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REVISOR

CKM/BM

23-01015

as introduced

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1190

(SENATE AUTHORS: MCEWEN and Morrison)				
DATE	D-PG	OFFICIAL STATUS		
02/02/2023	603	Introduction and first reading Referred to Environment, Climate, and Legacy		
04/28/2023	6608	Author added Morrison		

1.1	A bill for an act
1.2 1.3	relating to mining; providing for denial and revocation of nonferrous mining permit, license, or lease to bad actors; proposing coding for new law in Minnesota Statutes,
1.4	chapter 93.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [93.005] NONFERROUS ORE PERMITS, LICENSES, AND LEASES;
1.7	BAD ACTORS.
1.8	Subdivision 1. Denying permit, license, or lease. (a) To protect the public health and
1.9	safety and the environment of the state, the commissioner of natural resources must not
1.10	issue, renew, assign, approve, modify, amend, or transfer a permit, license, or lease to mine
1.11	nonferrous ore under this chapter to an applicant that:
1.12	(1) in the last 15 years, has been convicted of violating a state, federal, Tribal, or foreign
1.13	law for the protection of the natural environment;
1.14	(2) is party to or the subject of a consent decree, consent agreement and final order,
1.15	stipulated penalty, administrative order on consent, or nonmonetary sanctions entered in
1.16	the last 15 years in connection with a civil administrative action or civil judicial action for
1.17	violating an environmental law or regulation;
1.18	(3) in the last 15 years, has been convicted of violating a state, federal, Tribal, or foreign
1.19	law against bribery or corruption, including but not limited to the federal Foreign Corrupt
1.20	Practices Act;
1.21	(4) in the last 15 years, has been caused to pay civil or administrative sanctions or fines
1.22	for noncompliance with environmental laws or regulations in excess of \$1,000,000;

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(5) in the	e last 15 years, has	entered into a settle	ment resolving claims o	f violating a state,
federal, Tril	al, or foreign law	against bribery or c	orruption, including but	not limited to the
federal Fore	eign Corrupt Pract	ices Act;		
<u>(6) is fo</u> u	and by the commiss	sioner to be a subsid	iary, affiliate, or related p	party to a business
concern des	cribed under claus	ses (1) to (5) ;		
(7) is for	and by the commis	ssioner to have con	mon ownership with a l	business concern
described u	nder clauses (1) to	<u>(5);</u>		
<u>(8) is for</u>	and by the commiss	sioner to hold, or pro	eviously to have held, a b	eneficial business
interest in a	business concern	that:		
(i) is rec	uired to be listed of	on the applicant's d	sclosure statement unde	er subdivision 2;
and				
<u>(ii) is a</u>	person described u	nder clauses (1) to	(5); or	
<u>(9) is for</u>	and by the commis	ssioner to employ a	s an officer or director a	person described
under clauses (1) to (5).				
(b) The commissioner must determine whether to deny an application according to				
paragraph (a) no later than six months after a person submits a disclosure statement under				
subdivision 2.				
Subd. 2.	Disclosure stater	nent. (a) For purpo	ses of enforcing subdivi	ision 1, a person
submitting	an application to o	btain, renew, assign	n, modify, amend, or tran	nsfer a permit,
license, or lease to mine nonferrous ore must submit a disclosure statement according to				
paragraph (b) to the commissi	oner when the appl	ication is submitted.	
<u>(b)</u> A di	sclosure statement	must include:		
<u>(1) in th</u>	e case of an indivi	dual, the full name	and business address of	the individual;
(2) in th	e case of a busines	s concern:		
<u>(i)</u> the fu	Ill name and busin	ess address of any	officers, directors, partn	ers, or key
employees	of the business cor	ncern;		
(ii) the f	ull name and busin	ness address of all i	ndividuals or entities ho	lding equity in or
debt liabilit	y of the business c	oncern or, if the bu	siness concern is a publ	icly traded
corporation, all individuals or entities holding more than five percent of the equity in or				
debt liabilit	y of the business c	oncern; and		

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(iii) the fu	ull name and busi	iness address of any	v parent, subsidiary, or a	ffiliate of the
business concern;				
(3) the ful	l name and busine	ess address of all off	icers, directors, or partne	ers of any business
oncern disc	losed in the staten	nent and the names	and addresses of all indi	viduals or entities
nolding equi	ty in or debt liabi	lity of any disclose	d business concern or, if	f the business
oncern is a	publicly traded co	orporation, all indiv	iduals or entities holdin	g more than five
percent of the	e equity in or deb	ot liability of the bu	siness concern;	
<u>(4) a listi</u>	ng and explanation	on of any notice of	violation or prosecution	, administrative
order, or lice	nse or permit rev	ocation that:		
(i) was issued by a state, federal, Tribal, or foreign authority in the 15 years immediately				
preceding su	bmission of the d	lisclosure statement	against a person identif	ied under clauses
1) to (3) for	violating an envi	ronmental law or the	ne federal Foreign Corru	pt Practices Act;
and				
(ii) is pen	ding at the time t	the disclosure states	nent is submitted or rest	ulted in a finding,
consent decre	ee, consent agree	ment and final orde	r, stipulated penalty, adı	ministrative order
on consent, or other settlement;				
(5) a listing and explanation of any civil administrative action or civil judicial action				
that:				
(i) occurre	ed in the 15 years	immediately preced	ing submission of the dis	sclosure statement
against a per	son identified un	der clauses (1) to (3) for violating an enviro	onmental law or
he federal F	oreign Corrupt Pr	ractices Act; and		
(ii) is pen	ding at the time t	the disclosure states	nent is submitted or rest	ulted in a finding,
consent decree, consent agreement and final order, stipulated penalty, administrative order				
on consent, or other settlement;				
(6) a listir	ng and explanatio	n of any judgment of	of liability or conviction	that was rendered
under a state, federal, Tribal, or foreign law or local ordinance for the protection of the				
natural environment or under the federal Foreign Corrupt Practices Act against a person				
identified under clauses (1) to (3);				
(7) a listing and explanation of any civil or administrative sanctions or fines for				
<u> </u>			ulations levied against a	
-			ly preceding submission	
		Int of each sanction		

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4.1	(8) any c	(8) any other information the commissioner may require that relates to the competency,				
4.2	reliability, or good character of the applicant.					
4.3	<u>(c) If any</u>	(c) If any information required to be included in a disclosure statement changes after an				
4.4	applicant su	bmits a disclosure	e statement or if the	commissioner requires a	additional	
4.5	information after an applicant submits a disclosure statement, the applicant must provide					
4.6	the information	tion to the commis	ssioner in writing no	o later than 30 days after	the change or	
4.7	7 <u>addition.</u>					
4.8	Subd. 3. Enforcement; public records. (a) The commissioner must enforce subdivision					
4.9	1 by examining the disclosure statements required under subdivision 2 and considering					
4.10	publicly available information and by such other means, including record and field					
4.11	investigations, as the commissioner considers necessary.					
4.12	(b) A person that applies to obtain, renew, assign, modify, amend, or transfer a permit,					
4.13	license, or lease to mine nonferrous ore under this chapter must, upon request of the					
4.14	4.14 commissioner:					
4.15	(1) furnish any information relating to the application and disclosure statement; and					
4.16	(2) permit the commissioner at all reasonable times to have access to and to copy all					
4.17	7 records relating to the application and disclosure statement.					
4.18	(c) Exce	pt as provided und	ler chapter 13, discl	osure statements, record	ls, and other	
4.19	information	obtained from a p	person under this see	ction must be available t	o the public.	
4.20	Subd. 4. Revocation. The commissioner may refuse to renew, modify, or amend or may					
4.21	suspend or 1	evoke a permit, li	cense, or lease subj	ect to subdivision 1, para	agraph (a), of a	
4.22	person that	fails to disclose or	falsely states any in	nformation required und	er subdivision 2.	