S0958-4

# SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

**JRM** 

# S.F. No. 958

(SENATE AUTI	HORS: WEST	ГКОМ)
DATE	D-PG	OFFICIAL STATUS
02/11/2021	338	Introduction and first reading
		Referred to Agriculture and Rural Development Finance and Policy
04/12/2021	1663a	Comm report: To pass as amended and re-refer to Finance
04/13/2021	2766a	Comm report: To pass as amended
	2766	Second reading
04/14/2021	2839a	Special Order: Amended
	2841	Third reading Passed
04/22/2021	3077	Returned from House with amendment
	3078	Senate not concur, conference committee of 5 requested
		Senate conferees Westrom; Dornink; Goggin; Anderson; Murphy
04/26/2021	3083	House conferees Sundin; Vang; Pelowski; Lippert; Nelson, N.
05/17/2021	4263c	Conference committee report, delete everything
		Senate adopted CC report and repassed bill
	4276	Third reading
	4308	House adopted SCC report and repassed bill
		Presentment date 05/21/2021
	4796	Governor's action Approval 05/25/2021
	4797	Secretary of State Chapter 28 05/25/2021
		Effective date Sec. 1-4, 6-22, 25-26 08/01/21; Sec. 5 03/31/21 (retroactive); Sec. 23-24 05/26/21

## 1.1

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# A bill for an act

relating to agriculture; making various technical and policy changes and additions 12 to various agriculture-related provisions, including provisions related to agricultural 1.3 programs, grants, pesticides, farmed Cervidae, loan programs, food handlers, and 1.4 food; providing exemptions; modifying Board of Animal Health membership; 1.5 extending the Farmer-Lender Mediation Act; specifying that certified emergency 1.6 medical personnel may provide emergency medical care to police dogs without a 1.7 license to practice veterinary medicine; requiring reports; amending Minnesota 1.8 Statutes 2020, sections 3.737, by adding a subdivision; 15.057; 17.1017, subdivision 1.9 6; 17.116, subdivision 2; 18B.33, subdivision 1; 28A.152, subdivisions 1, 3, 4, 5; 1.10 35.02, subdivision 1; 35.155, subdivisions 5, 11; 41A.16, subdivisions 5, 6; 41A.17, 1.11 subdivisions 4, 5; 41A.18, subdivision 5; 41B.048, subdivisions 2, 4, 6; 156.12, 1.12 subdivision 2; 583.215; proposing coding for new law in Minnesota Statutes, 1.13 chapters 25; 28A; repealing Minnesota Statutes 2020, section 41B.048, subdivision 1.14 1.15 8

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

- 1.17 Section 1. Minnesota Statutes 2020, section 3.737, is amended by adding a subdivision
- 1.18 to read:

# 1.19 Subd. 7. Report. The commissioner must submit a report to the chairs and ranking

- 1.20 minority members of the house of representatives and senate committees and divisions with
- 1.21 jurisdiction over agriculture and environment and natural resources by December 15 each
- 1.22 year. The report must include:
- 1.23 (1) all payments made under this section, by county and statewide, in the previous five
- 1.24 <u>fiscal years;</u>
- 1.25 (2) the program's total revenue by funding source including state appropriations; and
- 1.26 (3) how each revenue source is used in expenditures including administrative costs used
- 1.27 <u>to carry out this section.</u>

Section 1.

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2.1

## Sec. 2. Minnesota Statutes 2020, section 15.057, is amended to read:

# 2.2 **15.057 PUBLICITY REPRESENTATIVES.**

No state department, bureau, or division, whether the same operates on funds appropriated 2.3 or receipts or fees of any nature whatsoever, except the Department of Transportation, the 2.4 Department of Employment and Economic Development, the Department of Agriculture, 2.5 the Game and Fish Division, State Agricultural Society, and Explore Minnesota Tourism 2.6 shall use any of such funds for the payment of the salary or expenses of a publicity 2.7 representative. The publicity representative for the Department of Agriculture must not be 2.8 an elected official or candidate for public office. The head of any such department, bureau, 2.9 or division shall be personally liable for funds used contrary to this provision. This section 2.10 shall not be construed, however, as preventing any such department, bureau, or division 2.11 from sending out any bulletins or other publicity required by any state law or necessary for 2.12 the satisfactory conduct of the business for which such department, bureau, or division was 2.13 2.14 created.

2.15 Sec. 3. Minnesota Statutes 2020, section 17.1017, subdivision 6, is amended to read:

# 2.16 Subd. 6. Qualifications for receipt of financing and other financial or technical

assistance. (a) An applicant for receipt of financing through an economic or community
development financial institution, or an applicant for a grant or other financial or technical
assistance, may be a for-profit or not-for-profit entity, including, but not limited to, a sole
proprietorship, limited liability company, corporation, cooperative, nonprofit organization,
or nonprofit community development organization. Each applicant must:

2.22 (1) demonstrate community engagement in and support for the project;

2.23 (2) demonstrate the capacity to successfully implement the project;

(3) demonstrate a viable plan for long-term sustainability, including the ability to increase
the availability of and access to affordable, nutritious, and culturally appropriate food,
including fresh fruits and vegetables, for underserved communities in low-income and
moderate-income areas; and

2.28 (4) demonstrate the ability to repay the debt, to the extent that the financing requires2.29 repayment.

(b) Each applicant must also agree to comply with the following conditions for a periodof at least five years, except as otherwise specified in this section:

2.32 (1) accept Supplemental Nutrition Assistance Program (SNAP) benefits;

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3.1

(2) apply to accept Special Supplemental Nutrition Program for Women, Infants, and Children (WIC) benefits and, if approved, accept WIC benefits; 3.2

(3) (2) allocate at least 30 percent of retail space for the sale of affordable, nutritious, 3.3 and culturally appropriate foods, including fruits and vegetables, low-fat and nonfat dairy, 3.4 fortified dairy substitute beverages such as soy-based or nut-based dairy substitute beverages, 3.5 whole grain-rich staple foods, meats, poultry, fish, seafood, and other proteins, consistent 3.6 with nutrition standards in national guidelines described in the current United States 3.7 Department of Agriculture Dietary Guidelines for Americans; 3.8

(4) (3) comply with all data collection and reporting requirements established by the 3.9 commissioner; and 3.10

(5) (4) promote the hiring, training, and retention of local or regional residents from 3.11 low-income and moderate-income areas that reflect area demographics, including 3.12 communities of color. 3.13

(c) A selected project that is a small food retailer is not subject to the allocation agreement 3.14 under paragraph (b), clause (3) (2), and may use financing, grants, or other financial or 3.15 technical assistance for refrigeration, displays, or onetime capital expenditures for the 3.16 promotion and sale of perishable foods, including a combination of affordable, nutritious, 3.17 and culturally appropriate fresh or frozen dairy, dairy substitute products, produce, meats, 3.18 poultry, and fish, consistent with nutrition standards in national guidelines described in the 3.19 current United States Department of Agriculture Dietary Guidelines for Americans. 3.20

Sec. 4. Minnesota Statutes 2020, section 17.116, subdivision 2, is amended to read: 3.21

Subd. 2. Eligibility. (a) Grants may only be made to farmers, educational institutions, 3.22 individuals at educational institutions, or nonprofit organizations residing or located in the 3.23 state for research or demonstrations on farms in the state. 3.24

(b) Grants may only be made for projects that show: 3.25

(1) the ability to maximize direct or indirect energy savings or production; 3.26

(2) a positive effect or reduced adverse effect on the environment; and or 3.27

(3) increased profitability for the individual farm by reducing costs or improving 3.28 marketing opportunities. 3.29

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4.1	Sec. 5. Minnesota Statutes 2020, section 18B.33	, subdivision 1, is ame	ended to read:
4.2	Subdivision 1. Requirement. (a) A person ma	y not apply a pesticide	for hire without a
4.3	commercial applicator license for the appropriate	use categories or a stru	ctural pest control
4.4	license.		
4.5	(b) A commercial applicator licensee must hav	ve a valid license ident	ification card to
4.6	purchase a restricted use pesticide or apply pestici	des for hire and must	display it upon
4.7	demand by an authorized representative of the cor	nmissioner or a law en	forcement officer.
4.8	The commissioner shall prescribe the information	required on the licens	e identification
4.9	card.		
4.10	0 (c) A person licensed under this section is con	sidered qualified and i	s not required to
4.11	verify, document, or otherwise prove a particular	need prior to use, exce	pt as required by
4.12	2 the federal label.		
4.13	3 (d) A person who uses a general-use sanitizer	or disinfectant for hire	in response to
4.14	4 <u>COVID-19 is exempt from the commercial applicat</u>	or license requirements	under this section.

# 4.16 Sec. 6. [25.391] EXEMPTION FOR COTTAGE FOOD PRODUCERS;

# 4.17 HOME-PROCESSED PET TREATS.

4.18 <u>Subdivision 1. Exemption.</u> The provisions of this chapter do not apply to an individual
4.19 <u>who prepares and sells home-processed pet treats for dogs and cats, provided the following</u>
4.20 <u>conditions are met:</u>

**EFFECTIVE DATE.** This section is effective retroactively from March 31, 2021.

- 4.21 (1) the individual is registered with the commissioner under section 28A.152, subdivision
  4.22 4;
- 4.23 (2) the pet treats are not potentially hazardous food, as defined in Minnesota Rules, part
- 4.24 <u>4626.0020</u>, subpart 62, that is safe for human consumption and for consumption by the
- 4.25 intended species;

4.15

- 4.26 (3) the pet treats are baked or dehydrated;
- 4.27 (4) the individual displays at the point of sale a clearly legible sign or placard stating,
- 4.28 <u>"These products are homemade and not subject to state inspection."; and</u>
- 4.29 (5) each individual pet treat package is labeled with the following: (i) the name and
- 4.30 registration number or address of the individual preparing the pet treat; (ii) the date on which
- 4.31 the pet treat was prepared; (iii) the ingredients listed; and (iv) the statement "These products
- 4.32 are homemade and not subject to state inspection."

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5.1	Subd. 2. Dir	ect sales to cons	<b>umers.</b> An indi	vidual qualifying for t	he exemption under
5.2				onsumers in accordance	
5.3	28A.152.				
5.4	Sec. 7. Minnes	sota Statutes 202	0, section 28A.1	152, subdivision 1, is a	mended to read:
5.5	Subdivision	1. Licensing pro	ovisions applica	<b>bility.</b> (a) The licensin	ng provisions of
5.6	sections 28A.01	to 28A.16 do no	ot apply to the fo	ollowing:	
5.7	(1) an indivi	dual who prepare	es and sells food	l that is not potentially	hazardous food, as
5.8	defined in Minn	esota Rules, part	4626.0020, sub	ppart 62, if the following	ng requirements are
5.9	met:				
5.10	(i) the prepar	red food offered	for sale under th	nis clause is labeled to	accurately reflect
5.11	the name and the	e registration nur	nber or address	of the individual prepa	aring and selling the
5.12	food, the date on	which the food w	vas prepared, <del>and</del>	the ingredients and an	y possible allergens <u>,</u>
5.13	and the statement	nt "These produc	ts are homemad	e and not subject to sta	ate inspection."; and
5.14	(ii) the indiv	idual displays at	the point of sale	e a clearly legible sign	or placard stating:
5.15	"These products	are homemade a	and not subject 1	to state inspection."; an	nd
5.16	(2) an individ	lual who prepares	s and sells home	-processed and home-c	anned food products
5.17	if the following	requirements are	e met:		
5.18	(i) the produ	cts are pickles, v	egetables, or fru	uts having an equilibri	ium pH value of 4.6
5.19		ter activity value	•		1
5.20	(ii) the produ	ucts are home-pro	ocessed and hor	ne-canned in Minneso	ta;
5.21	(iii) the indiv	vidual displays at	the point of sal	e a clearly legible sigr	n or placard stating:
5.22	"These <del>canned §</del>	<del>goods</del> products an	re homemade ar	nd not subject to state i	inspection."; and
5.23	(iv) each cor	ntainer of the proc	duct sold or offe	red for sale under this	clause is accurately
5.24	labeled to provi	de the name and	the registration	number or address of	the individual who
5.25	processed and c	anned the goods,	the date on what	ich the goods were pro	ocessed and canned,
5.26	and ingredients a	and any possible a	allergens <u>, and the</u>	e statement "These pro	ducts are homemade
5.27	and not subject	to state inspection	<u>n."</u>		
5.28	(b) An indivi	idual who qualifi	es for an exemp	tion under paragraph (a	a), clause (2), is also
5.29	exempt from the	e provisions of se	ections 31.31 an	d 31.392.	
5.30	(c) An indivi	dual who qualifi	es for an exemp	tion under paragraph (	a) may organize the
5.31	individual's cott	age food busines	s as a business o	entity recognized by st	ate law.

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6.1	Sec. 8. Mi	innesota Statutes 2020	), section 28A.1	52, subdivision 3, is	amended to read:
6.2	Subd. 3.	Limitation on sales.	An individual s	elling exempt foods	under this section is
6.3		otal sales with gross re			
6.4	Sec. 9. Mi	innesota Statutes 2020	), section 28A.1	52, subdivision 4, is a	amended to read:
6.5	Subd. 4.	Registration. An inc	lividual who pre	pares and sells exem	pt food under
6.6	subdivision	1 must register annual	ly with the com	nissioner. <u>The commi</u>	ssioner shall register
6.7	an individua	al within 30 days of su	ubmitting a com	plete registration to t	he commissioner. A
6.8	registration	shall be deemed acce	pted after 30 day	ys following an indiv	idual's complete
6.9	registration	to the commissioner.	The annual regi	stration fee is \$50. A	n individual with
6.10	\$5,000 or le	ess in annual gross rec	eipts from the s	ale of exempt food u	nder this section is
6.11	not required	l to pay the registratio	on fee. By Janua	ry 1, 2022, the comm	issioner shall adjust
6.12	the gross re-	ceipts amount of this	fee exemption b	ased on the consume	r price index using
6.13	2002 as the	index year for the \$5,	,000 gross receij	ots exemption.	
6.14	Sec. 10. N	1innesota Statutes 202	20, section 28A.	152, subdivision 5, is	amended to read:
( 15	Subd 5	Training (a) An ind	ividual with ano	ag reagints hotwaan \$	5000  and  \$18000
6.15		<b>Training.</b> (a) An ind <del>r year from the sale of</del>	C C		
6.16		egistration fee in subd		•	
6.17		is approved by the con		•	0 0
6.18				0 0	
6.19	C C	ll not exceed eight ho s registered under sub		completed every unit	ee years while the
6.20	marviauaris	s registered under sub	urvision 4.		
6.21	(b) An ir	ndividual <del>with gross re</del>	eceipts of less th	an \$5,000 in a calend	<del>ar year from the sale</del>
6.22	of who sells	exempt food under the	his section <u>and i</u>	s exempt from paying	g the registration fee
6.23	in subdivisi	<u>on 4 </u> must satisfactoril	y complete an o	nline course and exar	n as approved by the
6.24	commission	ner before registering	under subdivisio	on 4. The commission	ner shall offer the
6.25	online cours	se and exam under thi	s paragraph at n	o cost to the individu	al.
6.26	Sec. 11. [2	28A.153] WILD GAN	ME PROCESS	OR EXEMPTION.	
6.27	Subdivis	sion 1. Licensing prov	visions applicat	<b>pility.</b> The licensing p	rovisions of sections
6.28	28A.01 to 2	8A.16 do not apply to	o an individual v	vho processes wild g	ame or fowl as
6.29	described in	section 31A.15, subc	division 1, claus	e (2), if the following	g requirements are
6.30	met:				
6.31	(1) the in	ndividual does not own	an operation sul	bject to the licensing r	provisions of sections
6.32	28A.01 to 2			<u>~ 0</u> Г	
	Sec. 11.		6		

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7.1	(2) the in	adividual's operation i	s limited to the ha	undling of raw products	s to include cutting
7.1	<u> </u>			aration of the wild gan	
1.2					
7.3	<u>(3) the i</u>	ndividual does not ad	d any additional	ingredients to the wild	d game or fowl
7.4	products;				
7.5	(4) the v	vild game or fowl pro	ducts are not do	nated or sold; and	
7.6	<u>(5)</u> all w	vild game or fowl pro	ducts are packag	ed and labeled as "No	t for Sale."
7.7	<u>Subd. 2</u> .	Sales limitation. An	individual proce	ssing wild game or fov	vl under this section
7.8	is limited to	total services with g	ross receipts of \$	20,000 or less in a ca	lendar year or the
7.9	processing	of 200 deer in a calen	dar year, whiche	ver is greater.	
7.10	Subd. 3.	Registration. Indivi	duals processing	wild game under this	section are
7.11	encouraged	to register annually v	vith the commiss	ioner. The commissio	ner must not assess
7.12	a registratio	on fee.			
7.13	Subd. 4.	Permit exemption.	An individual pr	ocessing wild game u	nder this section is
7.14	not required	l to obtain a custom p	processing permit	t under section 28A.04	4, subdivision 2.
7.15	Subd. 5.	Chronic wasting di	sease. If a white-	tailed deer was harve	sted from a chronic
7.16	wasting dis	ease management area	a established by t	he commissioner of n	atural resources, an
7.17	individual p	processing wild game	under this section	n must dispose of the o	carcass through any
7.18	disposal me	ethod approved for the	e management ar	ea in Department of N	Natural Resources
7.19	hunting rule	es.			
7.20	Sec. 12. N	Ainnesota Statutes 202	20, section 35.02	, subdivision 1, is am	ended to read:
7.21	Subdivi	sion 1. Members; off	<b>ficers.</b> The board	has five six members	appointed by the
7.22	governor w	ith the advice and cor	nsent of the senat	e, <del>three four</del> of whom	are producers of
7.23	livestock in	the state and at least	one of the four l	ivestock producers is	also a member of a
	0 1 11		1	1, 0, 1	

federally recognized Tribe located in Minnesota, and two of whom are practicing 7.24

veterinarians licensed in Minnesota. The commissioners of agriculture, natural resources, 7.25

and health, the dean of the College of Veterinary Medicine, and the director of the Veterinary 7.26

Diagnostic Laboratory of the University of Minnesota may serve as consultants to the board without vote. Appointments to fill unexpired terms must be made from the classes to which 7.28

the retiring members belong. The board shall elect a president and a vice-president from 7.29

among its members and a veterinarian licensed in Minnesota who is not a member to be its 7.30

executive director for a term of one year and until a successor qualifies. The board shall set 7.31

the duties of the director. 7.32

7.27

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8.1	Sec. 13. Minnesota Statutes 2020, section 35.155, subdivision 5, is amended to read:
8.2	Subd. 5. Disease control programs. Farmed Cervidae are subject to this chapter and
8.3	the rules of the Board of Animal Health in the same manner as other livestock and domestic
8.4	animals, including provisions related to importation and transportation. The board shall
8.5	allow the movement of Cervidae from a Cervidae farm located within a chronic wasting
8.6	disease management or endemic zone if the Cervidae have tested negative for chronic
8.7	wasting disease with an antemortem test validated by the United States Department of
8.8	Agriculture and the herd has met other movement requirements as set by the board.
8.9	Sec. 14. Minnesota Statutes 2020, section 35.155, subdivision 11, is amended to read:
8.10	Subd. 11. Mandatory surveillance for chronic wasting disease; depopulation. (a)
8.11	An inventory for each farmed Cervidae herd must be verified by an accredited veterinarian
8.12	and filed with the Board of Animal Health every 12 months.
8.13	(b) Movement of farmed Cervidae from any premises to another location must be reported
8.14	to the Board of Animal Health within 14 days of the movement on forms approved by the
8.15	Board of Animal Health.
8.16	(c) All animals from farmed Cervidae herds that are over 12 months of age that die or
8.17	are slaughtered must be tested for chronic wasting disease.
8.18	(d) The owner of a premises where chronic wasting disease is detected must:
8.19	(1) depopulate the premises of Cervidae after the appraisal process for federal
8.20	indemnification process has been completed or, if an indemnification application is not
8.21	submitted, within a reasonable time determined by the board in consultation with the
8.22	commissioner of natural resources;
8.23	(2) maintain the fencing required under subdivision 4 on the premises for five years after
8.24	the date of detection; and
8.25	(3) post the fencing on the premises with biohazard signs as directed by the board.
8.26	Sec. 15. Minnesota Statutes 2020, section 41A.16, subdivision 5, is amended to read:
0.20	
8.27	Subd. 5. Agricultural cellulosic biomass sourcing plan. (a) An eligible producer who
8.28	utilizes agricultural cellulosic biomass other than corn kernel fiber or biogas must submit
8.29	a responsible biomass sourcing plan for approval by the commissioner prior to applying for
8.30	payments under this section. The commissioner shall make the plan publicly available. The
8.31	plan must:

9.1 (1) provide a detailed explanation of how agricultural cellulosic biomass will be produced
9.2 and managed in a way that preserves soil quality, does not increase soil and nutrient runoff,
9.3 avoids introduction of harmful invasive species, limits negative impacts on wildlife habitat,
9.4 and reduces greenhouse gas emissions;

9.5 (2) include the producer's approach to verifying that biomass suppliers are following9.6 the plan;

9.7 (3) discuss how new technologies and practices that are not yet commercially viable
9.8 may be encouraged and adopted during the life of the facility, and how the producer will
9.9 encourage continuous improvement during the life of the project;

9.10 (4) include specific numeric goals and timelines for making progress;

9.11 (5) require agronomic practices that result in a positive Natural Resources Conservation
9.12 Service Soil Conditioning Index score for acres from which biomass from corn stover will
9.13 be harvested; and

9.14 (6) include biennial soil sampling to verify maintained or increased levels of soil organic9.15 matter.

(b) An eligible producer who utilizes agricultural cellulosic biomass and receives 9.16 payments under this section shall submit an annual report on the producer's responsible 9.17 biomass sourcing plan to the commissioner by January 15 each year. The report must include 9.18 data on progress made by the producer in meeting specific goals laid out in the plan. The 9.19 commissioner shall make the report publicly available. The commissioner shall perform an 9.20 annual review of submitted reports and may make a determination that the producer is not 9.21 following the plan based on the reports submitted. The commissioner may take appropriate 9.22 steps, including reducing or ceasing payments, until the producer is in compliance with the 9.23 plan. 9.24

9.25 Sec. 16. Minnesota Statutes 2020, section 41A.16, subdivision 6, is amended to read:

Subd. 6. Claims. (a) By the last day of October, January, April, and July, each eligible 9.26 biofuel producer shall file a claim for payment for advanced biofuel production during the 9.27 preceding three calendar months. An eligible biofuel producer that files a claim under this 9.28 subdivision shall include a statement of the eligible biofuel producer's total advanced biofuel 9.29 production in Minnesota during the quarter covered by the claim and certify that the eligible 9.30 producer will not use payments received under this section to compensate a lobbyist who 9.31 is required to register with the Campaign Finance and Public Disclosure Board under section 9.32 10A.03. For each claim and statement of total advanced biofuel production filed under this 9.33

<sup>10.1</sup> subdivision, the volume of advanced biofuel production must be examined by a CPA firm

10.2 with a valid permit to practice under chapter 326A, in accordance with Statements on

10.3 Standards for Attestation Engagements established by the American Institute of Certified

10.4 Public Accountants.

(b) The commissioner must issue payments by November 15, February 15, May 15, and
August 15. A separate payment must be made for each claim filed.

10.7 Sec. 17. Minnesota Statutes 2020, section 41A.17, subdivision 4, is amended to read:

Subd. 4. Agricultural cellulosic biomass sourcing plan. (a) An eligible producer who
utilizes agricultural cellulosic biomass other than corn kernel fiber or biogas must submit
a responsible biomass sourcing plan to the commissioner prior to applying for payments
under this section. The plan must:

(1) provide a detailed explanation of how agricultural cellulosic biomass will be produced
and managed in a way that preserves soil quality, does not increase soil and nutrient runoff,
avoids introduction of harmful invasive species, limits negative impacts on wildlife habitat,
and reduces greenhouse gas emissions;

10.16 (2) include the producer's approach to verifying that biomass suppliers are following10.17 the plan;

(3) discuss how new technologies and practices that are not yet commercially viable
may be encouraged and adopted during the life of the facility, and how the producer will
encourage continuous improvement during the life of the project; and

10.21 (4) include specific numeric goals and timelines for making progress.

(b) An eligible producer who utilizes agricultural cellulosic biomass and receives 10.22 payments under this section shall submit an annual report on the producer's responsible 10.23 biomass sourcing plan to the commissioner by January 15 each year. The report must include 10.24 data on progress made by the producer in meeting specific goals laid out in the plan. The 10.25 commissioner shall make the report publicly available. The commissioner shall perform an 10.26 annual review of submitted reports and may make a determination that the producer is not 10.27 following the plan based on the reports submitted. The commissioner may take appropriate 10.28 steps, including reducing or ceasing payments, until the producer is in compliance with the 10.29 plan. 10.30

Sec. 18. Minnesota Statutes 2020, section 41A.17, subdivision 5, is amended to read: 11.1 Subd. 5. Claims. (a) By the last day of October, January, April, and July, each eligible 11.2 renewable chemical producer shall file a claim for payment for renewable chemical 11.3 production during the preceding three calendar months. An eligible renewable chemical 11.4 producer that files a claim under this subdivision shall include a statement of the eligible 11.5 producer's total renewable chemical production in Minnesota during the quarter covered by 11.6 the claim and certify that the eligible producer will not use payments received under this 11.7 11.8 section to compensate a lobbyist who is required to register with the Campaign Finance and Public Disclosure Board under section 10A.03. For each claim and statement of total 11.9 renewable chemical production filed under this paragraph, the volume of renewable chemical 11.10 production must be examined by a CPA firm with a valid permit to practice under chapter 11.11 326A, in accordance with Statements on Standards for Attestation Engagements established 11.12 by the American Institute of Certified Public Accountants. 11.13

(b) The commissioner must issue payments by November 15, February 15, May 15, and
August 15. A separate payment must be made for each claim filed.

11.16 Sec. 19. Minnesota Statutes 2020, section 41A.18, subdivision 5, is amended to read:

Subd. 5. Claims. (a) By the last day of October, January, April, and July, each producer 11.17 shall file a claim for payment for biomass thermal production during the preceding three 11.18 calendar months. A producer that files a claim under this subdivision shall include a statement 11.19 of the producer's total biomass thermal production in Minnesota during the quarter covered 11.20 by the claim and certify that the eligible producer will not use payments received under this 11.21 section to compensate a lobbyist who is required to register with the Campaign Finance and 11.22 Public Disclosure Board under section 10A.03. For each claim and statement of total biomass 11.23 thermal production filed under this paragraph, the volume of biomass thermal production 11.24 must be examined by a CPA firm with a valid permit to practice under chapter 326A, in 11.25 accordance with Statements on Standards for Attestation Engagements established by the 11.26 American Institute of Certified Public Accountants. 11.27

(b) The commissioner must issue payments by November 15, February 15, May 15, and
August 15. A separate payment shall be made for each claim filed.

11.30 Sec. 20. Minnesota Statutes 2020, section 41B.048, subdivision 2, is amended to read:

11.31 Subd. 2. Establishment. The authority shall establish and implement an agroforestry

11.32 loan program to help finance the production of short rotation woody crops. The authority

11.33 may contract with a fiscal agent to provide an efficient delivery system for this program.

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12.1	Sec. 21. Mi	nnesota Statutes 202	0, section 41B	.048, subdivision 4, is	amended to read:
12.2	Subd. 4. I	<b>Definitions.</b> (a) The c	lefinitions in tl	nis subdivision apply to	o this section.
12.3	<del>(b) "Fisca</del>	l agent" means any l	ending institut	on or other organization	on of a for-profit or
12.4	nonprofit nat	ure that is in good star	nding with the	state of Minnesota that	has the appropriate
12.5	business strue	xture and trained pers	onnel suitable	to providing efficient d	isbursement of loan
12.6	funds and the	-servicing and collec	<del>tion of loans o</del>	ver an extended period	l of time.
12.7	<del>(c)</del> <u>(b)</u> "G	rowing cycle" means	the number of	f years from planting to	o harvest.
12.8	<del>(d)<u>(</u>c)</del> "Ha	arvest" means the day	that the crop a	arrives at the scale of th	e buyer of the crop.
12.9	<del>(e) <u>(</u>d)</del> "Sl	nort rotation woody c	crops" or "crop	" means hybrid poplar	and other woody
12.10	plants that are	e harvested for their t	fiber within 15	years of planting.	
12.11	Sec. 22. Mi	nnesota Statutes 202	0, section 41B	.048, subdivision 6, is	amended to read:
12.12	Subd. 6. I	Loans. (a) The author	rity may <del>disbu</del>	rse loans through a fise	al agent participate
12.13	with eligible	lenders in agroforest	r <u>y loans </u> to farı	ners and agricultural la	andowners who are
12.14	eligible under	subdivision 5. The f	total accumula	tive loan principal mus	t not exceed The
12.15	authority's pa	rticipation is limited	to 45 percent	or \$75,000 <u>of total acc</u>	umulative principal
12.16	per loan.				
12.17	(b) The fi	scal agent may impor	<del>se a loan origii</del>	nation fee in the amour	nt of one percent of
12.18	the total appr	ə <del>ved loan. This fee is</del>	to be paid by	the borrower to the fise	cal agent at the time
12.19	<del>of loan closin</del>	g The interest rates ar	nd repayment to	erms of the authority's p	participation interest
12.20	may differ fro	om those of the lende	er's retained po	rtion of the loan.	
12.21	(c) The lo	an may be disbursed	over a period	not to exceed 12 years.	
12.22	(d) A born	ower may receive lo	ans, depending	g on the availability of	funds, for planted
12.23	areas up to 16	60 acres for up to:			
12.24	(1) the tot	al amount necessary	for establishm	ent of the crop;	
12.25	(2) the tot	al amount of mainter	ance costs, inc	luding weed control, d	uring the first three
12.26	years; and				
12.27	(3) 70 per	cent of the estimated	value of one y	vear's growth of the cro	op for years four
12.28	through 12.				
12.29	(e) Securi	ty for the loan must ł	be the crop, a p	ersonal note executed	by the borrower, <del>an</del>
12.30	interest in the	-land upon which the	erop is growii	<del>ıg,</del> and whatever other	security is required

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by the fiscal agent eligible lender or the authority. All recording fees must be paid by the
borrower.

(f) The authority may prescribe forms and establish an application process for applicantsto apply for a loan.

(g) The authority may impose a reasonable, nonrefundable application fee for each
application for a loan under this program. The application fee is initially \$50. Application
fees received by the authority must be deposited in the Rural Finance Authority administrative
account established in section 41B.03.

(h) Loans under the program must be made using money in the revolving loan accountestablished under section 41B.06.

(i) All repayments of financial assistance granted under this section, including principal
and interest, must be deposited into the revolving loan account established under section
41B.06.

(j) The interest payable on loans made by the authority for the agroforestry loan program
must, if funded by revenue bond proceeds, be at a rate not less than the rate on the revenue
bonds, and may be established at a higher rate necessary to pay costs associated with the
issuance of the revenue bonds and a proportionate share of the cost of administering the
program. The interest payable on loans for the agroforestry loan program funded from
sources other than revenue bond proceeds must be at a rate determined by the authority.

(k) Loan principal balance outstanding plus all assessed interest must be repaid within
120 days of harvest, but no later than 15 years from planting.

13.22 Sec. 23. Minnesota Statutes 2020, section 156.12, subdivision 2, is amended to read:

13.23 Subd. 2. Authorized activities. No provision of this chapter shall be construed to prohibit:

(a) a person from rendering necessary gratuitous assistance in the treatment of any animal
when the assistance does not amount to prescribing, testing for, or diagnosing, operating,
or vaccinating and when the attendance of a licensed veterinarian cannot be procured;

(b) a person who is a regular student in an accredited or approved college of veterinary
medicine from performing duties or actions assigned by instructors or preceptors or working
under the direct supervision of a licensed veterinarian;

(c) a veterinarian regularly licensed in another jurisdiction from consulting with a licensed
veterinarian in this state;

(d) the owner of an animal and the owner's regular employee from caring for and 14.1 administering to the animal belonging to the owner, except where the ownership of the 14.2 animal was transferred for purposes of circumventing this chapter; 14.3

(e) veterinarians who are in compliance with subdivision 6 and who are employed by 14.4 the University of Minnesota from performing their duties with the College of Veterinary 14.5 Medicine, College of Agriculture, Agricultural Experiment Station, Agricultural Extension 14.6 Service, Medical School, School of Public Health, or other unit within the university; or a 14.7 14.8 person from lecturing or giving instructions or demonstrations at the university or in connection with a continuing education course or seminar to veterinarians or pathologists 14.9 at the University of Minnesota Veterinary Diagnostic Laboratory; 14.10

(f) any person from selling or applying any pesticide, insecticide or herbicide; 14.11

(g) any person from engaging in bona fide scientific research or investigations which 14.12 reasonably requires experimentation involving animals; 14.13

(h) any employee of a licensed veterinarian from performing duties other than diagnosis, 14.14 prescription or surgical correction under the direction and supervision of the veterinarian, 14.15 who shall be responsible for the performance of the employee; 14.16

(i) a graduate of a foreign college of veterinary medicine from working under the direct 14.17 personal instruction, control, or supervision of a veterinarian faculty member of the College 14.18 of Veterinary Medicine, University of Minnesota in order to complete the requirements 14.19 necessary to obtain an ECFVG or PAVE certificate; 14.20

(j) a licensed chiropractor registered under section 148.01, subdivision 1a, from practicing 14.21 animal chiropractic-; or 14.22

(k) a person certified by the Emergency Medical Services Regulatory Board under 14.23 chapter 144E from providing emergency medical care to a police dog wounded in the line 14.24

14.25 of duty.

### **EFFECTIVE DATE.** This section is effective the day following final enactment. 14.26

Sec. 24. Minnesota Statutes 2020, section 583.215, is amended to read: 14.27

#### 583.215 EXPIRATION. 14.28

Sections 336.9-601, subsections (h) and (i); 550.365; 559.209; 582.039; and 583.20 to 14.29

583.32, expire June 30, <del>2022</del> 2027. 14.30

## **EFFECTIVE DATE.** This section is effective the day following final enactment. 14.31

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# 15.1 Sec. 25. <u>REPORT REQUIRED; AGRICULTURAL CHEMICAL RESPONSE AND</u> 15.2 <u>REIMBURSEMENT ACCOUNT PROGRAM.</u>

- 15.3 The commissioner of agriculture must convene stakeholders and develop
- 15.4 recommendations regarding the maximum reimbursement or payment amount under
- 15.5 Minnesota Statutes, section 18E.04, subdivision 4. The report must include an analysis of
- 15.6 what the maximum reimbursement or payment would be if adjusted for inflation. By February
- 15.7 1, 2022, the commissioner must report these recommendations to the chairs and ranking
- 15.8 <u>minority members of the legislative committees and divisions with jurisdiction over</u>
- 15.9 agriculture finance. Participating stakeholders must be given an opportunity to include
- 15.10 written testimony to the legislative committees in the commissioner's report.
- 15.11 Sec. 26. <u>**REPEALER.**</u>
- 15.12 Minnesota Statutes 2020, section 41B.048, subdivision 8, is repealed.

# APPENDIX Repealed Minnesota Statutes: S0958-4

# 41B.048 AGROFORESTRY LOAN PROGRAM.

No active language found for: 41B.048.8