SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

S.F. No. 639

(SENATE AUTHORS: EATON, Sieben, Dziedzic and Metzen) DATE D-PG **OFFICIAL STATUS** Introduction and first reading Referred to Environment and Energy 02/21/2013 351

Comm report: To pass as amended and re-refer to Judiciary Comm report: Amended 03/06/2013 616a

03/13/2013

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Comm report: No recommendation, re-referred to Commerce

A bill for an act

1.2 1.3 1.4	relating to environment; providing for product stewardship programs; requiring a report; amending Minnesota Statutes 2012, section 13.7411, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 115A.			
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:			
1.6	Section 1. Minnesota Statutes 2012, section 13.7411, subdivision 4, is amended to read			
1.7	Subd. 4. Waste management. (a) Product stewardship programs. Trade secret			
1.8	information submitted to the Pollution Control Agency under product stewardship			
1.9	programs are classified under sections 115A.141 to 115A.142.			
1.10	(b) Transfer station data. Data received by a county or district from a transfer			
1.11	station under section 115A.84, subdivision 5, are classified under that section.			
1.12	(b) (c) Solid waste records. Records of solid waste facilities received, inspected,			
1.13	or copied by a county pursuant to section 115A.882 are classified pursuant to section			
1.14	115A.882, subdivision 3.			
1.15	(e) (d) Customer lists. Customer lists provided to counties or cities by solid waste			
1.16	collectors are classified under section 115A.93, subdivision 5.			

Sec. 2. [115A.141] CARPET PRODUCT STEWARDSHIP PROGRAM;

Subdivision 1. **Definitions.** For purposes of this section, the following terms have

(1) "brand" means a name, symbol, word, or mark that identifies carpet, rather than its

components, and attributes the carpet to the owner or licensee of the brand as the producer;

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STEWARDSHIP PLAN.

the meanings given:

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(2) "carpet" means a manufactured article that is used in commercial or single or		
multifamily residential buildings, is affixed or placed on the floor or building walking		
surface as a decorative or functional building interior or exterior feature, and is primarily		
constructed of a top visible surface of synthetic face fibers or yarns or tufts attached to a		
backing system derived from synthetic or natural materials. Carpet includes, but is not		
limited to, a commercial or residential broadloom carpet or modular carpet tiles. Carpet		
includes a pad or underlayment used in conjunction with a carpet. Carpet does not include		
handmade rugs, area rugs, or mats;		
(3) "discarded carpet" means carpet that is no longer used for its manufactured		
purpose;		
(4) "producer" means a person that:		
(i) has legal ownership of the brand, brand name, or cobrand of carpet sold in the state;		
(ii) imports carpet branded by a producer that meets subclause (i) when the producer		
has no physical presence in the United States;		
(iii) if subclauses (i) and (ii) do not apply, makes unbranded carpet that is sold		
in the state; or		
(iv) sells carpet at wholesale or retail, does not have legal ownership of the brand,		
and elects to fulfill the responsibilities of the producer for the carpet;		
(5) "recycling" means the process of collecting and preparing recyclable materials and		
reusing the materials in their original form or using them in manufacturing processes that		
do not cause the destruction of recyclable materials in a manner that precludes further use;		
(6) "retailer" means any person who offers carpet for sale at retail in the state;		
(7) "reuse" means donating or selling a collected carpet back into the market for		
its original intended use, when the carpet retains its original purpose and performance		
characteristics;		
(8) "sale" or "sell" means transfer of title of carpet for consideration, including a		
remote sale conducted through a sales outlet, catalog, Web site, or similar electronic		
means. Sale or sell includes a lease through which carpet is provided to a consumer by a		
producer, wholesaler, or retailer;		
(9) "stewardship assessment" means the amount added to the purchase price of		
carpet sold in the state that is necessary to cover the cost of collecting, transporting, and		
processing postconsumer carpets by the producer or stewardship organization pursuant to		
a product stewardship program;		
(10) "stewardship organization" means an organization appointed by one or more		
producers to act as an agent on behalf of the producer to design, submit, and administer a		
product stewardship program under this section; and		

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(11) "stewardship plan" means a detailed plan describing the manner in which a 3.1 product stewardship program under subdivision 2 will be implemented. 3.2 Subd. 2. **Product stewardship program.** For all carpet sold in the state, producers 3.3 must, individually or through a stewardship organization, implement and finance a 3.4 statewide product stewardship program that manages carpet by reducing carpet's waste 3.5 generation, promoting its reuse and recycling, and providing for negotiation and execution 3.6 of agreements to collect, transport, and process carpet for end-of-life recycling and reuse. 3.7 Subd. 3. Requirement for sale. (a) On and after July 1, 2015, no producer, 3.8 wholesaler, or retailer may sell carpet or offer carpet for sale in the state unless the carpet's 3.9 producer participates in an approved stewardship plan, either individually or through a 3.10 stewardship organization. 3.11 (b) Each producer must operate a product stewardship program approved by the 3.12 agency or enter into an agreement with a stewardship organization to operate, on the 3.13 producer's behalf, a product stewardship program approved by the agency. 3.14 3.15 Subd. 4. Requirement to submit plan. (a) On or before March 1, 2015, and before offering carpet for sale in the state, a producer must submit a stewardship plan to the 3.16 agency and receive approval of the plan or must submit documentation to the agency that 3.17 demonstrates the producer has entered into an agreement with a stewardship organization 3.18 to be an active participant in an approved product stewardship program as described in 3.19 subdivision 2. A stewardship plan must include all elements required under subdivision 5. 3.20 (b) At least every three years, a producer or stewardship organization operating a 3.21 product stewardship program must update the stewardship plan and submit the updated 3.22 3.23 plan to the agency for review and approval. (c) It is the responsibility of the entities responsible for each stewardship plan to 3.24 notify the agency within 30 days of any significant changes or modifications to the plan or 3.25 3.26 its implementation. Within 30 days of the notification, a written plan revision must be submitted to the agency for review and approval. 3.27 Subd. 5. **Stewardship plan content.** A stewardship plan must contain: 3.28 (1) certification that the product stewardship program will accept all discarded carpet 3.29 regardless of which producer produced the carpet and its individual components; 3.30 (2) contact information for the individual and the entity submitting the plan and for 3.31 all producers participating in the product stewardship program; 3.32 (3) a description of the methods by which discarded carpet will be collected in all 3.33 areas in the state without relying on end-of-life fees, including an explanation of how the 3.34

collection system will be convenient and adequate to serve the needs of small businesses

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and residents in both urban and rural areas on an ongoing basis;

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4.1	(4) a description of how the adequacy of the collection program will be monitored				
4.2	and maintained;				
4.3	(5) the names and locations of collectors, transporters, and recycling facilities that				
4.4	will manage discarded carpet;				
4.5	(6) a description of how the discarded carpet and the carpet's components will				
4.6	be safely and securely transported, tracked, and handled from collection through final				
4.7	recycling and processing;				
4.8	(7) a description of the method that will be used to reuse, deconstruct, or recycle				
4.9	the discarded carpet to ensure that the product's components, to the extent feasible, are				
4.10	transformed or remanufactured into finished products for use;				
4.11	(8) a description of the promotion and outreach activities that will be used to				
4.12	encourage participation in the collection and recycling programs and how the activities'				
4.13	effectiveness will be evaluated and the program modified, if necessary;				
4.14	(9) the proposed stewardship assessment. The producer or stewardship organization				
4.15	shall propose a stewardship assessment for any carpet sold in the state. The proposed				
4.16	stewardship assessment shall be reviewed by an independent auditor to ensure that				
4.17	the assessment does not exceed the costs of the product stewardship program and the				
4.18	independent auditor shall recommend an amount for the stewardship assessment;				
4.19	(10) evidence of adequate insurance and financial assurance that may be required for				
4.20	collection, handling, and disposal operations;				
4.21	(11) five-year performance goals, including an estimate of the percentage of				
4.22	discarded carpet that will be collected, reused, and recycled during each of the first five				
4.23	years of the stewardship plan. The performance goals must include a specific escalating				
4.24	goal for the amount of discarded carpet that will be collected and recycled and reused				
4.25	during each year of the plan. The performance goals must be based on:				
4.26	(i) the most recent collection data available for the state;				
4.27	(ii) the amount of carpet disposed of annually;				
4.28	(iii) the weight of the carpet that is expected to be available for collection annually;				
4.29	<u>and</u>				
4.30	(iv) actual collection data from other existing stewardship programs.				
4.31	The stewardship plan must state the methodology used to determine these goals;				
4.32	(12) carpet design changes that will be considered to reduce toxicity, water use, or				
4.33	energy use or to increase recycled content, recyclability, or carpet longevity; and				
4.34	(13) a discussion of market development opportunities to expand use of recovered				
4.35	carpet, with consideration of expanding processing activity proximate to areas of collection.				

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Subd. 6. Consultation required. (a) Each stewardship organization or individual 5.1 5.2 producer submitting a stewardship plan must consult with stakeholders including retailers, installers, collectors, recyclers, local government, customers, and citizens during the 5.3 development of the plan, solicit stakeholder comments, and attempt to address any 5.4 stakeholder concerns regarding the plan before submitting the plan to the agency for review. 5.5 (b) The producer or stewardship organization must invite comments from local 5.6 governments, communities, and citizens to report their satisfaction with services, including 5.7 education and outreach, provided by the product stewardship program. The information 5.8 must be submitted to the agency and used by the agency in reviewing proposed updates or 5.9 changes to the stewardship plan. 5.10 Subd. 7. Agency review and approval. (a) Within 90 days after receipt of a proposed 5.11 5.12 stewardship plan, the agency shall determine whether the plan complies with subdivision 5. If the agency approves a plan, the agency shall notify the applicant of the plan approval 5.13 in writing. If the agency rejects a plan, the agency shall notify the applicant in writing of 5.14 5.15 the reasons for rejecting the plan. An applicant whose plan is rejected by the agency must submit a revised plan to the agency within 60 days after receiving notice of rejection. 5.16 (b) Any proposed changes to a stewardship plan must be approved by the agency 5.17 in writing. 5.18 Subd. 8. Plan availability. All draft and approved stewardship plans shall be 5.19 placed on the agency's Web site for at least 30 days and made available at the agency's 5.20 headquarters for public review and comment. 5.21 Subd. 9. Conduct authorized. A producer or stewardship organization that 5.22 5.23 organizes collection, transport, and processing of carpet under this section is immune 5.24 from liability for the conduct under state laws relating to antitrust, restraint of trade, unfair trade practices, and other regulation of trade or commerce only to the extent that 5.25 5.26 the conduct is necessary to plan and implement the producer's or organization's chosen organized collection or recycling system. 5.27 Subd. 10. Responsibility of producers. (a) On and after the date of implementation 5.28 of a product stewardship program under this section, a producer of carpet must add the 5.29 stewardship assessment, as established according to subdivision 5, clause (9), to the cost 5.30 of the carpet sold to retailers and distributors in the state by the producer. 5.31

(b) Producers of carpet or the stewardship organization shall provide consumers

with educational materials regarding the stewardship assessment and product stewardship

program. The materials must include, but are not limited to, information regarding available

end-of-life management options for carpet offered through the product stewardship

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13.37, submitted to the agency under this section is nonpublic data under section 13.37,

list of all compliant producers and brands participating in stewardship plans that the

Subd. 14. Agency responsibilities. The agency shall provide, on its Web site, a

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agency has approved and a list of all producers and brands the agency has identified as noncompliant with this section.

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- Subd. 15. Local government responsibilities. (a) A city, county, or other public agency may choose to participate voluntarily in a carpet product stewardship program.
- (b) Cities, counties, and other public agencies are encouraged to work with producers and stewardship organizations to assist in meeting product stewardship program recycling obligations, by providing education and outreach or using other strategies.
- (c) A city, county, or other public agency that participates in a product stewardship program must report for the first year of the program to the agency using the reporting form provided by the agency on the cost savings as a result of participation and describe how the savings were used.
- Subd. 16. Administrative fee. (a) The stewardship organization or individual producer submitting a stewardship plan shall pay the agency an annual administrative fee. The agency shall set the fee at an amount that, when paid by every stewardship organization or individual producer that submits a stewardship plan, is adequate to cover the agency's full costs of administering and enforcing this section. The agency may establish a variable fee based on relevant factors, including, but not limited to, the portion of carpet sold in the state by members of the organization compared to the total amount of carpet sold in the state by all organizations submitting a stewardship plan.
- (b) The total amount of annual fees collected under this subdivision must not exceed the amount necessary to cover costs incurred by the agency in connection with the administration and enforcement of this section.
- (c) The agency shall identify the direct program development or regulatory costs it incurs under this section before stewardship plans are submitted and shall establish a fee in an amount adequate to cover those costs, which shall be paid by a stewardship organization or individual producer that submits a stewardship plan.
- (d) A stewardship organization or individual producer subject to this subdivision must pay the agency's administrative fee under paragraph (a) on or before July 1, 2015, and annually thereafter and the agency's onetime development fee under paragraph (c) on or before July 1 the year following submission of a stewardship plan. Each year after the initial payment, the annual administrative fee may not exceed five percent of the aggregate stewardship assessment collected for the preceding calendar year.
- (e) The agency shall deposit the fees collected under this section into a product stewardship account.

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8.1	Sec. 3. [115A.1415] ARCHITECTURAL PAINT; PRODUCT STEWARDSHIP				
8.2	PROGRAM; STEWARDSHIP PLAN.				
8.3	Subdivision 1. Definitions. For purposes of this section, the following terms have				
8.4	the meanings given:				
8.5	(1) "architectural paint" means interior and exterior architectural coatings sold in				
8.6	containers of five gallons or less. Architectural paint does not include industrial coatings,				
8.7	original equipment coatings, or specialty coatings;				
8.8	(2) "brand" means a name, symbol, word, or mark that identifies architectural paint,				
8.9	rather than its components, and attributes the paint to the owner or licensee of the brand as				
8.10	the producer;				
8.11	(3) "discarded paint" means architectural paint that is no longer used for its				
8.12	manufactured purpose;				
8.13	(4) "producer" means a person that:				
8.14	(i) has legal ownership of the brand, brand name, or cobrand of architectural paint				
8.15	sold in the state;				
8.16	(ii) imports architectural paint branded by a producer that meets subclause (i) when				
8.17	the producer has no physical presence in the United States;				
8.18	(iii) if subclauses (i) and (ii) do not apply, makes unbranded architectural paint				
8.19	that is sold in the state; or				
8.20	(iv) sells architectural paint at wholesale or retail, does not have legal ownership of				
8.21	the brand, and elects to fulfill the responsibilities of the producer for the architectural paint;				
8.22	(5) "recycling" means the process of collecting and preparing recyclable materials and				
8.23	reusing the materials in their original form or using them in manufacturing processes that				
8.24	do not cause the destruction of recyclable materials in a manner that precludes further use;				
8.25	(6) "retailer" means any person who offers architectural paint for sale at retail in				
8.26	the state;				
8.27	(7) "reuse" means donating or selling collected architectural paint back into the				
8.28	market for its original intended use, when the architectural paint retains its original				
8.29	purpose and performance characteristics;				
8.30	(8) "sale" or "sell" means transfer of title of architectural paint for consideration,				
8.31	including a remote sale conducted through a sales outlet, catalog, Web site, or similar				
8.32	electronic means. Sale or sell includes a lease through which architectural paint is				
8.33	provided to a consumer by a producer, wholesaler, or retailer;				
8.34	(9) "stewardship assessment" means the amount added to the purchase price of				
8.35	architectural paint sold in the state that is necessary to cover the cost of collecting,				

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transporting, and processing postconsumer architectural paint by the producer or 9.1 9.2 stewardship organization pursuant to a product stewardship program; 9.3 (10) "stewardship organization" means an organization appointed by one or more producers to act as an agent on behalf of the producer to design, submit, and administer a 9.4 product stewardship program under this section; and 9.5 (11) "stewardship plan" means a detailed plan describing the manner in which a 9.6 product stewardship program under subdivision 2 will be implemented. 9.7 Subd. 2. Product stewardship program. For architectural paint sold in the state, 9.8 producers must, individually or through a stewardship organization, implement and 9.9 finance a statewide product stewardship program that manages the architectural paint by 9.10 reducing the paint's waste generation, promoting its reuse and recycling, and providing for 9.11 9.12 negotiation and execution of agreements to collect, transport, and process the architectural paint for end-of-life recycling and reuse. 9.13 Subd. 3. Requirement for sale. (a) On and after July 1, 2014, or three months after 9.14 9.15 program plan approval, whichever is sooner, no producer, wholesaler, or retailer may sell or offer for sale in the state architectural paint unless the paint's producer participates in an 9.16 approved stewardship plan, either individually or through a stewardship organization. 9.17 (b) Each producer must operate a product stewardship program approved by the 9.18 agency or enter into an agreement with a stewardship organization to operate, on the 9.19 producer's behalf, a product stewardship program approved by the agency. 9.20 Subd. 4. Requirement to submit plan. (a) On or before March 1, 2014, and before 9.21 offering architectural paint for sale in the state, a producer must submit a stewardship 9.22 9.23 plan to the agency and receive approval of the plan or must submit documentation to the agency that demonstrates the producer has entered into an agreement with a stewardship 9.24 organization to be an active participant in an approved product stewardship program as 9.25 9.26 described in subdivision 2. A stewardship plan must include all elements required under subdivision 5. 9.27 (b) An amendment to the plan, if determined necessary by the commissioner, must 9.28 be submitted every five years. 9.29 9.30

(c) It is the responsibility of the entities responsible for each stewardship plan to notify the agency within 30 days of any significant changes or modifications to the plan or its implementation. Within 30 days of the notification, a written plan revision must be submitted to the agency for review and approval.

Subd. 5. **Stewardship plan content.** A stewardship plan must contain:

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10.1	(1) certification that the product stewardship program will accept all discarded				
10.2	paint regardless of which producer produced the architectural paint and its individual				
10.3	components;				
10.4	(2) contact information for the individual and the entity submitting the plan, a list of				
10.5	all producers participating in the product stewardship program, and the brands covered by				
10.6	the product stewardship program;				
10.7	(3) a description of the methods by which the discarded paint will be collected in all				
10.8	areas in the state without relying on end-of-life fees, including an explanation of how the				
10.9	collection system will be convenient and adequate to serve the needs of small businesses				
10.10	and residents in both urban and rural areas on an ongoing basis and a discussion of how				
10.11	the existing household hazardous waste infrastructure will be considered when selecting				
10.12	collection sites;				
10.13	(4) a description of how the adequacy of the collection program will be monitored				
10.14	and maintained;				
10.15	(5) the names and locations of collectors, transporters, and recyclers that will				
10.16	manage discarded paint;				
10.17	(6) a description of how the discarded paint and the paint's components will be				
10.18	safely and securely transported, tracked, and handled from collection through final				
10.19	recycling and processing;				
10.20	(7) a description of the method that will be used to reuse, deconstruct, or recycle				
10.21	the discarded paint to ensure that the paint's components, to the extent feasible, are				
10.22	transformed or remanufactured into finished products for use;				
10.23	(8) a description of the promotion and outreach activities that will be used to				
10.24	encourage participation in the collection and recycling programs and how the activities'				
10.25	effectiveness will be evaluated and the program modified, if necessary;				
10.26	(9) the proposed stewardship assessment. The producer or stewardship organization				
10.27	shall propose a uniform stewardship assessment for any architectural paint sold in the				
10.28	state. The proposed stewardship assessment shall be reviewed by an independent auditor				
10.29	to ensure that the assessment does not exceed the costs of the product stewardship program				
10.30	and the independent auditor shall recommend an amount for the stewardship assessment.				
10.31	The agency must approve the stewardship assessment;				
10.32	(10) evidence of adequate insurance and financial assurance that may be required for				
10.33	collection, handling, and disposal operations;				
10.34	(11) five-year performance goals, including an estimate of the percentage of				
10.35	discarded paint that will be collected, reused, and recycled during each of the first five				

years of the stewardship plan. The performance goals must include a specific goal for the

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(i) the most recent collection data available for the state;

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- (ii) the estimated amount of architectural paint disposed of annually;
- (iii) the weight of the architectural paint that is expected to be available for collection annually; and
 - (iv) actual collection data from other existing stewardship programs.

The stewardship plan must state the methodology used to determine these goals; and

- (12) a discussion of the status of end markets for collected architectural paint and what, if any, additional end markets are needed to improve the functioning of the program.
- Subd. 6. Consultation required. Each stewardship organization or individual producer submitting a stewardship plan must consult with stakeholders including retailers, contractors, collectors, recyclers, local government, and customers during the development of the plan.
- Subd. 7. **Agency review and approval.** (a) Within 90 days after receipt of a proposed stewardship plan, the agency shall determine whether the plan complies with subdivision 4. If the agency approves a plan, the agency shall notify the applicant of the plan approval in writing. If the agency rejects a plan, the agency shall notify the applicant in writing of the reasons for rejecting the plan. An applicant whose plan is rejected by the agency must submit a revised plan to the agency within 60 days after receiving notice of rejection.
- (b) Any proposed changes to a stewardship plan must be approved by the agency in writing.
- Subd. 8. Plan availability. All draft and approved stewardship plans shall be placed on the agency's Web site for at least 30 days and made available at the agency's headquarters for public review and comment.
- Subd. 9. Conduct authorized. A producer or stewardship organization that organizes collection, transport, and processing of architectural paint under this section is immune from liability for the conduct under state laws relating to antitrust, restraint of trade, unfair trade practices, and other regulation of trade or commerce only to the extent that the conduct is necessary to plan and implement the producer's or organization's chosen organized collection or recycling system.
- Subd. 10. **Responsibility of producers.** (a) On and after the date of implementation of a product stewardship program according to this section, a producer of architectural paint must add the stewardship assessment, as established under subdivision 5, clause (9), to the cost of architectural paint sold to retailers and distributors in the state by the producer.

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(b) Producers of architectural paint or the stewardship organization shall provide
consumers with educational materials regarding the stewardship assessment and product
stewardship program. The materials must include, but are not limited to, information
regarding available end-of-life management options for architectural paint offered through
the product stewardship program and information that notifies consumers that a charge
for the operation of the product stewardship program is included in the purchase price of
architectural paint sold in the state.
Subd. 11. Responsibility of retailers. (a) On and after July 1, 2014, or three months
after program plan approval, whichever is sooner, no architectural paint may be sold in the
state unless the paint's producer is participating in an approved stewardship plan.
(b) On and after the implementation date of a product stewardship program
according to this section, each retailer or distributor, as applicable, must add the amount of
the stewardship assessment to the purchase price of all architectural paint sold in the state.
(c) Any retailer may participate, on a voluntary basis, as a designated collection
point pursuant to a product stewardship program under this section and in accordance
with applicable law.
(d) No retailer or distributor shall be found to be in violation of this subdivision if,
on the date the architectural paint was ordered from the producer or its agent, the producer
was listed as compliant on the agency's Web site according to subdivision 14.
Subd. 12. Stewardship reports. Beginning October 1, 2015, producers of
architectural paint sold in the state must individually or through a stewardship organization
submit an annual report to the agency describing the product stewardship program. At a
minimum, the report must contain:
(1) a description of the methods used to collect, transport, and process architectural
paint in all regions of the state;
(2) the weight of all architectural paint collected in all regions of the state and a
comparison to the performance goals and recycling rates established in the stewardship
plan;
(3) the amount of unwanted architectural paint collected in the state by method of
disposition, including reuse, recycling, and other methods of processing;
(4) samples of educational materials provided to consumers and an evaluation of the
effectiveness of the materials and the methods used to disseminate the materials; and
(5) an independent financial audit.
Subd. 13. Data classification. Trade secret information, as defined under section
13.37, submitted to the agency under this section is nonpublic data under section 13.37,
subdivision 2.

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Subd. 14. Agency responsibilities. The agency shall provide, on its Web site, a 13.1 13.2 list of all compliant producers and brands participating in stewardship plans that the agency has approved and a list of all producers and brands the agency has identified as 13.3 13.4 noncompliant with this section. Subd. 15. Local government responsibilities. (a) A city, county, or other public 13.5 agency may choose to participate voluntarily in a product stewardship program. 13.6 (b) Cities, counties, and other public agencies are encouraged to work with producers 13.7 and stewardship organizations to assist in meeting product stewardship program reuse and 13.8 recycling obligations, by providing education and outreach or using other strategies. 13.9 (c) A city, county, or other public agency that participates in a product stewardship 13.10 program must report for the first year of the program to the agency using the reporting 13.11 13.12 form provided by the agency on the cost savings as a result of participation and describe 13.13 how the savings were used. Subd. 16. Administrative fee. (a) The stewardship organization or individual 13.14 13.15 producer submitting a stewardship plan shall pay the agency an annual administrative fee. The agency shall set the fee at an amount that, when paid by every stewardship organization 13.16 or individual producer that submits a stewardship plan, is adequate to cover the agency's 13.17 13.18 full costs of administering and enforcing this section. The agency may establish a variable fee based on relevant factors, including, but not limited to, the portion of architectural 13.19 paint sold in the state by members of the organization compared to the total amount of 13.20 architectural paint sold in the state by all organizations submitting a stewardship plan. 13.21 (b) The total amount of annual fees collected under this subdivision must not exceed 13.22 13.23 the amount necessary to recover costs incurred by the agency in connection with the 13.24 administration and enforcement of this section. (c) The agency shall identify the direct program development or regulatory costs 13.25 13.26 it incurs under this section before stewardship plans are submitted and shall establish a fee in an amount adequate to cover those costs, which shall be paid by a stewardship 13.27 organization or individual producer that submits a stewardship plan. The commissioner 13.28 must make the proposed fee available for public review and comment for at least 30 days. 13.29 (d) A stewardship organization or individual producer subject to this section must 13.30 pay the agency's administrative fee under paragraph (a) on or before July 1, 2014, and 13.31 annually thereafter and the agency's onetime development fee under paragraph (c) on or 13.32 before July 1 the year following submission of a stewardship plan. Each year after the 13.33 initial payment, the annual administrative fee may not exceed five percent of the aggregate 13.34

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stewardship assessment collected for the preceding calendar year.

14.1	(e) The agency shall deposit the fees collected under this section into a product				
14.2	stewardship account.				
14.3	Sec. 4. [115A.142] PRIMARY BATTERIES; PRODUCT STEWARDSHIP				
14.4	PROGRAM; STEWARDSHIP PLAN.				
14.5	Subdivision 1. Definitions. For purposes of this section, the following terms have				
14.6	the meaning given:				
14.7	(1) "brand" means a name, symbol, word, or mark that identifies a primary battery,				
14.8	rather than its components, and attributes the battery to the owner or licensee of the brand				
14.9	as the producer;				
14.10	(2) "discarded battery" means a primary battery that is no longer used for its				
14.11	manufactured purpose;				
14.12	(3) "primary battery" means an electric cell that generates an electromotive force by				
14.13	the direct and usually irreversible conversion of chemical energy into electrical energy.				
14.14	It cannot be recharged efficiently by an electric current;				
14.15	(4) "producer" means a person that:				
14.16	(i) has legal ownership of the brand, brand name, or cobrand of a primary battery				
14.17	sold in the state;				
14.18	(ii) imports a primary battery branded by a producer that meets subclause (i) when				
14.19	the producer has no physical presence in the United States;				
14.20	(iii) if subclauses (i) and (ii) do not apply, makes an unbranded primary battery				
14.21	that is sold in the state; or				
14.22	(iv) sells a primary battery at wholesale or retail, does not have legal ownership of				
14.23	the brand, and elects to fulfill the responsibilities of the producer for the battery;				
14.24	(5) "recycling" means the process of collecting and preparing recyclable materials and				
14.25	reusing the materials in their original form or using them in manufacturing processes that				
14.26	do not cause the destruction of recyclable materials in a manner that precludes further use;				
14.27	(6) "retailer" means any person who offers primary batteries for sale at retail in				
14.28	the state;				
14.29	(7) "reuse" means donating or selling a collected primary battery back into the				
14.30	market for its original intended use, when the primary battery retains its original purpose				
14.31	and performance characteristics;				
14.32	(8) "sale" or "sell" means transfer of title of a primary battery for consideration,				
14.33	including a remote sale conducted through a sales outlet, catalog, Web site, or similar				

electronic means. Sale or sell includes a lease through which a primary battery is provided

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to a consumer by a producer, wholesaler, or retailer;

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15.1	(9) "stewardship organization" means an organization appointed by one or more				
15.2	producers to act as an agent on behalf of the producer to design, submit, and administer a				
15.3	product stewardship program under this section; and				
15.4	(10) "stewardship plan" means a detailed plan describing the manner in which a				
15.5	product stewardship program under subdivision 2 will be implemented.				
15.6	Subd. 2. Product stewardship program. For each primary battery sold in the				
15.7	state, producers must, individually or through a stewardship organization, implement				
15.8	and finance a statewide product stewardship program that manages primary batteries by				
15.9	reducing primary battery waste generation, promoting primary battery reuse and recycling,				
15.10	and providing for negotiation and execution of agreements to collect, transport, and				
15.11	process primary batteries for end-of-life recycling and reuse.				
15.12	Subd. 3. Requirement for sale. (a) On and after December 1, 2014, or three months				
15.13	after program plan approval, whichever is sooner, no producer, wholesaler, or retailer may				
15.14	sell or offer for sale in the state a primary battery unless the battery's producer participate				
15.15	in an approved stewardship plan, either individually or through a stewardship organization.				
15.16	(b) Each producer must operate a product stewardship program approved by the				
15.17	agency or enter into an agreement with a stewardship organization to operate, on the				
15.18	producer's behalf, a product stewardship program approved by the agency.				
15.19	Subd. 4. Requirement to submit plan. (a) On or before August 1, 2014, and before				
15.20	offering a primary battery for sale in the state, a producer must submit a stewardship				
15.21	plan to the agency and receive approval of the plan or must submit documentation to the				
15.22	agency that demonstrates the producer has entered into an agreement with a stewardship				
15.23	organization to be an active participant in an approved product stewardship program as				
15.24	described in subdivision 2. A stewardship plan must include all elements required under				
15.25	subdivision 5.				
15.26	(b) An amendment to the plan, if determined necessary by the commissioner, must				
15.27	be submitted every five years.				
15.28	(c) It is the responsibility of the entities responsible for each stewardship plan to				
15.29	notify the agency within 30 days of any significant changes or modifications to the plan or				
15.30	its implementation. Within 30 days of the notification, a written plan revision must be				
15.31	submitted to the agency for review and approval.				
15.32	Subd. 5. Stewardship plan content. A stewardship plan must contain:				
15.33	(1) certification that the product stewardship program will accept all discarded				
15.34	batteries regardless of which producer produced the batteries and their individual				

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components;

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(2) contact information for the individual and the entity submitting the plan, a list of			
all producers participating in the product stewardship program, and the brands covered by			
the product stewardship program;			
(3) a description of the methods by which the discarded batteries will be collected			
in all areas in the state without relying on end-of-life fees, including an explanation of			
how the collection system will be convenient and adequate to serve the needs of small			
businesses and residents in both urban and rural areas on an ongoing basis;			
(4) a description of how the adequacy of the collection program will be monitored			
and maintained;			
(5) the names and locations of collectors, transporters, and recyclers that will			
manage discarded batteries;			
(6) a description of how the discarded batteries and the batteries' components will			
be safely and securely transported, tracked, and handled from collection through final			
recycling and processing;			
(7) a description of the method that will be used to reuse, deconstruct, or recycle			
the discarded batteries to ensure that the batteries' components, to the extent feasible, are			
transformed or remanufactured into finished batteries for use;			
(8) a description of the promotion and outreach activities that will be used to			
encourage participation in the collection and recycling programs and how the activities'			
effectiveness will be evaluated and the program modified, if necessary;			
(9) evidence of adequate insurance and financial assurance that may be required for			
collection, handling, and disposal operations;			
(10) five-year performance goals, including an estimate of the percentage of			
discarded batteries that will be collected, reused, and recycled during each of the first five			
years of the stewardship plan. The performance goals must include a specific escalating			
goal for the amount of discarded batteries that will be collected and recycled and reused			
during each year of the plan. The performance goals must be based on:			
(i) the most recent collection data available for the state;			
(ii) the estimated amount of primary batteries disposed of annually;			
(iii) the weight of primary batteries that is expected to be available for collection			
annually; and			
(iv) actual collection data from other existing stewardship programs.			
The stewardship plan must state the methodology used to determine these goals; and			
(11) a discussion of the status of end markets for discarded batteries and what, if any,			
additional end markets are needed to improve the functioning of the program.			

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Subd. 6. Consultation required. Each stewardship organization or individual
producer submitting a stewardship plan must consult with stakeholders including retailers,
collectors, recyclers, local government, and customers during the development of the plan.
Subd. 7. Agency review and approval. (a) Within 90 days after receipt of a proposed
stewardship plan, the agency shall determine whether the plan complies with subdivision
5. If the agency approves a plan, the agency shall notify the applicant of the plan approval
in writing. If the agency rejects a plan, the agency shall notify the applicant in writing of
the reasons for rejecting the plan. An applicant whose plan is rejected by the agency must
submit a revised plan to the agency within 60 days after receiving notice of rejection.
(b) Any proposed changes to a stewardship plan must be approved by the agency
in writing.
Subd. 8. Plan availability. All draft and approved stewardship plans shall be
placed on the agency's Web site for at least 30 days and made available at the agency's
headquarters for public review and comment.
Subd. 9. Conduct authorized. A producer or stewardship organization that
organizes collection, transport, and processing of primary batteries under this section
is immune from liability for the conduct under state laws relating to antitrust, restraint
of trade, unfair trade practices, and other regulation of trade or commerce only to the
extent that the conduct is necessary to plan and implement the producer's or organization's
chosen organized collection or recycling system.
Subd. 10. Responsibility of retailers. (a) On and after December 1, 2014, or three
months after program plan approval, whichever is sooner, no primary battery may be sold
in the state unless the battery's producer is participating in an approved stewardship plan.
(b) Any retailer may participate, on a voluntary basis, as a designated collection
point pursuant to a product stewardship program under this section and in accordance
with applicable law.
(c) No retailer or distributor shall be found to be in violation of this subdivision if,
on the date the primary battery was ordered from the producer or its agent, the producer
was listed as compliant on the agency's Web site according to subdivision 12.
Subd. 11. Stewardship reports. Beginning March 1, 2016, producers of primary
batteries sold in the state must individually or through a stewardship organization
submit an annual report to the agency describing the product stewardship program. At a
minimum, the report must contain:
(1) a description of the methods used to collect, transport, and process primary

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batteries in all regions of the state;

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(2) the weight of all primary batteries collected in all regions of the state and a				
comparison to the performance goals and recycling rates established in the stewardship				
plan;				
(3) the amount of unwanted primary batteries collected in the state by method of				
disposition, including reuse, recycling, and other methods of processing;				
(4) samples of educational materials provided to consumers and an evaluation of the				
effectiveness of the materials and the methods used to disseminate the materials; and				
(5) an independent financial audit.				
Subd. 12. Data classification. Trade secret information, as defined under section				
13.37, submitted to the agency under this section is nonpublic data under section 13.37,				
subdivision 2.				
Subd. 13. Agency responsibilities. The agency shall provide, on its Web site, a				
list of all compliant producers and brands participating in stewardship plans that the				
agency has approved and a list of all producers and brands the agency has identified as				
noncompliant with this section.				
Subd. 14. Local government responsibilities. (a) A city, county, or other public				
agency may choose to participate voluntarily in a product stewardship program.				
(b) Cities, counties, and other public agencies are encouraged to work with producers				
and stewardship organizations to assist in meeting product stewardship program recycling				
obligations, by providing education and outreach or using other strategies.				
(c) A city, county, or other public agency that participates in a product stewardship				
program must report for the first year of the program to the agency using the reporting				
form provided by the agency on the cost savings as a result of participation and describe				
how the savings were used.				
Subd. 15. Administrative fee. (a) The stewardship organization or individual				
producer submitting a stewardship plan shall pay the agency an annual administrative fee.				
The agency shall set the fee at an amount that, when paid by every stewardship organization				
or individual producer that submits a stewardship plan, is adequate to cover the agency's				
full costs of administering and enforcing this section. The agency may establish a variable				
fee based on relevant factors, including, but not limited to, the portion of primary batteries				
sold in the state by members of the organization compared to the total amount of primary				
batteries sold in the state by all organizations submitting a stewardship plan.				
(b) The total amount of annual fees collected under this section must not exceed				
the amount necessary to recover costs incurred by the agency in connection with the				
administration and enforcement of this section.				

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(c) The agency shall identify the direct program development or regulatory costs
it incurs under this section before stewardship plans are submitted and shall establish a
fee in an amount adequate to cover those costs, which shall be paid by a stewardship
organization or individual producer that submits a stewardship plan. The commissioner
must make the proposed fee available for public review and comment for at least 30 days.
(d) A stewardship organization or individual producer subject to this section must
pay the agency's administrative fee under paragraph (a) on or before July 1, 2015, and
annually thereafter and the agency's onetime development fee under paragraph (c) on or

before July 1 the year following submission of a stewardship plan.

(e) The agency shall deposit the fees collected under this section into a product stewardship account.

Sec. 5. [115A.1425] REPORT TO LEGISLATURE AND GOVERNOR.

As part of the report required under section 115A.121, the commissioner of the Pollution Control Agency shall provide a report to the governor and the legislature on the implementation of sections 115A.141, 115A.1415, and 115A.142.

Sec. 6. EFFECTIVE DATE.

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19.17 Sections 1 to 5 are effective July 1, 2013.

Sec. 6. 19