CKM/RC

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 2096

(SENATE AUTHORS: INGEBRIGTSEN)					
DATE	D-PG	OFFICIAL STATUS			
03/07/2019	692	Introduction and first reading			
		Referred to Environment and Natural Resources Policy and Legacy Finance			
03/21/2019		Comm report: To pass as amended			
		Second reading			
		-			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to natural resources; modifying provisions for renewable energy in state buildings; modifying provisions for certain grants for outdoor recreation; modifying game and fish law; providing for removal of beavers and beaver dams causing damage; amending Minnesota Statutes 2018, sections 16B.32, subdivision 1a; 16B.323, subdivision 2; 84.026, by adding a subdivision; 84.794, subdivision 2; 84.83, subdivision 3; 85.44; 97A.015, subdivisions 25, 43; 97A.126; 97A.475, subdivision 4; 97B.655; 97B.665, by adding a subdivision; 97B.667, subdivisions 2, 3, 4, by adding a subdivision.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	Section 1. Minnesota Statutes 2018, section 16B.32, subdivision 1a, is amended to read:
1.12	Subd. 1a. Onsite Energy generation from renewable sources. A state agency that
1.13	prepares a predesign for a new building must consider meeting at least two percent of the
1.14	energy needs of the building from renewable sources located on the building site. For
1.15	purposes of this subdivision, "renewable sources" are limited to wind and the sun. The
1.16	predesign must include an explicit cost and price analysis of complying with the two-percent
1.17	requirement compared with the present and future costs of energy supplied by a public
1.18	utility from a location away from the building site and the present and future costs of
1.19	controlling carbon emissions. If the analysis concludes that the building should not meet at
1.20	least two percent of its energy needs from renewable sources located on the building site,
1.21	the analysis must provide explicit reasons why not. The building may not receive further
1.22	state appropriations for design or construction unless at least two percent of its energy needs
1.23	are designed to be met from renewable sources, unless the commissioner finds that the
1.24	reasons given by the agency for not meeting the two-percent requirement were supported
1.25	by evidence in the record.

2.1	Sec. 2. Minnesota Statutes 2018, section 16B.323, subdivision 2, is amended to read:
2.2	Subd. 2. Solar energy system. (a) As provided in paragraphs (b) and (c), a project for
2.3	the construction or major renovation of a state building, after the completion of a cost-benefit
2.4	analysis, may include installation of solar energy systems of up to 300 kilowatts capacity
2.5	on, adjacent, or in proximity to the state building on state-owned buildings and land.
2.6	(b) The capacity of a solar energy system must be less than 300 kilowatts to the extent
2.7	necessary to match the electrical load of the building, or the capacity must be no more than
2.8	necessary to keep the costs for the installation below the five percent maximum set by
2.9	paragraph (c).
2.10	(c) The cost of the solar energy system must not exceed five percent of the appropriations
2.11	from the bond proceeds fund for the construction or renovation of the state building. Purchase
2.12	and installation of a solar thermal system may account for no more than 25 percent of the
2.13	cost of a solar energy system installation.
2.14	(d) A project subject to this section is ineligible to receive a rebate for the installation
2.15	of a solar energy system under section 116C.7791 or from any utility.
2.16	Sec. 3. Minnesota Statutes 2018, section 84.026, is amended by adding a subdivision to
2.17	read:
2.172.18	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the
2.172.182.19	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that
2.172.18	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the
2.172.182.19	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that
2.172.182.192.20	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that are made on or after the effective date of the appropriation that funds the payments for:
2.172.182.192.202.21	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the <u>commissioner may make payments for otherwise eligible grant-program expenditures that</u> <u>are made on or after the effective date of the appropriation that funds the payments for:</u> (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44;
 2.17 2.18 2.19 2.20 2.21 2.22 	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the <u>commissioner may make payments for otherwise eligible grant-program expenditures that</u> <u>are made on or after the effective date of the appropriation that funds the payments for:</u> (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that are made on or after the effective date of the appropriation that funds the payments for: (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and (3) enforcement and public education grants under sections 84.794, 84.803, 84.83,
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that are made on or after the effective date of the appropriation that funds the payments for: (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and (3) enforcement and public education grants under sections 84.794, 84.803, 84.83,
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 	read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that are made on or after the effective date of the appropriation that funds the payments for: (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and (3) enforcement and public education grants under sections 84.794, 84.803, 84.83, 84.927, 86B.701, 86B.705, and 87A.10.
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 	read: Subd. 4. Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that are made on or after the effective date of the appropriation that funds the payments for: (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and (3) enforcement and public education grants under sections 84.794, 84.803, 84.83, 84.927, 86B.701, 86B.705, and 87A.10. Sec. 4. Minnesota Statutes 2018, section 84.794, subdivision 2, is amended to read:
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 	 read: <u>Subd. 4.</u> Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that are made on or after the effective date of the appropriation that funds the payments for: (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and (3) enforcement and public education grants under sections 84.794, 84.803, 84.83, 84.927, 86B.701, 86B.705, and 87A.10. Sec. 4. Minnesota Statutes 2018, section 84.794, subdivision 2, is amended to read: Subd. 2. Purposes. (a) Subject to appropriation by the legislature, money in the
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 	read: <u>Subd. 4. Paying grant-eligible expenditures.</u> Notwithstanding section 16A.41, the <u>commissioner may make payments for otherwise eligible grant-program expenditures that</u> <u>are made on or after the effective date of the appropriation that funds the payments for:</u> (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and (3) enforcement and public education grants under sections 84.794, 84.803, 84.83, 84.927, 86B.701, 86B.705, and 87A.10. Sec. 4. Minnesota Statutes 2018, section 84.794, subdivision 2, is amended to read: Subd. 2. Purposes. (a) Subject to appropriation by the legislature, money in the off-highway motorcycle account may only be spent for:
 2.17 2.18 2.19 2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27 2.28 	 read: Subd. 4. Paying grant-eligible expenditures. Notwithstanding section 16A.41, the commissioner may make payments for otherwise eligible grant-program expenditures that are made on or after the effective date of the appropriation that funds the payments for: (1) grants-in-aid under sections 84.794, 84.803, 84.83, 84.927, and 85.44; (2) local recreation grants under section 85.019; and (3) enforcement and public education grants under sections 84.794, 84.803, 84.83, 84.927, 86B.701, 86B.705, and 87A.10. Sec. 4. Minnesota Statutes 2018, section 84.794, subdivision 2, is amended to read: Subd. 2. Purposes. (a) Subject to appropriation by the legislature, money in the off-highway motorcycle account may only be spent for: (1) administration, enforcement, and implementation of sections 84.787 to 84.795;

3.1	(3) grants-in-aid to counties and municipalities to construct and maintain off-highway
3.2	motorcycle trails and use areas; and
3.3	(4) grants for enforcement and public education to local law enforcement agencies.
3.4	(b) The distribution of funds made available for grants-in-aid must be guided by the
3.5	statewide comprehensive outdoor recreation plan.
3.6	Sec. 5. Minnesota Statutes 2018, section 84.83, subdivision 3, is amended to read:
3.7	Subd. 3. Purposes for the account; allocation. (a) The money deposited in the account
3.8	and interest earned on that money may be expended only as appropriated by law for the
3.9	following purposes:
3.10	(1) for a grant-in-aid program to counties and municipalities for construction and
3.11	maintenance of snowmobile trails that are determined by the commissioner to be part of
3.12	the state's grant-in-aid system, including maintenance of trails on lands and waters of
3.13	Voyageurs National Park; on Lake of the Woods; on Rainy Lake; on the following lakes in
3.14	St. Louis County: Burntside, Crane, Little Long, Mud, Pelican, Shagawa, and Vermilion;
3.15	and on the following lakes in Cook County: Devil Track and Hungry Jack: The commissioner
3.16	may establish a performance-based funding formula for annual grants-in-aid. The procedures
3.17	and criteria for grants-in-aid are not subject to the rulemaking provisions of chapter 14, and
3.18	section 14.386 does not apply. In administering the performance-based grants-in-aid, the
3.19	commissioner must:
3.20	(i) determine annual grant amounts based on a funding formula that includes consideration
3.21	of historical costs, snowfall, use, and tourism;
3.22	(ii) make grant payments based on:
3.23	(A) successful completion of performance benchmarks;
3.24	(B) reimbursement of eligible expenditures; or
3.25	(C) a combination of subitems (A) and (B); and
3.26	(iii) assess penalties to nonperforming grant-in-aid recipients, which may include
3.27	withholding grant payments or making the grantee or trail system ineligible for future
3.28	grant-in-aid funding.
3.29	(2) for acquisition, development, and maintenance of to acquire, develop, and maintain
3.30	state recreational snowmobile trails;
3.31	(3) for snowmobile safety programs; and

- 4.1 (4) for the administration and enforcement of to administer and enforce sections 84.81
 4.2 to 84.91 and appropriated grants to local law enforcement agencies.
- 4.3 (b) No less than 60 percent of revenue collected from snowmobile registration and
 4.4 snowmobile state trail sticker fees must be expended for grants-in-aid to develop, maintain,
- 4.5 and groom trails and acquire easements.
- 4.6 Sec. 6. Minnesota Statutes 2018, section 85.44, is amended to read:

4.7

85.44 CROSS-COUNTRY-SKI TRAIL GRANT-IN-AID PROGRAM.

The commissioner shall establish a grant-in-aid program for local units of government 4.8 and special park districts for the acquisition, development, and maintenance of to acquire, 4.9 develop, and maintain cross-country-ski trails that are determined by the commissioner to 4.10 be part of the state's grant-in-aid system. Grants shall be are available for acquisition of to 4.11 acquire trail easements but may not be used to acquire any lands in fee title. Local units of 4.12 government and special park districts applying for and receiving grants under this section 4.13 shall be are considered to have cross-country-ski trails for one year following the expiration 4.14 of their last grant. The department shall reimburse all public sponsors of grants-in-aid 4.15 cross-country-ski trails based upon criteria established by the department. Prior to the use 4.16 of Before using any reimbursement criteria, a certain proportion of the revenues shall must 4.17 be allocated on the basis of user fee sales location. The commissioner may establish a 4.18 performance-based funding formula for annual grants-in-aid. The procedures and criteria 4.19 4.20 for grants-in-aid are not subject to the rulemaking provisions of chapter 14, and section 14.386 does not apply. In administering the performance-based grants-in-aid, the 4.21 commissioner must: 4.22 4.23 (1) determine annual grant amounts based on a funding formula that includes consideration of historical costs, snowfall, use, and tourism; 4.24 (2) make grant payments based on: 4.25 (i) successful completion of performance benchmarks; 4.26

- 4.27 (ii) reimbursement of eligible expenditures; or
- 4.28 (iii) a combination of items (i) and (ii); and
- 4.29 (3) assess penalties to nonperforming grant-in-aid recipients, which may include
- 4.30 withholding grant payments or making the grantee or trail system ineligible for future
- 4.31 grant-in-aid funding.

5.1	Sec. 7. Minnesota Statutes 2018, section 97A.015, subdivision 25, is amended to read:
5.2	Subd. 25. Game fish. "Game fish" means walleye, sauger, yellow perch, channel catfish,
5.3	flathead catfish; members of the pike family, Esocidae, including muskellunge and northern
5.4	pike; members of the sunfish family, Centrarchidae, including largemouth bass, smallmouth
5.5	bass, sunfish, rock bass, white crappie, black crappie, members of the temperate bass family,
5.6	Percichthyidae, including white bass and yellow bass; members of the salmon and trout
5.7	subfamily, Salmoninae, including Atlantic salmon, chinook salmon, coho salmon, pink
5.8	salmon, kokanee salmon, lake trout, brook trout, brown trout, rainbow (steelhead) trout,
5.9	and splake; members of the paddlefish family, Polyodontidae; members of the sturgeon
5.10	family, Acipenseridae, including lake sturgeon, and shovelnose sturgeon. fish from the
5.11	following families and species: Acipenseridae (lake sturgeon and shovelnose sturgeon),
5.12	Anguillidae (American eel), Centrarchidae (black crappie; largemouth bass; rock bass;
5.13	smallmouth bass; white crappie; and sunfishes, including bluegill, green sunfish, longear
5.14	sunfish, orangespotted sunfish, pumpkinseed, and warmouth), Esocidae (muskellunge and
5.15	northern pike), Gadidae (burbot), Ictaluridae (blue catfish, channel catfish, and flathead
5.16	catfish), Moronidae (white bass and yellow bass), Percidae (sauger, walleye, and yellow
5.17	perch), Polyodontidae (paddlefish), and Salmonidae (Atlantic salmon, brook trout, brown
5.18	trout, chinook salmon, cisco, coho salmon, kokanee salmon, lake trout, lake whitefish, pink
5.19	salmon, and rainbow trout). "Game fish" includes hybrids of game fish.
5.20	Sec. 8. Minnesota Statutes 2018, section 97A.015, subdivision 43, is amended to read:
5.21	Subd. 43. Rough fish. "Rough fish" means carp, buffalo, sucker, sheepshead, bowfin,
5.22	burbot, cisco, gar, goldeye, and bullhead, except for any fish species listed as endangered,
5.23	threatened, or of special concern in Minnesota Rules, chapter 6134.
5.24	Sec. 9. Minnesota Statutes 2018, section 97A.126, is amended to read:
5.25	97A.126 WALK-IN ACCESS PROGRAM.
5.26	Subdivision 1 Establishment A welk in access program is established to provide public

5.26 Subdivision 1. Establishment. A walk-in access program is established to provide public
5.27 access to wildlife habitat on private land not otherwise open to the public for hunting,
5.28 excluding trapping, as provided under this section. The commissioner may enter into
5.29 agreements with other units of government and landowners to provide private land hunting
5.30 access.

5.31 Subd. 2. Use of enrolled lands. (a) From September 1 to May 31, a person must have
5.32 a walk-in access hunter validation in possession to hunt on private lands, including
5.33 agricultural lands, that are posted as being enrolled in the walk-in access program.

- (b) Hunting on private lands that are posted as enrolled in the walk-in access program
 is allowed from one-half hour before sunrise to one-half hour after sunset.
- 6.3 (c) Hunter access on private lands that are posted as enrolled in the walk-in access
 6.4 program is restricted to nonmotorized use, except by hunters with disabilities operating
 6.5 motor vehicles on established trails or field roads who possess a valid permit to shoot from
 6.6 a stationary vehicle under section 97B.055, subdivision 3.
- 6.7 (d) The general provisions for use of wildlife management areas adopted under sections
 6.8 86A.06 and 97A.137, relating to overnight use, alcoholic beverages, use of motorboats,
 6.9 firearms and target shooting, hunting stands, abandonment of trash and property, destruction
 6.10 or removal of property, introduction of plants or animals, and animal trespass, apply to
 6.11 hunters on lands enrolled in the walk-in access program.
- 6.12 (e) Any use of enrolled lands other than hunting according to this section is prohibited,6.13 including:
- 6.14 (1) harvesting bait, including minnows, leeches, and other live bait;
- 6.15 (2) training dogs or using dogs for activities other than hunting; and
- 6.16 (3) constructing or maintaining any building, dock, fence, billboard, sign, hunting blind,
 6.17 or other structure, unless constructed or maintained by the landowner.
- 6.18 Sec. 10. Minnesota Statutes 2018, section 97A.475, subdivision 4, is amended to read:
- 6.19 Subd. 4. Small-game surcharge and donation. (a) Fees for annual licenses to take
 6.20 small game must be increased by a surcharge of \$6.50, except licenses under subdivisions
 6.21 2, clauses (18) and (19); and 3, paragraph (a), clause clauses (14) and (15). An additional
 6.22 commission may not be assessed on the surcharge and the following statement must be
 6.23 included in the annual small-game-hunting regulations: "This \$6.50 surcharge is being paid
 6.24 by hunters for the acquisition and development of wildlife lands."
- (b) A person may agree to add a donation of \$1, \$3, or \$5 to the fees for annual resident
 and nonresident licenses to take small game. An additional commission may not be assessed
 on the donation. The following statement must be included in the annual small-game-hunting
 regulations: "The small-game license donations are being paid by hunters for administration
 of the walk-in access program."

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7.1	Sec. 11. M	linnesota Statutes	2018, section 97B.0	655, is amended to read:				
7.2	97B.655 TAKING ANIMALS CAUSING DAMAGE.							
7.3	Subdivision 1. Owners and occupants may take certain animals. (a) A person or the							
7.4	person's age	ent may take bats,	snakes, salamander	s, lizards, weasel, mink, s	squirrel, rabbit,			
7.5	hare, raccoo	on, bobcat, fox, op	ossum, muskrat, or	beaver on land owned or	occupied by the			
7.6	person when	te the animal is ca	using damage. The	person or the person's age	ent may take the			
7.7	animal with	out a license and i	in any manner excep	ot by artificial lights in th	e closed season			
7.8	or by poisor	n. Raccoons may b	be taken under this s	subdivision with artificial	lights during			
7.9	open season	l.						
7.10	(b) Any	traps used under t	his subdivision mus	t be tagged with:				
7.11	<u>(1) if pla</u>	ced by the owner	or occupant of the	and, the name and teleph	one number of			
7.12	the landown	er or occupant; or	-					
7.13	(2) if pla	ced by an agent of	the landowner or oc	cupant, the agent's information	ation as required			
7.14	under sectio	n 97B.928.						
7.15	<u>(c)</u> A per	rson or the person	's agent who kills m	ink, raccoon, bobcat, fox	, opossum,			
7.16	muskrat, or	beaver under this	subdivision must no	otify a conservation office	er or employee			
7.17	of the Fish a	and Wildlife Divis	ion within 24 hours	after the animal is killed				
7.18	Subd. 2.	Special permit fo	or taking protected	wild animals. <u>(a)</u> The con	mmissioner may			
7.19	issue specia	l permits under se	ction 97A.401, sub	division 5, to take protect	ed wild animals			
7.20	that are damaging property or to remove or destroy their dens, nests, or houses, or dams.							
7.21	(b) Remo	oving or destroyin	g a beaver dam asso	ciated with beavers causing	ng damage must			
7.22	be according	g to section 97B.6	65.					
7.23	Sec. 12. N	linnesota Statutes	2018, section 97B.	665, is amended by addin	g a subdivision			
7.24	to read:		,		0			
7.25	<u>Subd. 3.</u>	Removing beave	er dams; agreemen	t by landowner. (a) Exce	ept as provided			
7.26	in paragraph	n (b), a beaver dar	n that is causing dar	nage to property may be	removed or			
7.27	destroyed by	y a person or the p	person's agent from	property that is owned, o	ccupied, or			
7.28	otherwise m	anaged by the per	rson.					
7.29	(b) A pe	rson or a person's	agent may not remo	ove or destroy a beaver da	am under this			
7.30	subdivision:			<u> </u>				
7.31	(1) if ren	noving or destroy	ing the dam would	change or diminish the hi	storical water			

7.31 (1) if removing or destroying the dam would change or diminish the historical water
7.32 levels, course, current, or cross section of public waters; or

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(2) when	a permit is requir	ed under section 10	3G.245.	

8.1	(2) when a permit is required under section 103G.245.
8.2	(c) A person or a person's agent may not remove or destroy a beaver dam under this
8.3	subdivision if the dam is on public property or another person's private property unless the
8.4	person obtains the approval or permission of the landowner of the property where the beaver
8.5	dam is located.
8.6	(d) If unable to obtain the approval or permission of the landowner under paragraph (c),
8.7	a person may petition to district court for relief as provided in subdivision 2.
8.8	(e) For purposes of this subdivision:
8.9	(1) "landowner" means:
8.10	(i) the owner, lessee, or occupant of private property; or
8.11	(ii) an authorized manager of public property; and
8.12	(2) "person" includes a governmental entity in addition to the entities described under
8.13	section 97A.015, subdivision 35.
8.14	Sec. 13. Minnesota Statutes 2018, section 97B.667, subdivision 2, is amended to read:
8.15	Subd. 2. Local Government units. (a) Local Government units may, as provided in this
8.16	section, kill or arrange to have killed beaver that are causing damage, including damage to
8.17	silvicultural projects and drainage ditches, on property owned or managed by the local
8.18	government unit. Removal or destruction of Removing or destroying any associated beaver
8.19	lodge is subject to section 97A.401, subdivision 5-, and removing or destroying any associated
8.20	beaver dam is subject to section 97B.665.
8.21	(b) The local government unit may kill beaver associated with the lodge or damage in
8.22	any manner, except by poison or artificial lights.
8.23	(c) The local government unit may arrange to have killed any beaver associated with
8.24	the lodge or damage by trapping through a third-party contract or under subdivision 4.
8.25	Sec. 14. Minnesota Statutes 2018, section 97B.667, subdivision 3, is amended to read:
8.26	Subd. 3. Permits and notice; requirements. (a) Before killing or arranging to kill a
8.27	beaver under this section, the road authority or local government unit must contact a
8.28	conservation officer for a special beaver permit- <u>if the beaver will be killed within two weeks</u>
8.29	before or after the trapping season for beaver, and the conservation officer must issue the
8.30	permit for any beaver subject to this section. A permit is not required:

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9.1	(1) for a lie	censed trapper d	uring the open traj	oping season for beaver; o	or
9.2	(2) when the table (2) when table	he trapping seas	on for beaver is cl	osed and it is not within t	wo weeks before
9.3	or after the tra	pping season for	r beaver.		
9.4	(b) A road	authority or loca	l government unit	hat kills or arranges to have	ve killed a beaver
9.5	under this sec	tion must notify	a conservation off	icer or employee of the F	ish and Wildlife
9.6	Division with	in ten days after	the animal is kille	d.	
9.7	Sec. 15. Mir	nnesota Statutes	2018, section 97B	.667, subdivision 4, is am	nended to read:
9.8	Subd. 4. L	ocal Beaver con	ntrol programs. A	road authority or local g	overnment unit
9.9	may, after con	sultation with the	e Fish and Wildlife	Division, implement a loc	cal beaver control
9.10	program desig	ned to reduce th	ne number of incid	ents of beaver:	
9.11	(1) interfer	ring with or dam	aging a public roa	d; or	
9.12	(2) causing	g damage, includ	ling damage to silv	icultural projects and dra	inage ditches, on
9.13	property owne	ed or managed b	y the local govern	ment unit.	
9.14	The local c	control program	may include the of	fering of a bounty for the	awful taking of
9.15	to lawfully tak	<u>ke</u> beaver.			
9.16	Sec. 16. Mir	nnesota Statutes	2018, section 97B	.667, is amended by addi	ng a subdivision
9.17	to read:				
9.18	<u>Subd. 5.</u> T	agging requirer	nents for traps. <u>T</u>	raps used under subdivis	ion 1 or 2 must
9.19	be tagged with	n the name and t	elephone number	of the government unit. T	raps used for
9.20	trapping under	r a third-party co	ontract must also b	e tagged with the contrac	tor's information

9.21 as provided in section 97B.928.