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#### SENATE STATE OF MINNESOTA NINETIETH SESSION

### S.F. No. 1695

(SENATE AUTHORS: RUUD)					
DATE	D-PG	OFFICIAL STATUS			
03/02/2017	988	Introduction and first reading			
		Referred to Environment and Natural Resources Policy and Legacy Finance			
03/14/2017		Comm report: To pass as amended			
		Second reading			

#### A bill for an act 1.1 relating to natural resources; modifying off-highway motorcycle education and 1.2 training program; modifying provisions of Minnesota Naturalist Corps; modifying 13 invasive species provisions; modifying requirements for designating forest trails; 1.4 modifying state water trail provisions; modifying water safety requirements; 1.5 modifying grant, contract, and lease provisions; modifying provisions to take, 1.6 possess, and transport wildlife; modifying commissioner's duties and authority; 1.7 requiring rulemaking; amending Minnesota Statutes 2016, sections 84.01, by 1.8 adding a subdivision; 84.791, subdivisions 1, 2; 84.946, subdivision 2, by adding 1.9 a subdivision; 84.992, subdivisions 3, 4, 5, 6; 84D.03, subdivisions 3, 4; 84D.04, 1.10 subdivision 1; 84D.05, subdivision 1; 84D.11, by adding a subdivision; 85.32, 1.11 subdivision 1; 86B.105; 86B.313, subdivision 1; 86B.501, subdivision 3; 86B.511; 1.12 88.523; 89.19, subdivision 2; 89.39; 90.041, subdivision 2; 90.051; 90.14; 90.151, 1.13 subdivision 1; 90.162; 90.252; 94.343, subdivision 9; 94.344, subdivision 9; 1.14 97A.015, subdivisions 39, 43, 45, 52, 53; 97A.045, subdivision 10; 97A.475, 1.15 subdivision 42; 97B.655, subdivision 1; 97C.601, subdivisions 2, 5; 97C.701, by 1.16 adding a subdivision; 103G.411; 160.06; proposing coding for new law in 1.17 Minnesota Statutes, chapter 97A; repealing Minnesota Statutes 2016, sections 1.18 84.025, subdivision 10; 84.026, subdivision 3; 85.012, subdivision 27b; 86B.313, 1 19 subdivisions 2, 3; 97C.601, subdivision 3; 97C.701, subdivisions 1a, 6; 97C.705; 1.20 97C.711; Minnesota Rules, parts 6256.0200; 6258.0100; 6258.0200; 6258.0300; 1 21 6258.0400; 6258.0500; 6258.0600; 6258.0700, subparts 1, 4, 5; 6258.0800; 1.22 6258.0900. 1.23 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.24 1.25 Section 1. Minnesota Statutes 2016, section 84.01, is amended by adding a subdivision to read: 1.26

## 1.27 Subd. 6. Legal counsel. The commissioner may appoint attorneys or outside counsel to 1.28 render title opinions, represent the department in severed mineral interest forfeiture actions

1.29 brought pursuant to section 93.55, and, notwithstanding any statute to the contrary, represent

- 1.30 the state in quiet title or title registration actions affecting land or interests in land
- 1.31 administered by the commissioner of natural resources.

Sec. 2. Minnesota Statutes 2016, section 84.791, subdivision 1, is amended to read: Subdivision 1. **Program established; when required.** (a) The commissioner shall establish a comprehensive off-highway motorcycle environment and safety education and training program, including the preparation and dissemination of that includes preparing and disseminating vehicle information and safety advice to the public, the training of off-highway motorcycle operators, and the issuance of issuing off-highway motorcycle safety certificates to operators <del>under the age of 16</del> <u>12 to 15</u> years <u>of age</u> who successfully complete the off-highway motorcycle environment and safety education and training courses.

(b) An individual who is convicted of violating a law related to the operation of an
off-highway motorcycle must successfully complete the environment and safety education
and training program established under paragraph (a) before continuing operation of an
off-highway motorcycle.

Sec. 3. Minnesota Statutes 2016, section 84.791, subdivision 2, is amended to read: 2.13 Subd. 2. Fees. For the purposes of administering To administer the program and to defray 2.14 a portion of the expenses of training and certifying vehicle operators, the commissioner 2.15 shall must establish a fee and collect a the fee not to exceed \$5 from each person who 2.16 receives the training. The commissioner shall must establish and collect a fee for issuing a 2.17 duplicate off-highway motorcycle safety certificate. The commissioner shall establish the 2.18 fee for a duplicate off-highway motorcycle safety certificate, to include a \$1 issuing fee for 2.19 licensing agents,. The commissioner must establish both fees in a manner that neither 2.20 significantly overrecovers nor underrecovers costs, including overhead costs, involved in 2.21 providing the service. The fees are not subject to the rulemaking provisions of chapter 14, 2.22 and section 14.386 does not apply. The commissioner may establish the fees notwithstanding 2.23 section 16A.1283. The fees, except for the issuing fee for licensing agents under this 2.24 subdivision, shall must be deposited in the state treasury and credited to the off-highway 2.25 motorcycle account in the natural resources fund. 2.26

2.27 Sec. 4. Minnesota Statutes 2016, section 84.946, subdivision 2, is amended to read:

Subd. 2. **Standards.** (a) An appropriation for asset preservation may be used only for a capital expenditure on a capital asset previously owned by the state, within the meaning of generally accepted accounting principles as applied to public expenditures. The commissioner of natural resources will consult with the commissioner of management and budget to the extent necessary to ensure this and will furnish the commissioner of management and budget a list of projects to be financed from the account in order of their priority. The legislature

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3.1 assumes that many projects for preservation and replacement of portions of existing capital

assets will constitute betterments and capital improvements within the meaning of the

3.3 Constitution and capital expenditures under generally accepted accounting principles, and

3.4 will be financed more efficiently and economically under this section than by direct

3.5 appropriations for specific projects.

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3.6 (b) An appropriation for asset preservation must not be used to acquire land or to acquire
3.7 or construct buildings or other facilities.

(c) Capital budget expenditures for natural resource asset preservation and replacement 3.8 projects must be for one or more of the following types of capital projects that support the 3.9 existing programmatic mission of the department: code compliance including health and 3.10 safety, Americans with Disabilities Act requirements, hazardous material abatement, access 3.11 improvement, or air quality improvement; building energy efficiency improvements using 3.12 current best practices; building or infrastructure repairs necessary to preserve the interior 3.13 and exterior of existing buildings; projects to remove life safety hazards such as building 3.14 code violations or structural defects; or renovation of other existing improvements to land, 3.15 including but not limited to trails and bridges. 3.16

3.17 (d) Up to ten percent of an appropriation awarded under this section may be used for
3.18 design costs for projects eligible to be funded from this account in anticipation of future
3.19 funding from the account.

3.20 Sec. 5. Minnesota Statutes 2016, section 84.946, is amended by adding a subdivision to
3.21 read:

# 3.22 Subd. 4. Priorities; report. The commissioner of natural resources must establish 3.23 priorities for natural resource asset preservation and replacement projects. By January 15 3.24 each year, the commissioner must submit to the commissioner of management and budget 3.25 a list of the projects that have been paid for with money from a natural resource asset 3.26 preservation and replacement appropriation during the preceding calendar year.

3.27 Sec. 6. Minnesota Statutes 2016, section 84.992, subdivision 3, is amended to read:
3.28 Subd. 3. Training and mentoring. The commissioner must develop and implement a
3.29 training program that adequately prepares Minnesota Naturalist Corps members for the
3.30 tasks assigned. Each corps member shall be is assigned a state park an interpretive naturalist
3.31 as a mentor.

4.1	Sec. 7. Minnesota Statutes 2016, section 84.992, subdivision 4, is amended to read:
4.2	Subd. 4. Uniform patch pin. Uniforms worn by members of the Minnesota Naturalist
4.3	Corps must have a patch pin that includes the name of the Minnesota Naturalist Corps and
4.4	information that the program is funded by the clean water, land, and legacy amendment to
4.5	the Minnesota Constitution adopted by the voters in November 2008.
4.6	Sec. 8. Minnesota Statutes 2016, section 84.992, subdivision 5, is amended to read:
4.7	Subd. 5. Eligibility. A person is eligible to enroll in the Minnesota Naturalist Corps if
4.8	the person:
4.9	(1) is a permanent resident of the state;
4.10	(2) is a participant in an approved college internship program or has a postsecondary
4.11	degree in a field related to natural resource resources, cultural history, interpretation, or
4.12	conservation related field; and
4.13	(3) has completed at least one year of postsecondary education.
4.14	Sec. 9. Minnesota Statutes 2016, section 84.992, subdivision 6, is amended to read:
4.15	Subd. 6. Corps member status. Minnesota Naturalist Corps members are not eligible
4.16	for unemployment benefits if their services are excluded under section 268.035, subdivision
4.17	$\frac{20}{20}$ , and are not eligible for other benefits except workers' compensation. The corps members
4.18	are not employees of the state within the meaning of section 43A.02, subdivision 21.
4.19	Sec. 10. Minnesota Statutes 2016, section 84D.03, subdivision 3, is amended to read:
4.20	Subd. 3. Bait harvest from infested waters. (a) Taking wild animals from infested
4.21	waters for bait or aquatic farm purposes is prohibited, except as provided in paragraph (b),
4.22	(c), or (d), and section 97C.341.
4.23	(b) In waters that are listed as infested waters, except those listed as infested with
4.24	prohibited invasive species of fish or certifiable diseases of fish, as defined under section
4.25	17.4982, subdivision 6, taking wild animals may be permitted for:
4.26	(1) commercial taking of wild animals for bait and aquatic farm purposes as provided
4.27	in a permit issued under section 84D.11, subject to rules adopted by the commissioner; and
4.28	(2) bait purposes for noncommercial personal use in waters that contain Eurasian
4.28 4.29	(2) bait purposes for noncommercial personal use in waters that contain Eurasian watermilfoil, when the infested waters are listed solely because they contain Eurasian

5.1	watermilfoil and if the equipment for taking is limited to cylindrical minnow traps not
5.2	exceeding 16 inches in diameter and 32 inches in length.
5.3	(c) In streams or rivers that are listed as infested waters, except those listed as infested
5.4	with certifiable diseases of fish, as defined under section 17.4982, subdivision 6, the harvest
5.5	of bullheads, goldeyes, mooneyes, sheepshead (freshwater drum), and suckers for bait by
5.6	hook and line for noncommercial personal use is allowed as follows:
5.7	(1) fish taken under this paragraph must be used on the same body of water where caught
5.8	and while still on that water body. Where the river or stream is divided by barriers such as
5.9	dams, the fish must be caught and used on the same section of the river or stream;
5.10	(2) fish taken under this paragraph may not be transported live from or off the water
5.11	body;
5.12	(3) fish harvested under this paragraph may only be used in accordance with this section;
5.13	(4) any other use of wild animals used for bait from infested waters is prohibited;
5.14	(5) fish taken under this paragraph must meet all other size restrictions and requirements
5.15	as established in rules; and
5.16	(6) all species listed under this paragraph shall be included in the person's daily limit as
5.17	established in rules, if applicable.
5.18	(d) In the Mississippi River downstream of St. Anthony Falls and the St. Croix River
5.19	downstream of the dam at Taylors Falls, including portions described as
5.20	Minnesota-Wisconsin boundary waters in Minnesota Rules, part 6266.0500, subpart 1, items
5.21	A and B, the harvest of gizzard shad by cast net for noncommercial personal use as bait for
5.22	angling, as provided in a permit issued under section 84D.11, is allowed as follows:
5.23	(1) nontarget species must immediately be returned to the water;
5.24	(2) gizzard shad taken under this paragraph must be used on the same body of water
5.25	where caught and while still on that water body. Where the river is divided by barriers such
5.26	as dams, the gizzard shad must be caught and used on the same section of the river;
5.27	(3) gizzard shad taken under this paragraph may not be transported off the water body;
5.28	and
5.29	(4) gizzard shad harvested under this paragraph may only be used in accordance with
5.30	this section.
5.31	This paragraph expires December 1, 2017.

6.1 (e) Equipment authorized for minnow harvest in a listed infested water by permit issued
6.2 under paragraph (b) may not be transported to, or used in, any waters other than waters
6.3 specified in the permit.

## 6.4 (f) Bait intended for sale may not be held in infested water after taking and before sale, 6.5 unless authorized under a license or permit according to Minnesota Rules, part 6216.0500.

6.6 Sec. 11. Minnesota Statutes 2016, section 84D.03, subdivision 4, is amended to read:

Subd. 4. Commercial fishing and turtle, frog, and crayfish harvesting restrictions 6.7 in infested and noninfested waters. (a) All nets, traps, buoys, anchors, stakes, and lines 6.8 used for commercial fishing or turtle, frog, or crayfish harvesting in an infested water that 6.9 is listed because it contains invasive fish, invertebrates, or certifiable diseases, as defined 6.10 6.11 in section 17.4982, may not be used in any other waters. If a commercial licensee operates in an infested water listed because it contains invasive fish, invertebrates, or certifiable 6.12 diseases, as defined in section 17.4982, all nets, traps, buoys, anchors, stakes, and lines used 6.13 for commercial fishing or turtle, frog, or crayfish harvesting in waters listed as infested with 6.14 invasive fish, invertebrates, or certifiable diseases, as defined in section 17.4982, must be 6.15 6.16 tagged with tags provided by the commissioner, as specified in the commercial licensee's license or permit. Tagged gear must not be used in any water bodies other than those specified 6.17 in the license or permit. The permit may authorize department staff to remove tags after the 6.18 gear is decontaminated. This tagging requirement does not apply to commercial fishing 6.19 equipment used in Lake Superior. 6.20

6.21 (b) All nets, traps, buoys, anchors, stakes, and lines used for commercial fishing or turtle, frog, or crayfish harvesting in an infested water that is listed solely because it contains 6.22 Eurasian watermilfoil must be dried for a minimum of ten days or frozen for a minimum 6.23 of two days before they are used in any other waters, except as provided in this paragraph. 6.24 Commercial licensees must notify the department's regional or area fisheries office or a 6.25 conservation officer before removing nets or equipment from an infested water listed solely 6.26 because it contains Eurasian watermilfoil and before resetting those nets or equipment in 6.27 6.28 any other waters. Upon notification, the commissioner may authorize a commercial licensee to move nets or equipment to another water without freezing or drying, if that water is listed 6.29 as infested solely because it contains Eurasian watermilfoil. 6.30

6.31 (c) A commercial licensee must remove all aquatic macrophytes from nets and other6.32 equipment before placing the equipment into waters of the state.

6.33 (d) The commissioner shall provide a commercial licensee with a current listing of listed
6.34 infested waters at the time that a license or permit is issued.

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7.1	Sec. 12. Minnesota Statutes 2016, section 84D.04, subdivision 1, is amended to read:
7.2	Subdivision 1. Classes. The commissioner shall, as provided in this chapter, classify
7.3	nonnative species of aquatic plants and wild animals, including subspecies, genotypes,
7.4	cultivars, hybrids, or genera of nonnative species, according to the following categories:
7.5	(1) prohibited invasive species, which may not be possessed, imported, purchased, sold,
7.6	propagated, transported, or introduced except as provided in section 84D.05;
7.7	(2) regulated invasive species, which may not be introduced except as provided in section
7.8	84D.07;
7.9	(3) unlisted nonnative species, which are subject to the classification procedure in section
7.10	84D.06; and
7.11	(4) unregulated nonnative species, which are not subject to regulation under this chapter.
7.12	Sec. 13. Minnesota Statutes 2016, section 84D.05, subdivision 1, is amended to read:
7.13	Subdivision 1. Prohibited activities. A person may not possess, import, purchase, sell,
7.14	propagate, transport, or introduce a prohibited invasive species, except:
7.15	(1) under a permit issued by the commissioner under section 84D.11;
7.16	(2) in the case of purple loosestrife, as provided by sections 18.75 to 18.88;
7.17	(3) under a restricted species permit issued under section 17.457;
7.18	(4) when being transported to the department, or another destination as the commissioner
7.19	may direct, in a sealed container for purposes of identifying the species or reporting the
7.20	presence of the species;
7.21	(5) when being transported for disposal as part of a harvest or control activity when
7.22	specifically authorized under a permit issued by the commissioner according to section
7.23	103G.615, when being transported for disposal as specified under a commercial fishing
7.24	license issued by the commissioner according to section 97A.418, 97C.801, 97C.811,
7.25	97C.825, 97C.831, or 97C.835, or when being transported as specified by the commissioner;
7.26	(6) when being removed from watercraft and equipment, or caught while angling, and
7.27	immediately returned to the water from which they came; or
7.28	(7) when being transported from riparian property to a legal disposal site that is at least
7.29	100 feet from any surface water, ditch, or seasonally flooded land, provided the prohibited
7.30	invasive species are in a covered commercial vehicle specifically designed and used for
7.31	hauling trash; or

8.1	(7) (8) as the commissioner may otherwise prescribe by rule.
8.2	Sec. 14. Minnesota Statutes 2016, section 84D.11, is amended by adding a subdivision to
8.3	read:
8.4	Subd. 1a. Permit for invasive carp. The commissioner may issue a permit to
8.5	departmental divisions for tagging bighead, black, grass, or silver carp for research or
8.6	control. Under the permit, the carp may be released into the water body from which the carp
8.7	was captured. This subdivision expires December 31, 2021.
8.8	Sec. 15. Minnesota Statutes 2016, section 85.32, subdivision 1, is amended to read:
8.9	Subdivision 1. Areas marked Designation. (a) The commissioner of natural resources
8.10	is authorized in cooperation with local units of government and private individuals and
8.11	groups when feasible to mark designate and manage state water trails on the Lake Superior
8.12	water trail under section 85.0155 and on the following rivers, which have historic,
8.13	recreational, and scenic values: Little Fork, Big Fork, Minnesota, St. Croix, Snake,
8.14	Mississippi, Red Lake, Cannon, Straight, Des Moines, Crow Wing, St. Louis, Pine, Rum,
8.15	Kettle, Cloquet, Root, Zumbro, Pomme de Terre within Swift County, Watonwan,
8.16	Cottonwood, Whitewater, Chippewa from Benson in Swift County to Montevideo in
8.17	Chippewa County, Long Prairie, Red River of the North, Sauk, Otter Tail, Redwood, Blue
8.18	Earth, Cedar, Shell Rock, and Vermilion in St. Louis County, North Fork of the Crow, and
8.19	South Fork of the Crow Rivers, which have historic and scenic values, and to mark
8.20	appropriately. The commissioner may map and sign points of interest, public water access
8.21	sites, portages, camp sites, and all dams, rapids, waterfalls, whirlpools, and other serious
8.22	hazards that are dangerous to canoe, kayak, and watercraft travelers. The commissioner
8.23	may maintain passageway for watercraft on state water trails.
8.24	(b) The commissioner must establish designation criteria and a process for designating
8.25	water trails. The designation criteria and process established under this paragraph apply to
8.26	water trails designated on water bodies added to paragraph (a) after the effective date of
8.27	this act.
8.28	Sec. 16. Minnesota Statutes 2016, section 86B.105, is amended to read:
8.29	86B.105 SHERIFF'S SAFETY PROGRAM.
8.30	(a) The sheriff of each county shall maintain a program of search, rescue, buoying or
8.31	marking, patrol, removal of hazards to navigation, and inspection of watercraft for rent,
8.32	lease, or hire. The sheriff shall prohibit the use of any watercraft or safety equipment for
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9.1	rent, lease, or hire that does not comply with the standards of safety for the watercraft or
9.2	equipment prescribed by the commissioner. The sheriff shall investigate all types of drowning
9.3	of a person and watercraft accidents and drownings and report findings to the commissioner
9.4	on a form prescribed by the commissioner.
9.5	(b) The county board may authorize the employment of additional personnel to carry
9.6	out the provisions of this section.
9.7	Sec. 17. Minnesota Statutes 2016, section 86B.313, subdivision 1, is amended to read:
9.8	Subdivision 1. General requirements. (a) In addition to requirements of other laws
9.9	relating to watercraft, a person may not operate or permit the operation of a personal
9.10	watercraft:
9.11	(1) without each person on board the personal watercraft wearing a United States Coast
9.12	Guard (USCG) approved wearable personal flotation device with a that is approved by the
9.13	United States Coast Guard (USCG) and has a USCG label indicating it the flotation device
9.14	either is approved for or does not prohibit use with personal watercraft or water skiing;
9.15	(2) between one hour before sunset and 9:30 a.m.;
9.16	(3) at greater than slow-no wake speed within 150 feet of:
9.17	(i) a shoreline;
9.18	(ii) a dock;
9.19	(iii) a swimmer;
9.20	(iv) a raft used for swimming or diving; or
9.21	(v) a moored, anchored, or nonmotorized watercraft;
9.22	(4) while towing a person on water skis, a kneeboard, an inflatable craft, or any other
9.23	device unless:
9.24	(i) an observer is on board; or
9.25	(ii) the personal watercraft is equipped with factory-installed or factory-specified
9.26	accessory mirrors that give the operator a wide field of vision to the rear;
9.27	(5) without the lanyard-type engine cutoff switch being attached to the person, clothing,
9.28	or personal flotation device of the operator, if the personal watercraft is equipped by the
9.29	manufacturer with such a device;

10.1 (6) if any part of the spring-loaded throttle mechanism has been removed, altered, or
10.2 tampered with so as to interfere with the return-to-idle system;

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10.3 (7) to chase or harass wildlife;

10.4 (8) through emergent or floating vegetation at other than a slow-no wake speed;

(9) in a manner that unreasonably or unnecessarily endangers life, limb, or property,
including weaving through congested watercraft traffic, jumping the wake of another
watercraft within 150 feet of the other watercraft, or operating the watercraft while facing
backwards;

10.9 (10) in any other manner that is not reasonable and prudent; or

10.10 (11) without a personal watercraft rules decal, issued by the commissioner, attached to10.11 the personal watercraft so as to be in full view of the operator.

(b) Paragraph (a), clause (3), does not apply to a person operating a personal watercraft
to launch or land a person on water skis, a kneeboard, or similar device by the most direct
route to open water.

10.15 Sec. 18. Minnesota Statutes 2016, section 86B.501, subdivision 3, is amended to read:

Subd. 3. Grant Allen Law; life jacket required for children. (a) No person may operate
a watercraft under way with a child under ten 13 years of age aboard unless the child is:

10.18 (1) wearing an appropriate personal flotation device approved under subdivision 1; or

10.19 (2) below the top deck or in an enclosed cabin.

(b) Paragraph (a) does not apply to commercial watercraft where the child is a passenger
and the operator is licensed by the state of Minnesota or the United States Coast Guard to
carry passengers for hire. Paragraph (a) also does not apply if the watercraft is anchored for
the purpose of swimming or diving.

10.24 (c) A first violation of this subdivision prior to May 1, 2006, shall not result in a penalty,
10.25 but is punishable only by a safety warning.

10.26 (d) Any violation other than a violation addressed in paragraph (c) is to be considered10.27 a petty misdemeanor.

10.28 Sec. 19. Minnesota Statutes 2016, section 86B.511, is amended to read:

#### 10.29 **86B.511 LIGHTS.**

11.1	Subdivision 1. Navigation lights. Except as provided in section 169.541, a watercraft
11.2	using the waters of this state, when underway or in use between sunset and sunrise, must
11.3	carry and display the <u>navigation</u> lights prescribed by the commissioner for the watercraft.
11.4	Subd. 2. Other lights. (a) No person may operate a watercraft with lights that are not
11.5	navigation lights required under subdivision 1, that are visible on the exterior of the
11.6	watercraft, and that:
11.7	(1) interfere with the visibility of navigation lights; or
11.8	(2) are red, green, or blue.
11.9	(b) Notwithstanding paragraph (a), watercraft operated for government-sanctioned public
11.10	safety activities may display an alternately flashing red and yellow light signal for
11.11	identification. The lights must not interfere with the visibility of the navigation lights. No
11.12	special privilege is granted. Operators must not presume that the light or exigency gives
11.13	them precedence or right-of-way.
11.14	(c) Notwithstanding paragraph (a), law enforcement may operate watercraft with lights
11.15	that are flashing blue when engaged in law enforcement activities. The lights must not
11.16	interfere with the visibility of the navigation lights.
11.17	Sec. 20. Minnesota Statutes 2016, section 88.523, is amended to read:
11.18	88.523 AUXILIARY FOREST CONTRACTS; SUPPLEMENTAL AGREEMENTS.
11.19	Upon application of the owner, any auxiliary forest contract may be made subject to any
11.20	provisions of law enacted subsequent to the execution of the contract and in force at the
11.21	time of application, so far as not already applicable, with the approval of the county board

and the commissioner of natural resources. A supplemental agreement in a form format
prescribed by the commissioner and approved by the attorney general must be executed by
the commissioner in behalf of the state and by the owner. The supplemental agreement must
be filed and recorded in like manner as the supplemental contract under section 88.49,
subdivision 9, and takes effect upon filing and recording.

11.27 Sec. 21. Minnesota Statutes 2016, section 89.19, subdivision 2, is amended to read:

Subd. 2. Rulemaking exemption. Designations of forest trails and changes to the
designations by the commissioner shall must be by written order published in the State
Register. Designations and changes to designations are not subject to the rulemaking
provisions of chapter 14, and section 14.386 does not apply. Before designating or changing
a designation of forest trails, the commissioner shall must issue a statewide Department of

12.1 Natural Resources news release describing the proposed changes, provide a 30-day public

12.2 <u>comment period, and hold a public meeting in the county where the largest portion of the</u>

12.3 forest lands are located to provide information to and receive comment from the public

regarding the proposed trail designation or change in designation. Sixty days before the

12.5 public meeting, notice of the proposed forest trail designation or change in designation shall

12.6 be published in the legal newspapers that serve the counties in which the lands are located,

12.7 in a statewide Department of Natural Resources news release, and in the State Register.

12.8 Sec. 22. Minnesota Statutes 2016, section 89.39, is amended to read:

#### 12.9 **89.39 PURCHASE AGREEMENTS AND PENALTIES.**

Every individual, partnership, or private corporation to whom any planting stock is 12.10 supplied for planting on private land hereunder shall under sections 89.35 to 89.39 must 12.11 execute an agreement, upon a form in a format approved by the attorney general 12.12 commissioner, to comply with all the requirements of sections 89.35 to 89.39 and all 12.13 conditions prescribed by the commissioner hereunder thereunder. Any party to such an 12.14 agreement who shall violate any provision thereof shall, violates the agreement is, in addition 12.15 12.16 to any other penalties that may be applicable, be liable to the state in a sum equal to three times the reasonable value of the trees affected by the violation at the time the same trees 12.17 were shipped for planting; provided, that if such the trees are sold or offered for sale for 12.18 12.19 any purpose not herein authorized, such under sections 89.35 to 89.39, the penalty shall be is equal to three times the sale price. Such The penalties shall be are recoverable in a civil 12.20 action brought in the name of the state by the attorney general. 12.21

12.22 Sec. 23. Minnesota Statutes 2016, section 90.041, subdivision 2, is amended to read:

Subd. 2. Trespass on state lands. The commissioner may compromise and settle, with 12.23 notification to the attorney general, upon terms the commissioner deems just, any claim of 12.24 the state for casual and involuntary trespass upon state lands or timber; provided that no 12.25 claim shall be settled for less than the full value of all timber or other materials taken in 12.26 12.27 casual trespass or the full amount of all actual damage or loss suffered by the state as a result. Upon request, the commissioner shall advise the Executive Council of any information 12.28 acquired by the commissioner concerning any trespass on state lands, giving all details and 12.29 names of witnesses and all compromises and settlements made under this subdivision. 12.30

12.31 Sec. 24. Minnesota Statutes 2016, section 90.051, is amended to read:

#### 12.32 **90.051 SUPERVISION OF SALES; BOND.**

The department employee delegated to supervise state timber appraisals and sales shall
be bonded in a form to be prescribed by the attorney general commissioner and in the sum
of not less than \$25,000, conditioned upon the faithful and honest performance of duties.

13.4 Sec. 25. Minnesota Statutes 2016, section 90.14, is amended to read:

13.5 **90.14 AUCTION SALE PROCEDURE.** 

(a) All state timber shall be offered and sold by the same unit of measurement as it was
appraised. No tract shall be sold to any person other than the purchaser in whose name the
bid was made. The commissioner may refuse to approve any and all bids received and cancel
a sale of state timber for good and sufficient reasons.

(b) The purchaser at any sale of timber shall, immediately upon the approval of the bid,
or, if unsold at public auction, at the time of purchase at a subsequent sale under section
90.101, subdivision 1, pay to the commissioner a down payment of 15 percent of the
appraised value. In case any purchaser fails to make such payment, the purchaser shall be
liable therefor to the state in a civil action, and the commissioner may reoffer the timber
for sale as though no bid or sale under section 90.101, subdivision 1, therefor had been
made.

(c) In lieu of the scaling of state timber required by this chapter, a purchaser of state 13.17 13.18 timber may, at the time of payment by the purchaser to the commissioner of 15 percent of the appraised value, elect in writing on a form format prescribed by the attorney general 13.19 commissioner to purchase a permit based solely on the appraiser's estimate of the volume 13.20 of timber described in the permit, provided that the commissioner has expressly designated 13.21 the availability of such option for that tract on the list of tracts available for sale as required 13.22 under section 90.101. A purchaser who elects in writing on a form format prescribed by the 13.23 attorney general commissioner to purchase a permit based solely on the appraiser's estimate 13.24 of the volume of timber described on the permit does not have recourse to the provisions 13.25 of section 90.281. 13.26

(d) In the case of a public auction sale conducted by a sealed bid process, tracts shall be
awarded to the high bidder, who shall pay to the commissioner a down payment of 15
percent of the appraised value that must be received or postmarked within 14 days of the
date of the sealed bid opening. If a purchaser fails to make the down payment, the purchaser
is liable for the down payment to the state and the commissioner may offer the timber for
sale to the next highest bidder as though no higher bid had been made.

(e) Except as otherwise provided by law, at the time the purchaser signs a permit issued 14.1 under section 90.151, the commissioner shall require the purchaser to make a bid guarantee 14.2 payment to the commissioner in an amount equal to 15 percent of the total purchase price 14.3 of the permit less the down payment amount required by paragraph (b) for any bid increase 14.4 in excess of \$10,000 of the appraised value. If a required bid guarantee payment is not 14.5 submitted with the signed permit, no harvesting may occur, the permit cancels, and the 14.6 down payment for timber forfeits to the state. The bid guarantee payment forfeits to the 14.7 state if the purchaser and successors in interest fail to execute an effective permit. 14.8

14.9 Sec. 26. Minnesota Statutes 2016, section 90.151, subdivision 1, is amended to read:

Subdivision 1. Issuance; expiration. (a) Following receipt of the down payment for 14.10 state timber required under section 90.14 or 90.191, the commissioner shall issue a numbered 14.11 permit to the purchaser, in a form format approved by the attorney general commissioner, 14.12 by the terms of which the purchaser shall be is authorized to enter upon the land, and to cut 14.13 14.14 and remove the timber therein described in the permit as designated for cutting in the report of the state appraiser, according to the provisions of this chapter. The permit shall must be 14.15 correctly dated and executed by the commissioner and signed by the purchaser. If a permit 14.16 is not signed by the purchaser within 45 days from the date of purchase, the permit cancels 14.17 and the down payment for timber required under section 90.14 forfeits to the state. The 14.18 14.19 commissioner may grant an additional period for the purchaser to sign the permit, not to exceed ten business days, provided the purchaser pays a \$200 penalty fee. 14.20

(b) The permit shall expire expires no later than five years after the date of sale as the commissioner shall specify or as specified under section 90.191, and the timber shall must be cut and removed within the time specified therein. If additional time is needed, the permit holder must request, prior to before the expiration date, and may be granted, for good and sufficient reasons, up to 90 additional days for the completion of skidding, hauling, and removing all equipment and buildings. All cut timber, equipment, and buildings not removed from the land after expiration of the permit becomes the property of the state.

(c) The commissioner may grant an additional period of time not to exceed 240 days
for the removal of removing cut timber, equipment, and buildings upon receipt of a written
request by the permit holder for good and sufficient reasons. The permit holder may combine
in the written request under this paragraph the request for additional time under paragraph
(b).

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15.1

Sec. 27. Minnesota Statutes 2016, section 90.162, is amended to read:

#### 15.2 **90.162 SECURING TIMBER PERMITS WITH CUTTING BLOCKS.**

In lieu of the security deposit equal to the value of all timber covered by the permit required by section 90.161, a purchaser of state timber may elect in writing on a form format prescribed by the attorney general commissioner to give good and valid surety to the state of Minnesota equal to the purchase price for any designated cutting block identified on the permit before the date the purchaser enters upon the land to begin harvesting the timber on the designated cutting block.

15.9 Sec. 28. Minnesota Statutes 2016, section 90.252, is amended to read:

# 15.10 90.252 SCALING AGREEMENT; WEIGHT MEASUREMENT SERVICES; 15.11 FEES.

Subdivision 1. Scaling agreement. The commissioner may enter into an agreement with 15.12 15.13 either a timber sale permittee, or the purchaser of the cut products, or both, so that the scaling of the cut timber and the collection of the payment for the same can be consummated by 15.14 the state. Such an The agreement shall must be approved as to form and content by the 15.15 attorney general commissioner and shall must provide for a bond or cash in lieu of a bond 15.16 and such other safeguards as are necessary to protect the interests of the state. The scaling 15.17 15.18 and payment collection procedure may be used for any state timber sale, except that no permittee who is also the consumer shall both cut and scale the timber sold unless such the 15.19 scaling is supervised by a state scaler. 15.20

Subd. 2. Weight measurement services; fees. The commissioner may enter into an 15.21 agreement with the owner or operator of any weight scale inspected, tested, and approved 15.22 15.23 under chapter 239 to provide weight measurements for the scaling of state timber according to section 90.251. The agreement shall must be on a form in a format prescribed by the 15.24 15.25 attorney general commissioner, shall become a becomes part of the official record of any state timber permit so scaled, and shall must contain safeguards that are necessary to protect 15.26 the interests of the state. Except as otherwise provided by the commissioner, the cost of any 15.27 agreement to provide weight measurement of state timber shall must be paid by the permit 15.28 holder of any state timber permit so measured and the cost shall must be included in the 15.29 15.30 statement of the amount due for the permit under section 90.181, subdivision 1.

16.1 Sec. 29. Minnesota Statutes 2016, section 94.343, subdivision 9, is amended to read:

Subd. 9. Approval by attorney general commissioner. No exchange of class A land 16.2 shall be consummated unless the attorney general shall have given an opinion in writing 16.3 commissioner determines that the title to the land proposed to be conveyed to the state is 16.4 good and marketable, free from all liens and, with all encumbrances identified except 16.5 reservations herein authorized. The commissioner may use title insurance to aid in the title 16.6 determination. If required by the attorney general commissioner, the landowner shall must 16.7 16.8 submit an abstract of title and make and file with the commissioner an affidavit as to possession of the land, improvements, liens, and encumbrances thereon, and other matters 16.9 affecting the title. 16.10

16.11 Sec. 30. Minnesota Statutes 2016, section 94.344, subdivision 9, is amended to read:

16.12 Subd. 9. **Approval of county attorney.** No exchange of class B land shall be 16.13 consummated unless the title to the land proposed to be exchanged therefor shall is first be 16.14 approved by the county attorney in like manner as provided for approval by the attorney 16.15 general commissioner in case of class A land. The county attorney's opinion on the title 16.16 shall be is subject to approval by the attorney general commissioner.

16.17 Sec. 31. Minnesota Statutes 2016, section 97A.015, subdivision 39, is amended to read:

Subd. 39. Protected wild animals. "Protected wild animals" are the following wild
animals: means big game, small game, game fish, rough fish, minnows, leeches, alewives,
ciscoes, chubs, and lake whitefish; and the subfamily Coregoninae, rainbow smelt, frogs,
turtles, clams, mussels, wolf, mourning doves, bats, snakes, salamanders, lizards, any animal
species listed as endangered, threatened, or of special concern in Minnesota Rules, chapter
<u>6134</u>, and wild animals that are protected by a restriction in the time or manner of taking,
other than a restriction in the use of artificial lights, poison, or motor vehicles.

Sec. 32. Minnesota Statutes 2016, 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. 33. Minnesota Statutes 2016, section 97A.015, subdivision 45, is amended to read:
Subd. 45. Small game. "Small game" means game birds, gray squirrel, fox squirrel,
cottontail rabbit, snowshoe hare, jack rabbit, raccoon, lynx, bobcat, <u>short-tailed weasel</u>,

17.1 <u>long-tailed weasel, wolf, red fox and gray fox, fisher, pine marten, opossum, badger, cougar,</u>
17.2 wolverine, muskrat, mink, otter, and beaver.

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17.3 Sec. 34. Minnesota Statutes 2016, section 97A.015, subdivision 52, is amended to read:

Subd. 52. Unprotected birds. "Unprotected birds" means English sparrow, blackbird,
 starling, magpie, cormorant, common pigeon, Eurasian collared dove, chukar partridge,

- 17.6 quail other than bobwhite quail, and mute swan.
- 17.7 Sec. 35. Minnesota Statutes 2016, section 97A.015, subdivision 53, is amended to read:

Subd. 53. Unprotected wild animals. "Unprotected wild animals" means wild animals
that are not protected wild animals including weasel, coyote, plains pocket gopher, porcupine,
striped skunk, and unprotected birds-, except any animal species listed as endangered,

17.11 threatened, or of special concern in Minnesota Rules, chapter 6134.

# 17.12 Sec. 36. [97A.042] TAKING AND POSSESSING FROGS OR TURTLES; LIVE 17.13 USE; PERSONAL EDUCATION.

17.14 A resident under age 18 may take and possess up to three individuals of any species of

17.15 <u>frog or turtle for live use for personal education without a license or permit, except any</u>

17.16 species of frog or turtle listed as endangered, threatened, or of special concern in Minnesota

17.17 Rules, chapter 6134. Animals possessed under this section may not be released back into

17.18 <u>the wild.</u>

17.19 Sec. 37. Minnesota Statutes 2016, section 97A.045, subdivision 10, is amended to read:

Subd. 10. Reciprocal agreements on violations. The commissioner, with the approval
of the attorney general, may enter into reciprocal agreements with game and fish authorities
in other states and the United States government to provide for:

(1) revocation of the appropriate Minnesota game and fish licenses of Minnesota residents
for violations of game and fish laws committed in signatory jurisdictions which that result
in license revocation in that jurisdiction;

- 17.26 (2) reporting convictions and license revocations of residents of signatory states for
- 17.27 violations of game and fish laws of Minnesota to game and fish authorities in the
- 17.28 nonresident's state of residence; and

(3) release upon signature without posting of bail for residents of signatory states accused 18.1 of game and fish law violations in this state, providing for recovery, in the resident 18.2 jurisdiction, of fines levied if the citation is not answered in this state. 18.3 As used in this subdivision, "conviction" includes a plea of guilty or a forfeiture of bail. 18.4 Sec. 38. Minnesota Statutes 2016, section 97A.475, subdivision 42, is amended to read: 18.5 Subd. 42. Frog dealers. The fee for the licenses to deal in frogs that are to be used for 18.6 purposes other than bait are: 18.7 (1) for a resident to purchase, possess, and transport frogs, \$220; 18.8 (2) for a nonresident to purchase, possess, and transport frogs, \$550; and 18.9 (3) for a license for a resident to take, possess, transport, and sell frogs, is \$35. 18.10 Sec. 39. Minnesota Statutes 2016, section 97B.655, subdivision 1, is amended to read: 18.11 Subdivision 1. Owners and occupants may take certain animals. A person or the 18.12 person's agent may take bats, snakes, salamanders, lizards, weasel, mink, squirrel, rabbit, 18.13 hare, raccoon, bobcat, fox, opossum, muskrat, or beaver on land owned or occupied by the 18.14 person where the animal is causing damage. The person or the person's agent may take the 18.15 animal without a license and in any manner except by poison, or artificial lights in the closed 18.16 season or by poison. Raccoons may be taken under this subdivision with artificial lights 18.17 during open season. A person that or the person's agent who kills mink, raccoon, bobcat, 18.18 fox, opossum, muskrat, or beaver under this subdivision must notify a conservation officer 18.19 or employee of the Fish and Wildlife Division within 24 hours after the animal is killed. 18.20

18.21 Sec. 40. Minnesota Statutes 2016, section 97C.601, subdivision 2, is amended to read:

Subd. 2. License required. (a) A person may not take, transport, or possess frogs for
personal use without an angling license if the person is required to have an angling license
to take fish.

(b) A person may not purchase, possess, and transport frogs for purposes other than bait
 without a license to purchase, possess, and transport frogs.

18.27 (c) (b) A person may not take, possess, transport, and sell frogs for purposes other than
 18.28 bait without a license to take, possess, transport, and sell frogs.

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19.1	(c) A person holding a license to take, possess, transport, and sell frogs must annually					
19.2	complete invasive species training provided by the commissioner and pass an examination					
19.3			sport, or sell frog			
10.4	(d) A parao	n halding a ligan	usa ta taka nassas	a transport and call from	a must possos	
19.4				ss, transport, and sell frog		
19.5	proof of invasive species training while taking, possessing, transporting, or selling frogs in				or sening nogs in	
19.6	the state.					
19.7	Sec. 41. Min	nesota Statutes 2	016, section 97C.	.601, subdivision 5, is an	nended to read:	
19.8	Subd. 5. <del>Li</del>	<del>mits</del> Length req	uirements. (a) A	person may possess frog	<del>s, up to six inches</del>	
19.9	long, without l	imit if the frogs a	are possessed, bo	ught, sold, and transporte	<del>ed for bait. Frogs</del>	
19.10	purchased or se	old for bait must	be six inches or l	ess in length.		
19.11	(b) <del>Unless (</del>	the commissione	r prescribes other	wise, a person may poss	ess frogs over six	
19.12	inches long and	<del>1:</del> A person may	possess frogs of	any length for personal u	<u>1se.</u>	
19.13	(1) transport the frogs, except by common carrier; and					
19.14	(2) sell the frogs in any quantity during the open season.					
19.15	(c) The leng	gth of a frog is m	neasured from the	tip of the nose to the tip	of the hind toes,	
19.16	with the legs fully extended.					
19.17		nesota Statutes 2	016, section 97C.	701, is amended by add	ing a subdivision	
19.18	to read:					
19.19	<u>Subd. 7.</u> Ha	arvesting musse	l shells. Live mu	ssels may not be harvest	ed. A person	
19.20	possessing a valid resident or nonresident angling license or a person not required to have					
19.21	an angling license to take fish may take and possess at any time, for personal use only, not					
19.22	more than 24 whole shells or 48 shell halves of dead freshwater mussels. Mussel shells may					
19.23	be harvested in waters of the state where fish may be taken by angling. Mussel shells must					
19.24	be harvested by hand-picking only and may not be purchased or sold.					
19.25	Sec. 43. Min	nesota Statutes 2	016, section 1030	G.411, is amended to rea	d:	
19.26	103G.411 S	STIPULATION	OF LOW-WAT	ER MARK.		
19.27	If the state	s a party in a civ	il action relating t	to the navigability or own	nership of the bed	
19.28	of a body of water, river, or stream, the commissioner, in behalf of the state, with the approval					
	C (1 ()	1	1	1	1 .	

19.29 of the attorney general, may agree by written stipulation with a riparian owner who is a

19.30 party to the action on the location of the ordinary low-water mark on the riparian land of

19.31 the party. After the stipulation is executed by all parties, it must be presented to the judge

20.1 of the district court where the action is pending for approval. If the stipulation is approved,

the judge shall make and enter an order providing that the final judgment when entered shall
conform to the location of the ordinary, low-water mark as provided for in the stipulation

as it relates to the parties to the stipulation.

20.5 Sec. 44. Minnesota Statutes 2016, section 160.06, is amended to read:

#### 20.6 **160.06 TRAIL OR PORTAGE DEDICATION.**

Any trail or portage between public or navigable bodies of water or from public or 20.7 navigable water to a public highway in this state which that has been in continued and 20.8 uninterrupted use by the general public for 15 years or more as a trail or portage for the 20.9 purposes of travel, shall be is deemed to have been dedicated to the public as a trail or 20.10 portage. This section shall apply applies only to forest trails on established state water trails 20.11 canoe routes and the public shall have has the right to use the same for the purposes of travel 20.12 to the same extent as public highways. The width of all trails and portages dedicated by 20.13 user shall be is eight feet on each side of the centerline of the trail or portage. 20.14

#### 20.15 Sec. 45. <u>RULEMAKING; TURTLES AND FROGS.</u>

20.16 (a) The commissioner of natural resources shall amend Minnesota Rules, part 6256.0400,

20.17 so that the part applies only to licensees and permittees who take and possess frogs for sale.

20.18 (b) The commissioner of natural resources shall amend Minnesota Rules, chapter 6133,
20.19 to establish a restitution value of \$20 for turtles and frogs.

20.20 (c) The commissioner may use the good cause exemption under Minnesota Statutes,

20.21 section 14.388, subdivision 1, clause (3), to adopt rules under this section, and Minnesota

20.22 <u>Statutes, section 14.386, does not apply, except as provided in Minnesota Statutes, section</u>
20.23 14.388.

- 20.24 Sec. 46. <u>**REPEALER.**</u>
- 20.25 (a) Minnesota Statutes 2016, sections 84.025, subdivision 10; 84.026, subdivision 3;

20.26 <u>85.012</u>, subdivision 27b; 86B.313, subdivisions 2 and 3; 97C.601, subdivision 3; 97C.701,
20.27 subdivisions 1a and 6; 97C.705; and 97C.711, are repealed.

20.28 (b) Minnesota Rules, parts 6256.0200; 6258.0100; 6258.0200; 6258.0300; 6258.0400;

20.29 6258.0500; 6258.0600; 6258.0700, subparts 1, 4, and 5; 6258.0800; and 6258.0900, are

20.30 repealed.

#### APPENDIX Repealed Minnesota Statutes: 17-0182

#### 84.025 CONTRACTS FOR PROFESSIONAL AND MAINTENANCE SERVICES.

Subd. 10. **Recreational vehicles and boats used for public purposes.** The commissioner shall give preference to engine models manufactured in the United States. All all-terrain vehicles purchased by the commissioner must be manufactured in the state of Minnesota.

## 84.026 CONTRACTS AND GRANTS FOR PROVISION OF NATURAL RESOURCES SERVICES.

Subd. 3. **Procurement law.** All contractual and grant agreements under this section shall be processed according to section 16C.05.

#### 85.012 STATE PARKS.

Subd. 27b. Hill-Annex Mine State Park, Itasca County.

#### 86B.313 PERSONAL WATERCRAFT REGULATIONS.

Subd. 2. Age of operator. Except in the case of an emergency, a person under the age of 13 years may not operate or be permitted to operate a personal watercraft, regardless of horsepower. It is unlawful for the owner of a personal watercraft to permit the personal watercraft to be operated contrary to this subdivision.

Subd. 3. **Operator's permit; adult supervision.** Except in the case of an emergency, a person 13 years of age or over but less than 18 years of age may not operate a personal watercraft, regardless of horsepower, without possessing a valid watercraft operator's permit as required by section 86B.305, unless there is a person 21 years of age or older on board the craft. In addition to the permit requirement, a person 13 years of age operating a personal watercraft must remain under visual supervision by a person who is 21 years of age or older. An owner of a personal watercraft may not permit the personal watercraft to be operated contrary to this subdivision.

#### 97C.601 FROGS.

Subd. 3. Taking with cloth screens prohibited. A person may not use cloth screens or similar devices to take frogs.

#### 97C.701 TAKING MUSSELS.

Subd. 1a. **Handpicking required.** A person may only harvest mussels by handpicking. Subd. 6. **Possession, sale, and transportation.** Mussels and clams may be possessed, bought, sold, and transported in any quantity during the open season and seven days after the season closes.

#### 97C.705 MUSSEL SEASONS.

Subdivision 1. **Open seasons.** (a) The open season for taking mussels is from May 16 to the last day of February.

(b) The commissioner may by rule restrict the open season for taking mussels for commercial purposes.

Subd. 2. Closed areas. The commissioner may close up to 50 percent of the mussel-producing waters of the state to the taking of mussels.

#### 97C.711 UNDERSIZED MUSSELS.

A person must return undersized mussels to the water without injury.

#### APPENDIX Repealed Minnesota Rule: 17-0182

#### 6256.0200 SIZE LIMITS FOR LEOPARD FROGS AND BULL FROGS.

Northern leopard frogs (Rana pipiens) and bull frogs (Rana catesbeiana) must be more than six inches long when taken or possessed for purposes other than bait.

#### 6258.0100 SEASON FOR HARVESTING MUSSEL SHELLS FOR PERSONAL USE.

Live mussels may not be harvested for personal use. During the open season, a person possessing a valid resident or nonresident angling license or a person exempt from licensing may take and possess at any time, for personal use only, not more than 24 whole shells or 48 shell halves of dead freshwater mussels. Mussel shells may be harvested in waters of the state where fish may be taken by angling. Mussel shells must be harvested by hand picking only and may not be purchased or sold.

#### 6258.0200 SEASON TO COMMERCIALLY HARVEST MUSSELS BY PERMIT.

Subpart 1. **Open season for commercially harvesting mussels.** The open season for taking mussels is May 16 through August 31.

Subp. 2. Allowed times for harvesting. Mussels may be harvested from sunrise to sunset only.

#### 6258.0300 COMMERCIAL PERMITS FOR MUSSELS.

Subpart 1. **Commercial permit required.** A person may not take, possess, buy, sell, or transport live freshwater mussels or more than 24 whole shells or 48 shell halves of dead freshwater mussels, or assist another person in such taking, without first obtaining a commercial mussel permit from the commissioner.

Subp. 2. Commercial permit issuance. Commercial mussel permits may be issued subject to the criteria in items A to C.

A. Applications must be submitted to the local area or regional fisheries office on forms provided by the commissioner.

B. Approved permits will be issued only to Minnesota residents who possess a valid Minnesota resident angling license or who are exempt from licensing.

C. Application forms must be signed by the applicant. All requested information must be provided. Failure to properly and fully complete an application form will result in its rejection.

Subp. 3. **Commercial permit duration.** A commercial mussel permit may be issued annually and may be issued for periods shorter than one season, at the discretion of the commissioner.

Subp. 4. **Commercial permit termination to protect resource.** The commissioner may terminate a commercial mussel permit upon 48 hours' written notice to protect aquatic resources.

#### 6258.0400 SPECIES FOR COMMERCIAL HARVEST.

Only three ridge (Amblema plicata) mussels may be harvested under a commercial mussel permit. Additional species may be requested for harvest from specific sites by special permit. Three ridge mussels may lawfully be harvested, as live whole mussels or shell halves, provided that they cannot pass through a three-inch diameter hole.

#### 6258.0500 HARVEST SITES FOR PERMITTEES.

Subpart 1. **Identification of mussel harvest sites.** Mussel harvest sites must be identified in the application and permit by legal description or in other defining terms as needed to accurately locate the area.

Subp. 2. Harvesting restricted outside of permitted site. The taking of mussels by a permittee from a place outside the permitted harvest site is prohibited.

Subp. 3. Harvesting prohibited on certain border waters. Mussel harvesting is not permitted on the Minnesota-Wisconsin border waters described in part 6266.0500, subpart 1.

#### 6258.0600 HARVEST GEAR FOR PERMITTEES.

Mussels may be taken only by hand picking with or without aid of breathing apparatus.

#### 6258.0700 PERMITTEE HARVEST OPERATIONS.

#### APPENDIX Repealed Minnesota Rule: 17-0182

Subpart 1. Notice of harvest operations. To ensure compliance with permit conditions, the commissioner may require the permittee to inform the local area fisheries office and conservation officer 24 hours in advance of any intended mussel harvest operations. Changes in location or dates may require an additional notification.

#### 6258.0700 PERMITTEE HARVEST OPERATIONS.

Subp. 4. **Return of undersized mussels or shells.** Undersized three ridge mussels or unlawful mussel shells, live or dead, must be returned immediately to the water at the site where taken.

#### 6258.0700 PERMITTEE HARVEST OPERATIONS.

Subp. 5. **Restriction on harvesting mussels near dams.** Harvesting of mussels may not occur within 1,000 feet downstream of a dam.

#### 6258.0800 PERMITTEE REPORTS, RECORDS, AND INSPECTIONS.

Subpart 1. **Required records.** A permittee must keep records of each mussel sales transaction. The records must be verifiable with supporting sales slips and include:

- A. pounds of mussels sold;
- B. name and address of the buyer; and
- C. date of transaction.

Records must be kept current within 48 hours of each transaction. Failure to keep complete and current records may result in immediate revocation of the permit and may render the permittee ineligible for permits for one year. All records must be maintained and available for inspection, at the permittee's address, for three years.

Subp. 2. **Required reports.** A permittee must submit reports monthly while the permit is valid on forms provided by the commissioner. Reports for the previous month must be submitted by the permittee to the address identified on the form so that they are received by the department by the 15th of each month even if no harvest activity took place. All information requested on the report must be provided. Failure to submit required reports may result in revocation of the existing permit and may render the permittee ineligible for permits for one year.

Subp. 3. **Inspections.** Records required in this part, business and operation premises, and boats, vehicles, and gear used in the mussel harvesting operations may be inspected at all reasonable times by the commissioner.

#### 6258.0900 SPECIAL RESTRICTIONS ON TAKING MUSSELS.

Subpart 1. **Restriction on returning processed mussels to the water.** Meats resulting from the processing of live whole mussels may not be returned to the water or deposited on a shoreline or adjacent land. The meat of mussels lawfully obtained may be used as bait for angling purposes.

Subp. 2. **Restriction on harvest of certain species of mussels.** The Higgins' eye (Lampsilis higginsi), elephant ear (Elliptio crassidens), ebony shell (Fusconaia ebena), winged mapleleaf (Quadrula fragosa), fat pocketbook (Proptera capax) mussels, or any mussel listed as endangered or threatened in this state may not be harvested or intentionally disturbed. If these species are located within the harvest site, all harvest operations must immediately stop and the permittee or personal use harvester must notify the area fisheries office within 24 hours.

Subp. 3. Transfer of mussels prohibited. Live mussels may not be transferred within or between bodies of water, except under permit issued by the commissioner.