibited and no alternative has been put into effect to compensate the permanent school fund for the income losses.

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.

APPENDIX Repealed Minnesota Session Laws: H2209-1

Laws 2015, First Special Session chapter 4, article 4, section 149

Sec. 149. REVISOR'S INSTRUCTION.

The revisor of statutes shall prepare draft legislation to amend statutes to conform with structural changes to the Minnesota Pollution Control Agency under sections 114 to 117 and 150. The revisor shall submit the proposed legislation to the chairs of the house of representatives and senate committees with jurisdiction over environment policy by January 1, 2016.

APPENDIX Repealed Minnesota Rules: H2209-1

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: H2209-1

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.