HF4003 REVISOR CKM UEH4003-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETIETH SESSION

H.F. No. 4003

(SENATE AUTHORS: RUNBECK, Lillie, Lohmer, Fischer and Dettmer)

DATE 05/09/2018 D-PG **OFFICIAL STATUS** Received from House 8794 8794 Introduction and first reading Referred to for comparison with SF3573, now on General Orders 8815a 05/10/2018 Comm report: Rule 45-amend, subst. General Orders SF3573 8816 Second reading
Special Order: Rule 45 amendment stricken 8920a 05/14/2018 Amended 8920 Third reading Passed 05/16/2018 House concurred and repassed bill Presentment date 05/17/18 Governor's action Approval 05/21/18

1.1 A bill for an act

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relating to waters; temporarily prohibiting enforcement of certain water appropriation permit conditions.

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

Section 1. TEMPORARY ENFORCEMENT OF GROUNDWATER

APPROPRIATION PERMIT REQUIREMENTS.

- (a) Until July 1, 2019, the commissioner of natural resources must not expend funds to suspend or revoke a water appropriation permit, issue an order requiring a violation to be corrected, assess monetary penalties, or otherwise take enforcement action against a water appropriation permit holder if the suspension, revocation, order, penalty, or other enforcement action is based solely on a violation of a permit requirement added to a groundwater appropriation permit within the north and east metro groundwater management area as a result of a court order issued in 2017.
- (b) The commissioner of natural resources may continue to use all the authorities granted
 to the commissioner under Minnesota Statutes, section 103G.287, to manage groundwater
 resources within the north and east groundwater management area.

Sec. 2. GROUNDWATER MANAGEMENT AREA; PERMIT REQUIREMENTS.

- (a) Notwithstanding water appropriation permit requirements added by the commissioner of natural resources as a result of a court order issued in 2017, a public water supplier located in the seven-county metropolitan area within a designated groundwater management area:
- (1) is not required to revise a water supply plan to include contingency plans to fully or partially convert its water supplies to surface water;

Sec. 2.

(2) may prepare, enact, and enforce commercial or residential irrigation bans or alternative
measures that achieve similar water use reductions when notified by the commissioner of
natural resources that lake levels have fallen below court-ordered levels; and
(3) is not required to use per capita residential water use as a measure for purposes of
water use reduction goals, plans, and implementation and may submit water use plans and
reports that use a measure other than per capita residential water use.

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(b) This section expires July 1, 2019.

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Sec. 3. **EFFECTIVE DATE.**

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Sections 1 and 2 are effective June 1, 2018.

Sec. 3. 2