CKM/KM

21-01611

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 566

(SENATE AUTHORS: WEBER, Ingebrigtsen and Draheim)						
DATE	D-PG	OFFICIAL STATUS				
02/04/2021	235	Introduction and first reading				
		Referred to Agriculture and Rural Development Finance and Policy				
02/17/2021	417a	Comm report: To pass as amended and re-refer to Environment and Natural Resources Policy and				
		Legacy Finance				
		Rule 12.10: report of votes in committee				
03/01/2021		Comm report: To pass as amended				
	600	Second reading				

1.1	A bill for an act
1.2 1.3 1.4	relating to environment; repealing recent restrictions on spreading manure and prohibiting future restrictions; amending Minnesota Statutes 2020, section 116.07, subdivision 7.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2020, section 116.07, subdivision 7, is amended to read:
1.7	Subd. 7. Counties; processing applications for animal lot permits. (a) Any Minnesota
1.8	county board may, by resolution, with approval of the Pollution Control Agency, assume
1.9	responsibility for processing applications for permits required by the Pollution Control
1.10	Agency under this section for livestock feedlots, poultry lots or other animal lots. The
1.11	responsibility for permit application processing, if assumed by a county, may be delegated
1.12	by the county board to any appropriate county officer or employee.
1.13	(b) For the purposes of this subdivision, the term "processing" includes:
1.14	(1) the distribution to applicants of forms provided by the Pollution Control Agency;
1.15	(2) the receipt and examination of completed application forms, and the certification,
1.16	in writing, to the Pollution Control Agency either that the animal lot facility for which a
1.17	permit is sought by an applicant will comply with applicable rules and standards, or, if the
1.18	facility will not comply, the respects in which a variance would be required for the issuance
1.19	of a permit; and
1.20	(3) rendering to applicants, upon request, assistance necessary for the proper completion
1.21	of an application.

1

(c) For the purposes of this subdivision, the term "processing" may include, at the option 2.1 of the county board, issuing, denying, modifying, imposing conditions upon, or revoking 2.2 permits pursuant to the provisions of this section or rules promulgated pursuant to it, subject 2.3 to review, suspension, and reversal by the Pollution Control Agency. The Pollution Control 2.4 Agency shall, after written notification, have 15 days to review, suspend, modify, or reverse 2.5 the issuance of the permit. After this period, the action of the county board is final, subject 2.6 to appeal as provided in chapter 14. For permit applications filed after October 1, 2001, 2.7 section 15.99 applies to feedlot permits issued by the agency or a county pursuant to this 2.8 subdivision. 2.9

(d) For the purpose of administration of rules adopted under this subdivision, the
commissioner and the agency may provide exceptions for cases where the owner of a feedlot
has specific written plans to close the feedlot within five years. These exceptions include
waiving requirements for major capital improvements.

(e) For purposes of this subdivision, a discharge caused by an extraordinary natural event
such as a precipitation event of greater magnitude than the 25-year, 24-hour event, tornado,
or flood in excess of the 100-year flood is not a "direct discharge of pollutants."

2.17 (f) In adopting and enforcing rules under this subdivision, the commissioner shall2.18 cooperate closely with other governmental agencies.

(g) The Pollution Control Agency shall work with the Minnesota Extension Service, the
Department of Agriculture, the Board of Water and Soil Resources, producer groups, local
units of government, as well as with appropriate federal agencies such as the Natural
Resources Conservation Service and the Farm Service Agency, to notify and educate
producers of rules under this subdivision at the time the rules are being developed and
adopted and at least every two years thereafter.

(h) The Pollution Control Agency shall adopt rules governing the issuance and denial 2.25 of permits for livestock feedlots, poultry lots or other animal lots pursuant to this section. 2.26 Pastures are exempt from the rules authorized under this paragraph. No feedlot permit shall 2.27 include any terms or conditions that impose any requirements related to any pastures owned 2.28 or utilized by the feedlot operator other than restrictions under a manure management plan. 2.29 A feedlot permit is not required for livestock feedlots with more than ten but less than 50 2.30 animal units; provided they are not in shoreland areas. A livestock feedlot permit does not 2.31 become required solely because of a change in the ownership of the buildings, grounds, or 2.32 feedlot. These rules apply both to permits issued by counties and to permits issued by the 2.33 Pollution Control Agency directly. No feedlot permit shall include terms or conditions that: 2.34

2

	01/25/21	REVISOR	CKM/KM	21-01611	as introduced				
3.1	(1) impo	ose requirements r	elated to pastures ov	vned or used by the feed	llot operator other				
3.2	than restrict	than restrictions under a manure management plan;							
3.3	(2) proh	(2) prohibit application of manure during February and March;							
3.4	(3) regul	(3) require establishing a cover crop as a condition of allowing application of manure							
3.5	<u> </u>	in September; or							
3.6	(4) requi	(4) require implementing nitrogen best management practices as a condition of allowing							
3.7	<u>· / </u>	application of manure in October.							
3.8	(i) The H	Pollution Control	Agency shall exerci	se supervising authority	with respect to				
3.9	(i) The Pollution Control Agency shall exercise supervising authority with respect to the processing of animal lot permit applications by a county.								
3.10	(i) Any 1	new rules or amen	dments to existing r	ules proposed under the	authority granted				
3.11	• • •	(j) Any new rules or amendments to existing rules proposed under the authority granted in this subdivision, or to implement new fees on animal feedlots, must be submitted to the							
3.12		members of legislative policy and finance committees with jurisdiction over agriculture and							
3.13	the environ	the environment prior to final adoption. The rules must not become effective until 90 days							
3.14	after the pro	after the proposed rules are submitted to the members.							
3.15	(k) Until	l new rules are add	opted that provide fo	r plans for manure stora	ge structures, any				
3.16	plans for a l	iquid manure stor	rage structure must b	be prepared or approved	by a registered				
3.17	professional	l engineer or a Ur	nited States Departm	ent of Agriculture, Nati	ural Resources				
3.18	Conservatio	Conservation Service employee.							
3.19	(l) A cou	inty may adopt by	ordinance standards	for animal feedlots that	are more stringent				
3.20	than standar	than standards in Pollution Control Agency rules.							
3.21	(m) Afte	er January 1, 2001,	, a county that has no	t accepted delegation of	the feedlot permit				
3.22	program mu	program must hold a public meeting prior to the agency issuing a feedlot permit for a feedlot							
3.23	facility with	1 300 or more anii	mal units, unless and	other public meeting has	s been held with				
3.24	regard to the	e feedlot facility t	to be permitted.						
3.25	(n) After	r the proposed rul	es published in the S	State Register, volume 2	4, number 25, are				
3.26	finally adop	ted, the agency m	nay not impose addit	ional conditions as a pa	rt of a feedlot				
3.27	permit, unle	ess specifically red	quired by law or agr	eed to by the feedlot op	erator.				
3.28	(o) For t	he purposes of fe	edlot permitting, a d	ischarge from land-app	lied manure or a				
3.29	manure stoc	kpile that is mana	aged according to ag	ency rule must not be su	bject to a fine for				
3.30	a discharge	violation.							
3.31	(p) For t	he purposes of fe	edlot permitting, ma	nure that is land applied	l, or a manure				
3.32	stockpile the	at is managed acco	ording to agency rule	e, must not be considere	d a discharge into				
	Section 1.		2						
	Section 1.		3						

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4.1 waters of the state, unless the discharge is to waters of the state, as defined by section

4.2 103G.005, subdivision 17, except type 1 or type 2 wetlands, as defined in section 103G.005,
4.3 subdivision 17b, and does not meet discharge standards established for feedlots under agency
4.4 rule.

4.5 (q) Unless the upgrade is needed to correct an immediate public health threat under
4.6 section 145A.04, subdivision 8, or the facility is determined to be a concentrated animal
4.7 feeding operation under Code of Federal Regulations, title 40, section 122.23, in effect on
4.8 April 15, 2003, the agency may not require a feedlot operator:

4.9 (1) to spend more than \$3,000 to upgrade an existing feedlot with less than 300 animal
4.10 units unless cost-share money is available to the feedlot operator for 75 percent of the cost
4.11 of the upgrade; or

4.12 (2) to spend more than \$10,000 to upgrade an existing feedlot with between 300 and
4.13 500 animal units, unless cost-share money is available to the feedlot operator for 75 percent
4.14 of the cost of the upgrade or \$50,000, whichever is less.

(r) A feedlot operator who stores and applies up to 100,000 gallons per calendar year of
private truck wash wastewater resulting from trucks that transport animals or supplies to
and from the feedlot does not require a permit to land-apply industrial by-products if the
feedlot operator stores and applies the wastewater in accordance with Pollution Control
Agency requirements for land applications of industrial by-product that do not require a
permit.

(s) A feedlot operator who holds a permit from the Pollution Control Agency to 4.21 land-apply industrial by-products from a private truck wash is not required to have a certified 4.22 land applicator apply the private truck wash wastewater if the wastewater is applied by the 4.23 feedlot operator to cropland owned or leased by the feedlot operator or by a commercial 4.24 animal waste technician licensed by the commissioner of agriculture under chapter 18C. 4.25 For purposes of this paragraph and paragraph (r), "private truck wash" means a truck washing 4.26 facility owned or leased, operated, and used only by a feedlot operator to wash trucks owned 4.27 4.28 or leased by the feedlot operator and used to transport animals or supplies to and from the feedlot. 4.29

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EFFECTIVE DATE. This section is effective retroactively from February 1, 2021.

5.1	Sec. 2. AMENDING PERMITS TO CONFORM WITH ACT.
5.2	The commissioner of the Pollution Control Agency must, when necessary, amend all

- 5.3 general and individual permits for feedlots to conform with Minnesota Statutes, section
- 5.4 <u>116.07</u>, subdivision 7, paragraph (h), as amended by section 1.
- 5.5 **EFFECTIVE DATE.** This section is effective retroactively from February 1, 2021.