S3368-3

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

RSI

S.F. No. 3368

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D-PG	OFFICIAL STATUS
5423	Introduction and first reading Referred to Transportation and Public Safety
5774a	Comm report: To pass as amended
5799	Second reading
6874a	Special Order: Amended
6877	Third reading Passed
7059	Returned from House with amendment
7059	Senate not concur, conference committee of 3 requested
7167	
7207	House conferees Drazkowski; Fabian; Hertaus
7285c	Conference committee report, delete everything
	Senate adopted CC report and repassed bill
7288	Third reading
7366	House adopted SCC report and repassed bill
	Presentment date 05/24/16
8185	Governor's action Approval 05/31/16
8187	Secretary of State Chapter 168 05/31/16
	Effective date 06/01/16
	D-PG 5423 5774a 5799 6874a 6877 7059 7059 7167 7207 7285c 7288 7366 8185

REVISOR

1.1	A bill for an act
1.2	relating to transportation; modifying permit requirements for temporary use
1.3	of certain rights-of-way; amending Minnesota Statutes 2014, section 160.27,
1.4	by adding subdivisions; Minnesota Statutes 2015 Supplement, section 160.27,
1.5	subdivision 10.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- 1.7 Section 1. Minnesota Statutes 2015 Supplement, section 160.27, subdivision 10,
- 1.8 is amended to read:

1.9

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Subd. 10. Department of Transportation temporary permit for field application.

- 1.10 (a) In connection with the use of the road right-of-way of a road authority controlled by
- 1.11 the commissioner, excluding on controlled-access highways under section 160.08, a
- 1.12 property owner or occupant of property abutting the road right-of-way may apply for a
- 1.13 permit for temporary placement, for up to 14 days, of a pressurized flexible force main for
- 1.14 the to transport of manure for field application.
- 1.15 (b) The property owner or occupant must:
- 1.16 (1) identify the entire length of the right-of-way for use under the permit;
- 1.17 (2) place the force main within the backslope of the road authority's right-of-way
- 1.18 where possible;
- 1.19 (3) place pumping equipment outside the road authority's right-of-way; and
- 1.20 (4) meet all of the permit requirements identified by the road authority commissioner.
- 1.21 (c) Once the road authority commissioner has issued a permit, the property owner or
- 1.22 occupant may install place the force main over the length of the right-of-way from the
- 1.23 permittee's property to where the manure will be applied, irrespective of whether the
- 1.24 permittee is the owner or occupant of all property abutting the portion of the right-of-way
- 1.25 where the force main is to be installed placed.

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2.1	(d) The	commissioner may	restrict the n	umber of force mains s	imultaneously		
2.2	located in the same right-of-way.						
2.3	<u>EFFE(</u>	TIVE DATE. This	section is eff	ective the day following	g final enactment.		
2.4	Sec 2 Mi	innesota Statutes 201	4 section 16	0.27, is amended by ad	ding a subdivision		
2.5	to read:			0.27, 15 unionada 67 uu			
2.6	Subd. 11. Local road authority temporary permit for certain field application.						
2.7	(a) A local ro	ad authority may, by	v ordinance, e	establish a permitting pr	ocess to authorize		
2.8	the placemen	t of pressurized flexi	ble force mai	n within right-of-way u	nder the jurisdiction		
2.9	of the local ro	ad authority to trans	sport manure	for field application. A	town board must be		
2.10	authorized to	adopt the ordinance	at an annual	town meeting. A local	road authority must		
2.11	not impose a fee or other charge for the permit. A permit issued under the ordinance is						
2.12	valid for one year or longer as specified by the local road authority.						
2.13	<u>(b)</u> A lo	ocal road authority th	at has adopte	ed an ordinance providin	ng for a permitting		
2.14	process must	issue a permit to any	/ property ow	ner or occupant who ap	plies for a permit if:		
2.15	(1) the applicant submits a complete application at least five days prior to the day the						
2.16	applicant inte	ends to place the force	e main withi	n the identified right-of	-way or a shorter		
2.17	time if approv	ved by the road auth	ority; and				
2.18	<u>(2) the </u>	requirements under s	subdivision 1	3 are met.			
2.19	Sec. 3. Mi	innesota Statutes 201	14, section 16	0.27, is amended by ad	ding a subdivision		
2.20	to read:						
2.21	Subd. 1	2. General authori	ty for certai	n field application. W	hen the local road		
2.22	authority has	not adopted an ordin	ance establis	hing a permitting proce	ss under subdivision		
2.23	11, an owner	or occupant may pla	ice a pressuri	zed flexible force main	within right-of-way		
2.24	under the jurisdiction of the local road authority to transport manure for field application if:						
2.25	(1) the local road authority has not notified the owner or occupant of scheduled road						
2.26	authority mai	ntenance activities the	hat would be	unduly interfered with	if the placement		
2.27	occurred during the maintenance activity; and						
2.28	<u>(2) the </u>	requirements under s	subdivision 1	3 are met.			
2.29	Sec. 4. Mi	innesota Statutes 201	14, section 16	0.27, is amended by ad	ding a subdivision		
2.30	to read:						
2.31	Subd. 1	3. General regulati	ons regardi	ng certain field applica	tion. The following		
2.32	requirements	apply when a force	main is place	d in a road right-of-way	under subdivision		
2.33	<u>11 or 12:</u>						

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3.1	(1) the owner or occupant must provide, at least one business day prior to placement
3.2	of the force main, written or electronic notice to the local road authority of the intent to
3.3	place a force main within an identified right-of-way;
3.4	(2) unless specifically authorized, the force main must not be left in a right-of-way
3.5	for more than 21 consecutive days;
3.6	(3) the owner or occupant must identify and notify the local road authority of the
3.7	intended starting and end points, and the path of the intended placement;
3.8	(4) the owner or occupant must provide to the local road authority the intended
3.9	starting and ending dates the force main will be placed in the right-of-way;
3.10	(5) unless otherwise instructed by the applicable local road authority, the owner or
3.11	occupant must place the force main in the backslope of the right-of-way to the extent
3.12	possible;
3.13	(6) unless specifically instructed otherwise, the owner or occupant must place all
3.14	pumping equipment outside of the right-of-way;
3.15	(7) the identified right-of-way must not be a controlled-access highway under
3.16	section 160.08;
3.17	(8) the owner or occupant must provide the local road authority (i) the owner or
3.18	occupant's full name, address, and phone number where the owner or occupant can be
3.19	reached during the time the force main is placed within the right-of-way, and (ii) any other
3.20	contact information where the owner or occupant can be reached after the force main
3.21	has been removed from the right-of-way;
3.22	(9) field application must be performed by the holder of a valid commercial animal
3.23	waste technician applicator license under section 18C.430, including proof of financial
3.24	responsibility;
3.25	(10) the force main placement must not unreasonably interfere with: (i) another
3.26	landowner or occupant's access to the owner or occupant's property; (ii) the safe use of
3.27	the right-of-way in which the force main is placed; (iii) the safe use of any driveway or
3.28	private road that the force main crosses; or (iv) maintenance activities authorized by
3.29	the local road authority;
3.30	(11) no prior notice under clause (1) or permit under subdivision 11 is required if
3.31	the placement of the force main is necessary to prevent overflow of a manure lagoon or
3.32	manure storage pond or to deal with emergency pumping activities created by flooding,
3.33	natural disaster, or declared emergency. The owner or occupant must make a good faith
3.34	effort to notify the local road authority of emergency placement and operation of a force
3.35	main under this clause, and must remove the force main within three days following the
3.36	end of the impending overflow, flood, natural disaster response, or declared emergency;

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4.1	(12) the lo	ocal road authority	may remove of	or have removed, at the	owner or	
4.2	occupant's expe	nse, any force mair	n remaining in	a right-of-way beyond t	the number of	
4.3	days authorized	under this section;				
4.4	(13) the owner or occupant is responsible for restoring the right-of-way to the				-way to the	
4.5	preplacement co	ondition, including	the immediate	e cleanup of any spillage	or leakage of	
4.6	manure into the right-of-way; and					
4.7	<u>(14) a loca</u>	al road authority ma	ay, by ordinan	ce, restrict the number of	of force mains	
4.8	simultaneously located in the same right-of-way.					
4.9	Sec. 5. Minn	esota Statutes 2014	4, section 160.	27, is amended by addin	g a subdivision	
4.10	to read:					
4.11	Subd. 14.	Damage or spills;	; liability and	immunity. (a) A comm	nercial animal	
4.12	waste technician	n company licensed	l under section	n 18C.430 using a pressu	rized flexible	
4.13	force main for the	he transport of man	ure for field a	pplication under this sec	tion is liable for	
4.14	the costs of cleanup and repair for any spill or damage caused by a commercial animal					
4.15	waste technician applicator during the placement, use, or removal of the force main.					
4.16	(b) Neither the commissioner nor any city, county, or town road authority is subject					
4.17	to any cause of action arising from the placement or operation of a pressurized flexible					
4.18	force main unde	er this section.				
4.19	APPLICA	ATION. This sectic	on applies to c	auses of action arising af	fter the effective	
4.20	date of this sect			0		
4.21	Sec. 6. <u>EFF</u>	ECTIVE DATE.				

4.22 <u>This act is effective the day following final enactment.</u>