CKM/SV

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3867

(SENATE AUTHORS: MORRISON)								
DATE	D-PG	OFFICIAL STATUS						
02/19/2024	11637	Introduction and first reading						
		Referred to Environment, Climate, and Legacy						
03/18/2024	12336a	Comm report: To pass and re-referred to Judiciary and Public Safety						
04/02/2024		Comm report: To pass and re-referred to Environment, Climate, and Legacy						
		Joint rule 2.03, referred to Rules and Administration						

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to natural resources; modifying administrative penalty order authority for enforcing public water and drainage ditch buffer requirements; making certain lawns to legumes program data private; amending Minnesota Statutes 2022, sections 103B.101, subdivisions 12, 12a; 103F.48, subdivision 7; Minnesota Statutes 2023 Supplement, section 103B.104.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 103B.101, subdivision 12, is amended to read:
1.9	Subd. 12. Authority to issue penalty orders. (a) Except as provided under subdivision
1.10	12a, The board may issue an order requiring violations to be corrected and administratively
1.11	assessing monetary penalties of up to \$10,000 per violation for violations of this chapter
1.12	and chapters 103C, 103D, 103E, 103F, and 103G, any rules adopted under those chapters,
1.13	and any standards, limitations, or conditions established by the board.
1.14	(b) Administrative penalties issued by the board under paragraph (a) or subdivision 12a,
1.15	may be appealed according to section 116.072, if the recipient of the penalty requests a
1.16	hearing by notifying the commissioner in writing within 30 days after receipt of the order.
1.17	For the purposes of this section, the terms "commissioner" and "agency" as used in section
1.18	116.072 mean the board. If a hearing is not requested within the 30-day period, the order
1.19	becomes a final order not subject to further review.
1.20	(c) Administrative penalty orders issued under paragraph (a) or subdivision 12a, may
1.21	be enforced under section 116.072, subdivision 9. Penalty amounts must be remitted within
1.22	30 days of issuance of the order.

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	02/13/24	REVISOR	CKM/SV	24-06763	as introduced				
2.1	(d) If the	board determines	s that sufficient ster	os have been taken to ful	lv resolve				
2.2	(d) If the board determines that sufficient steps have been taken to fully resolve noncompliance, all or part of a penalty issued under this subdivision may be forgiven.								
2.3	Sec. 2. Mi	nnesota Statutes 2	022, section 103B.	101, subdivision 12a, is	amended to read:				
2.4	Subd. 12a. Authority to issue penalty orders; counties and watershed districts. (a)								
2.5	A county or watershed district with jurisdiction or the Board of Water and Soil Resources								
2.6	may issue an order requiring violations of the water resources riparian protection requirements								
2.7	under sections 103F.415, 103F.421, and 103F.48 to be corrected and administratively								
2.8	assessing monetary penalties up to $\frac{500}{10,000}$ for noncompliance commencing on day								
2.9	one of the 11th month after the noncompliance notice was issued. The proceeds collected								
2.10	from an administrative penalty order issued under this section must be remitted to the county								
2.11	or watershed district with jurisdiction over the noncompliant site, or otherwise remitted to								
2.12	the Board of	f Water and Soil R	lesources.						
2.13	(b) Befor	re exercising this a	authority, the Board	l of Water and Soil Reso	ources must adopt				
2.14	a plan containing procedures for the issuance of administrative penalty orders by local								
2.15	governments and the board as authorized in this subdivision and subdivision 12. This plan,								
2.16	and any subsequent amendments, will become is effective 30 days after being published in								
2.17	the State Re	gister. The initial f	olan must be publis	ned in the State Register	no later than July				
2.18	1, 2017.								
2.19	(c) Admi	nistrative penaltie	s may be reissued a	nd appealed under parag	raph (a) according				
2.20	to section 103F.48, subdivision 9.								
2.21	Sec. 3. Mi	nnesota Statutes 2	.023 Supplement, s	ection 103B.104, is ame	nded to read:				
2.22	103B.104 LAWNS TO LEGUMES PROGRAM.								
2.23	(a) The E	Board of Water and	Soil Resources may	provide financial and te	chnical assistance				
2.24	to plant resid	dential landscapes	and community sp	aces with native vegetat	tion and				
2.25	pollinator-fr	riendly forbs and l	egumes to:						
2.26	(1) prote	ct a diversity of p	ollinators with decl	ining populations; and					
2.27	(2) provi	de additional benef	fits for water manage	ement, carbon sequestrati	on, and landscape				
2.28	and climate	resiliency.							
2.29	(b) The b	ooard must establis	sh criteria for grant	s or payments awarded u	under this section.				
2.30	Grants or payments awarded under this section may give priority consideration for proposals								
2.31	in areas identified by the United States Fish and Wildlife Service as areas where there is a								
2.32	high potenti	al for rusty patche	ed bumble bees and	other priority species to	be present.				

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3.1 (c) The board may collaborate with and enter into agreements with federal, state, and
3.2 local agencies; Tribal Nations; nonprofit organizations; and contractors to implement and
3.3 promote the program.

- 3.4 (d) Data on individuals who apply for or receive financial or technical assistance to plant
 3.5 residential landscapes or community spaces under the program are classified as private data
 3.6 on individuals, as defined by section 13.02, subdivision 12. Section 13.05, subdivision 11,
- 3.7 applies to an agreement between the board and a private person to implement the program.

3.8 Sec. 4. Minnesota Statutes 2022, section 103F.48, subdivision 7, is amended to read:

3.9 Subd. 7. **Corrective actions.** (a) If the soil and water conservation district determines 3.10 a landowner is not in compliance with this section, the district must notify the county or 3.11 watershed district with jurisdiction over the noncompliant site and the board. The county 3.12 or watershed district with jurisdiction or the board must provide the landowner with a list 3.13 of corrective actions needed to come into compliance and a practical timeline to meet the 3.14 requirements in this section. The county or watershed district with jurisdiction must provide 3.15 a copy of the corrective action notice to the board.

(b) A county or watershed district exercising jurisdiction under this subdivision and the
enforcement authority granted in section 103B.101, subdivision 12a, shall affirm their
jurisdiction and identify the ordinance, rule, or other official controls to carry out the
compliance provisions of this section and section 103B.101, subdivision 12a, by notice to
the board prior to March 31, 2017. A county or watershed district must provide notice to
the board at least 60 days prior to the effective date of a subsequent decision on their
jurisdiction.

(c) If the landowner does not comply with the list of actions and timeline provided, the 3.23 county or watershed district may enforce this section under the authority granted in section 3.24 103B.101, subdivision 12a, or by rule of the watershed district or ordinance or other official 3.25 control of the county. Before exercising administrative penalty authority, a county or 3.26 watershed district must adopt a plan consistent with the plan adopted by the board containing 3.27 procedures for the issuance of administrative penalty orders and may issue orders beginning 3.28 November 1, 2017. If a county or watershed district with jurisdiction over the noncompliant 3.29 site has not adopted a plan, rule, ordinance, or official control under this paragraph, the 3.30 board must enforce this section under the authority granted in section 103B.101, subdivision 3.31 12a 12. 3.32

3.33 (d) If the county, watershed district, or board determines that sufficient steps have been
3.34 taken to fully resolve noncompliance, all or part of the penalty may be forgiven.

Sec. 4.

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- 4.1 (e) An order issued under paragraph (c) may be appealed to the board as provided under
 4.2 subdivision 9.
- 4.3 (f) A corrective action is not required for conditions resulting from a flood or other act4.4 of nature.

(g) A landowner agent or operator of a landowner may not remove or willfully degrade 4.5 a riparian buffer or water quality practice, wholly or partially, unless the agent or operator 4.6 has obtained a signed statement from the property owner stating that the permission for the 4.7 work has been granted by the unit of government authorized to approve the work in this 4.8 section or that a buffer or water quality practice is not required as validated by the soil and 4.9 water conservation district. Removal or willful degradation of a riparian buffer or water 4.10 quality practice, wholly or partially, by an agent or operator is a separate and independent 4.11 offense and may be subject to the corrective actions and penalties in this subdivision. 4.12