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SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

S.F. No. 796

(SENATE	AUTHORS:	SCHMIT	and Hoffman)
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DATE	D-PG	OFFICIAL STATUS
02/25/2013	397	Introduction and first reading Referred to Environment and Energy
03/20/2013 03/21/2013	1316a	Comm report: To pass as amended and re-refer to State and Local Government Comm report: To pass as amended and re-refer to Judiciary

1 1	A hill for an est
1.1 1.2	A bill for an act relating to natural resources; modifying game and fish laws; modifying
1.2	trespassing laws; providing for certain license seizure; modifying fees;
1.5 1.4	modifying invasive species laws; modifying watercraft provisions; creating
1.4	a Minnesota-Wisconsin Boundary Area Invasive Species Commission;
1.5	modifying exemptions for the Minnesota Zoological Garden; providing for
1.7	a special local law in six counties to protect surface water and groundwater;
1.8	requiring rulemaking; appropriating money; amending Minnesota Statutes 2012,
1.9	sections 84.027, subdivision 13, by adding subdivisions; 84D.01, subdivision
1.10	15a; 84D.03, subdivision 4; 84D.09; 84D.10, subdivisions 1, 4; 84D.105,
1.11	subdivision 2; 84D.11, by adding subdivisions; 84D.13, subdivision 2, by adding
1.12	a subdivision; 85A.02, subdivision 10; 86B.005, subdivision 18, by adding
1.13	subdivisions; 86B.13, by adding a subdivision; 86B.301, subdivision 2; 86B.501,
1.14	subdivision 1; 86B.825, subdivision 2; 97A.051, subdivision 2; 97A.135,
1.15	subdivision 3; 97A.420, subdivision 1; 97A.441, subdivision 6; 97A.445,
1.16	subdivision 1; 97A.451, subdivisions 3, 3b, 4, 5, by adding a subdivision;
1.17	97A.475, subdivisions 2, 3, 8; 97A.485, subdivision 6; 97B.001, subdivisions
1.18	3, 4; 97B.0215; 97B.022, subdivision 2; 97B.055, subdivision 2; 97B.071;
1.19	97B.112; 97C.341; 97C.345, subdivisions 1, 2; 97C.376, subdivisions 1, 2, 3;
1.20	103G.271, by adding a subdivision; proposing coding for new law in Minnesota
1.21	Statutes, chapters 84D; 103G; repealing Minnesota Statutes 2012, sections
1.22	84D.01, subdivision 22; 97A.451, subdivision 4a; 97C.346.
1.23	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.24	Section 1. Minnesota Statutes 2012, section 84.027, subdivision 13, is amended to read:
1.25	Subd. 13. Game and fish rules. (a) The commissioner of natural resources may
1.26	adopt rules under sections 97A.0451 to 97A.0459 and this subdivision that are authorized
1.27	under:
1.28	(1) chapters 97A, 97B, and 97C to set open seasons and areas, to close seasons and
1.29	areas, to select hunters for areas, to provide for tagging and registration of game and fish, to
1.30	prohibit or allow taking of wild animals to protect a species, to prevent or control wildlife

disease, to open or close bodies of water or portions of bodies of water for night bow
fishing, and to prohibit or allow importation, transportation, or possession of a wild animal;
(2) sections 84.093, 84.15, and 84.152 to set seasons for harvesting wild ginseng
roots and wild rice and to restrict or prohibit harvesting in designated areas; and

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- 2.5 (3) section 84D.12 to designate prohibited invasive species, regulated invasive
 2.6 species, unregulated nonnative species, and infested waters.
- (b) If conditions exist that do not allow the commissioner to comply with sections 2.7 97A.0451 to 97A.0459, including the need to adjust season variables on an annual basis 2.8 based upon current biological and harvest data, the commissioner may adopt a rule under 2.9 this subdivision by submitting the rule to the attorney general for review under section 2.10 97A.0455, publishing a notice in the State Register and filing the rule with the secretary 2.11 of state and the Legislative Coordinating Commission, and complying with section 2.12 97A.0459, and including a statement of the emergency conditions and a copy of the rule 2.13 in the notice. The emergency conditions for opening a water body or portion of a water 2.14 2.15 body for night bow fishing under this section may include the need to temporarily open the area to evaluate compatibility of the activity on that body of water prior to permanent 2.16 rulemaking. The notice may be published after it is received from the attorney general or 2.17 five business days after it is submitted to the attorney general, whichever is earlier. 2.18
- 2.19 (c) Rules adopted under paragraph (b) are effective upon publishing in the State
 2.20 Register and may be effective up to seven days before publishing and filing under
 2.21 paragraph (b), if:
- 2.22
- (1) the commissioner of natural resources determines that an emergency exists;
- 2.23

(2) the attorney general approves the rule; and

(3) for a rule that affects more than three counties the commissioner publishes the
rule once in a legal newspaper published in Minneapolis, St. Paul, and Duluth, or for a
rule that affects three or fewer counties the commissioner publishes the rule once in a legal
newspaper in each of the affected counties.

- 2.28 (d) Except as provided in paragraph (e), a rule published under paragraph (c), clause
 2.29 (3), may not be effective earlier than seven days after publication.
- (e) A rule published under paragraph (c), clause (3), may be effective the day the
 rule is published if the commissioner gives notice and holds a public hearing on the rule
 within 15 days before publication.
- 2.33 (f) The commissioner shall attempt to notify persons or groups of persons affected
 2.34 by rules adopted under paragraphs (b) and (c) by public announcements, posting, and
 2.35 other appropriate means as determined by the commissioner.

3.1 (g) Notwithstanding section 97A.0458, a rule adopted under this subdivision is
3.2 effective for the period stated in the notice but not longer than 18 months after the rule is
3.3 adopted effective.

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3.4 Sec. 2. Minnesota Statutes 2012, section 84.027, is amended by adding a subdivision
3.5 to read:

3.6 Subd. 19. Federal law compliance. Notwithstanding any law to the contrary,

- 3.7 <u>the commissioner may establish, by written order, policies for the use and operation of</u>
- 3.8 other power-driven mobility devices, as defined under Code of Federal Regulations, title
- 3.9 <u>28, section 35.104, on lands and in facilities administered by the commissioner for the</u>
- 3.10 purposes of implementing the Americans with Disabilities Act, United States Code, title
- 3.11 <u>42, section 12101 et seq. These policies are exempt from the rulemaking provisions of</u>
- 3.12 chapter 14 and section 14.386 does not apply.
- 3.13 Sec. 3. Minnesota Statutes 2012, section 84.027, is amended by adding a subdivision
 3.14 to read:
- Subd. 20. Hunting licenses to persons with a critical illness. The commissioner 3.15 may allow persons with a critical illness to purchase, once-in-a-lifetime, hunting licenses 3.16 otherwise limited by a lottery drawing, which licenses allow for taking game within 3.17 established hunting seasons or season frameworks. The commissioner may provide the 3.18 licenses to persons who are participating in a program for hunters with a critical illness 3.19 sponsored by a nonprofit organization with expertise in providing hunting opportunities to 3.20 3.21 hunters who are gravely ill or have physical disabilities. The commissioner may provide licenses or permits otherwise limited by drawings, including wild turkey, deer, bear, 3.22 prairie chicken, and wolf. The commissioner may not allow the purchase of moose and 3.23 3.24 elk licenses under this subdivision. Deer licenses authorized by the commissioner under this subdivision may be for deer of either sex. 3.25
- Sec. 4. Minnesota Statutes 2012, section 84D.01, subdivision 15a, is amended to read: 3.26 Subd. 15a. Service provider. "Service provider" means an individual who or entity 3.27 that: (1) decontaminates, installs, or removes water-related equipment or structures into or 3.28 from waters of the state for hire or as a service provided as a benefit of membership in a 3.29 yacht club, boat club, marina, or similar organization; or (2) rents or leases water-related 3.30 equipment that will be used in, placed into, or removed from waters of the state. Service 3.31 provider does not include a person working under the supervision of an individual with a 3.32 valid service provider permit issued under section 84D.108. 3.33

Sec. 5. Minnesota Statutes 2012, section 84D.03, subdivision 4, is amended to read: 4.1 Subd. 4. Commercial fishing and turtle, frog, and crayfish harvesting 4.2 restrictions in infested and noninfested waters. (a) All nets, traps, buoys, anchors, 4.3 stakes, and lines used for commercial fishing or turtle, frog, or crayfish harvesting in 4.4 an infested water that is designated because it contains invasive fish, invertebrates, or 4.5 certifiable diseases, as defined in section 17.4982, may not be used in any other waters. 4.6 If a commercial licensee operates in an infested water designated because it contains 4.7 invasive fish, invertebrates, or certifiable diseases, as defined in section 17.4982, all nets, 48 traps, buoys, anchors, stakes, and lines used for commercial fishing or turtle, frog, or 4.9 crayfish harvesting in waters designated as infested with invasive fish, invertebrates, or 4.10 certifiable diseases, as defined in section 17.4982, must be tagged with tags provided by 4.11 the commissioner, as specified in the commercial licensee's license or permit. This tagging 4.12 requirement does not apply to commercial fishing equipment used in Lake Superior. 4.13

(b) All nets, traps, buoys, anchors, stakes, and lines used for commercial fishing or 4.14 turtle, frog, or crayfish harvesting in an infested water that is designated solely because it 4.15 contains Eurasian water milfoil must be dried for a minimum of ten days or frozen for a 4.16 minimum of two days before they are used in any other waters, except as provided in this 4.17 paragraph. Commercial licensees must notify the department's regional or area fisheries 4.18 office or a conservation officer before removing nets or equipment from an infested water 4.19 designated solely because it contains Eurasian water milfoil and before resetting those nets 4.20 or equipment in any other waters. Upon notification, the commissioner may authorize a 4.21 commercial licensee to move nets or equipment to another water without freezing or drying, 4.22 4.23 if that water is designated as infested solely because it contains Eurasian water milfoil.

4.24 (c) A commercial licensee must remove all aquatic macrophytes from nets and other
4.25 equipment when the nets and equipment are removed from before placing the equipment
4.26 into waters of the state.

4.27 (d) The commissioner shall provide a commercial licensee with a current listing of4.28 designated infested waters at the time that a license or permit is issued.

4.29 Sec. 6. Minnesota Statutes 2012, section 84D.09, is amended to read:

4.30 **84D.0**

84D.09 AQUATIC MACROPHYTES.

4.31 Subdivision 1. Transportation prohibited. Unless specifically authorized under

4.32 a license or permit issued by the commissioner, a person may not transport aquatic

4.33 macrophytes, except as provided in this section.

4.34 Subd. 2. Exceptions. Unless otherwise prohibited by law, a person may transport
4.35 aquatic macrophytes:

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5.1	(1) that are duckweeds in the family Lemnaceae;
5.2	(2) for disposal as part of a harvest or control activity when specifically authorized
5.3	under an aquatic plant management permit pursuant to section 103G.615, under permit
5.4	pursuant to section 84D.11, or as specified by the commissioner;
5.5	(3) (2) for purposes of constructing shooting or observation blinds in amounts
5.6	sufficient for that purpose, provided that the aquatic macrophytes are emergent and cut
5.7	above the waterline;
5.8	(4) (3) when legally purchased or traded by or from commercial or hobbyist sources
5.9	for aquarium, wetland or lakeshore restoration, or ornamental purposes;
5.10	(5) (4) when harvested for personal or commercial use if in a motor vehicle;
5.11	(6) (5) to the department, or another destination as the commissioner may direct, in a
5.12	sealed container for purposes of identifying a species or reporting the presence of a species;
5.13	(7) when transporting commercial aquatic plant harvesting or control equipment to a
5.14	suitable location for purposes of cleaning any remaining aquatic macrophytes;
5.15	(8) (6) that are wild rice harvested under section 84.091;
5.16	(9) (7) in the form of fragments of emergent aquatic macrophytes incidentally
5.17	transported in or on watercraft or decoys used for waterfowl hunting during the waterfowl
5.18	season; or
5.19	(10) (8) when removing water-related equipment from waters of the state for
5.20	purposes of cleaning off aquatic macrophytes before leaving a water access site.
5.21	Sec. 7. Minnesota Statutes 2012, section 84D.10, subdivision 1, is amended to read:
5.22	Subdivision 1. Launching prohibited. A person may not place or attempt to place
5.22	into waters of the state water-related equipment, including aquatic plant harvesting or
5.24	control equipment that has aquatic macrophytes , zebra mussels, or prohibited invasive
5.25	species attached except as provided in this section.
5.26	Sec. 8. Minnesota Statutes 2012, section 84D.10, subdivision 4, is amended to read:
5.27	Subd. 4. Persons transporting water-related equipment. (a) When leaving waters
5.28	of the state a person must drain water-related equipment holding water and live wells and
5.29	bilges by removing the drain plug before transporting the water-related equipment off
5.30	the water access site or riparian property.
5.31	(b) Drain plugs, bailers, valves, or other devices used to control the draining of water
5.32	from ballast tanks, bilges, and live wells must be removed or opened while transporting

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5.33 water-related equipment.

6.1 (c) Emergency response vehicles and equipment may be transported on a public road
6.2 with the drain plug or other similar device replaced only after all water has been drained
6.3 from the equipment upon leaving the water body.

- 6.4 (d) Portable bait containers used by licensed aquatic farms, portable bait containers
 6.5 when fishing through the ice except on waters designated infested for viral hemorrhagic
 6.6 septicemia, and marine sanitary systems are exempt from this subdivision.
 - (e) A person must not dispose of bait in waters of the state.
- 6.8 (f) A boat lift, dock, swim raft, or associated equipment that has been removed
 6.9 from any water body may not be placed in another water body until a minimum of 21
 6.10 days have passed.
- 6.11 (g) A person who transports water that is appropriated from noninfested surface
 6.12 water bodies and that is transported by a commercial vehicle, excluding watercraft, or
 6.13 commercial trailer, which vehicle or trailer is specifically designed and used for water
 6.14 hauling, is exempt from paragraphs (a) and (b), provided that the person does not discharge
 6.15 the transported water to other surface waters or within 100 feet of a surface water body.
 6.16 (h) A person transporting water from noninfested surface water bodies for
 6.17 firefighting or emergencies that threaten human safety or property is exempt from
 - 6.18 paragraphs (a) and (b).

6.7

- Sec. 9. Minnesota Statutes 2012, section 84D.105, subdivision 2, is amended to read: 6.19 Subd. 2. Inspector authority. (a) The commissioner shall train and authorize 6.20 individuals to inspect water-related equipment for aquatic macrophytes, aquatic invasive 6.21 6.22 species, and water. The commissioner may enter into a delegation agreement with a tribal or local government where inspection authority as provided under paragraphs (b), 6.23 (g), and (h) is delegated to tribal and local governments that assume all legal, financial, 6.24 6.25 and administrative responsibilities for inspection programs on some or all public waters within their jurisdiction. 6.26
- (b) Inspectors may visually and tactilely inspect watercraft and water-related
 equipment to determine whether aquatic invasive species, aquatic macrophytes, or water
 is present. If a person transporting watercraft or water-related equipment refuses to
 take required corrective actions or fails to comply with an order under section 84D.10,
 subdivision 3, an inspector who is not a licensed peace officer shall refer the violation
 to a conservation officer or other licensed peace officer.
- 6.33 (c) In addition to paragraph (b), a conservation officer or other licensed peace officer
 6.34 may inspect any watercraft or water-related equipment that is stopped at a water access
 6.35 site, any other public location in the state, or a private location where the watercraft or

7.1 water-related equipment is in plain view, if the officer determines there is reason to believe
7.2 that aquatic invasive species, aquatic macrophytes, or water is present on the watercraft or
7.3 water-related equipment.

(d) Conservation officers or other licensed peace officers may utilize check stations
in locations, or in proximity to locations, where watercraft or other water-related
equipment is placed into or removed from waters of the state. Any check stations shall be
operated in a manner that minimizes delays to vehicles, equipment, and their occupants.

(e) Conservation officers or other licensed peace officers may order water-related
equipment to be removed from a water body if the commissioner determines such action is
needed to implement aquatic invasive species control measures.

(f) The commissioner may require mandatory inspections of water-related equipment
before a person places or removes water-related equipment into or out of a water body.
Inspection stations may be located at or near public water accesses or in locations that
allow for servicing individual or multiple water bodies. The commissioner shall ensure
that inspection stations:

7.16

(1) have adequate staffing to minimize delays to vehicles and their occupants;

- 7.17 (2) allow for reasonable travel times between public accesses and inspection stations
 7.18 if inspection is required before placing water-related equipment into a water body;
- 7.19 (3) are located so as not to create traffic delays or public safety issues;
- 7.20 (4) have decontamination equipment available to bring water-related equipment7.21 into compliance; and
- 7.22

(5) do not reduce the capacity or hours of operation of public water accesses.

(g) The commissioner may authorize tribal and local governments that enter into
a delegation agreement with the commissioner to conduct mandatory inspections of
water-related equipment at specified locations within a defined area before a person
places or removes water-related equipment into or out of a water body. Tribal and local
governments that are authorized to conduct inspections under this paragraph must:

- (1) assume all legal, financial, and administrative responsibilities for implementing
 the mandatory inspections, alone or in agreement with other tribal or local governments;
- 7.30

(2) employ inspectors that have been trained and authorized by the commissioner;

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7.31 (3) conduct inspections and decontamination measures in accordance with guidelines
7.32 approved by the commissioner;

(4) have decontamination equipment available at inspection stations or identify
alternative decontamination equipment locations within a reasonable distance of the
inspection station that can bring water-related equipment into compliance;

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8.1	(5) provide for inspection station locations that do not create traffic delays or public
8.2	safety issues; and
8.3	(6) submit a plan approved by the commissioner according to paragraph (h).
8.4	(h) Plans required under paragraph (g) must address:
8.5	(1) no reduction in capacity or hours of operation of public accesses and fees that
8.6	do not discourage or limit use;
8.7	(2) reasonable travel times between public accesses and inspection stations;
8.8	(3) adequate staffing to minimize wait times and provide adequate hours of operation
8.9	at inspection stations and public accesses;
8.10	(4) adequate enforcement capacity;
8.11	(5) measures to address inspections of water-related equipment at public water
8.12	accesses for commercial entities and private riparian land owners; and
8.13	(6) other elements as required by the commissioner to ensure statewide consistency,
8.14	appropriate inspection and decontamination protocols, and protection of the state's
8.15	resources, public safety, and access to public waters.
8.16	(i) A government unit authorized to conduct inspections under this subdivision must
8.17	submit an annual report to the commissioner summarizing the results and issues related
8.18	to implementing the inspection program.
8.19	(j) The commissioner may waive the plan requirement in paragraph (g) for inspection
8.20	programs where authorized inspectors are placed directly at one or more water access
8.21	sites, with no requirement for a person to travel from the water access for inspection
8.22	or decontamination, and no local ordinance or other regulation requiring a mandatory
8.23	inspection before placing watercraft or water-related equipment into a water body or after
8.24	watercraft or water-related equipment are removed from a water body.
8.25	Sec. 10. Minnesota Statutes 2012, section 84D.11, is amended by adding a subdivision

8.26 to read:

8.27 <u>Subd. 2b.</u> Transport of water. The commissioner may issue a permit under this

8.28 section or an authorization under other licenses or permits pursuant to sections 97C.801,

8.29 <u>97C.811</u>, and 103G.271 to allow the transport of water in containers or water-related

8.30 equipment specifically designed and used for hauling water.

8.31 Sec. 11. Minnesota Statutes 2012, section 84D.11, is amended by adding a subdivision
8.32 to read:

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9.1	Subd.	2c. <u>Transport of aq</u>	uatic macroj	ohytes. The commission	oner may issue a
9.2	permit to allo	ow the transport of a	quatic macrop	phytes to locations spe	cified in the permit
9.3	for purposes	of research, education	on, and decon	taminating equipment.	<u>-</u>
9.4	Sec. 12. N	Minnesota Statutes 2	012, section 8	4D.11, is amended by	adding a subdivision
9.5	to read:				
9.6	Subd. 2	2d. Special permits	<u>The commis</u>	ssioner may issue spec	ial permits for the
9.7	activities in t	this section. A specia	al permit may	be issued in the form	of a general permit
9.8	to a governm	nental subdivision or	to the genera	l public to conduct one	e or more activities
9.9	under a singl	le permit.			
9.10	Sec. 13. N	Minnesota Statutes 2	012, section 8	4D.13, subdivision 2,	is amended to read:
9.11	Subd. 2	2. Cumulative rem	edy. The auth	ority of conservation of	officers and other
9.12				s in addition to other r	
9.13		•	•	enalties under any othe	er provision of law
9.14	for the incide	ent subject to the cita	ation.		
	G 14 1		012 / 0		1.1. 1.1
9.15		Minnesota Statutes 2	012, section 8	4D.13, is amended by	adding a subdivision
9.16	to read:		1		Constant for the constant
9.17				on who is convicted o	
9.18				water-related equipme	nt must successfully
9.19	<u>complete a tr</u>	raining course as pro	vided in secu	<u>on 80B.13.</u>	
9.20	EFFE	C TIVE DATE. This	section is eff	ective July 1, 2015.	
9.21	Sec. 15.	[84D.20] MINNESC	DTA-WISCO	NSIN BOUNDARY A	AREA INVASIVE
9.22	SPECIES C	OMMISSION.			
9.23	Subdiv	ision 1. Establishm	ent. The Min	nesota-Wisconsin Bou	ndary Area Invasive
9.24	Species Com	mission is establishe	ed.		
9.25	Subd. 2	2. General powers	and duties. (a) The Minnesota-Wis	consin Boundary
9.26	Area Invasiv	e Species Commissi	on shall make	recommendations, re-	view and correlate
9.27	studies of the	e federal government	t and other ag	encies, develop plans a	and evolve findings,
9.28	and do all th	ings necessary and p	proper to carry	y out the powers confe	erred upon the
9.29	commission	by law, provided tha	t no recomme	ndation, plan, or findir	ng of the commission
9.30	shall have th	e force of law or be	binding upon	or limit the powers of	either state or its
9.31	departments,	agencies, or munici	palities.		

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10.1	(b) The commission shall cooperate with the federal government of the United States
10.2	and with any public or private agencies having an interest in, or jurisdiction sufficient to
10.3	affect, the present and future protection of waters from invasive species.
10.4	(c) For the purpose of obtaining information relative to land and water use in the
10.5	area, the commission may hold public hearings.
10.6	(d) The commission may appoint subcommittees for the purpose of conducting
10.7	specific studies under paragraph (a).
10.8	Subd. 3. Members; officers; meetings. (a) The Minnesota representation on
10.9	the Minnesota-Wisconsin Boundary Area Invasive Species Commission consists of
10.10	five commissioners appointed by the governor, each for a four-year term. The terms of
10.11	the commissioners shall be staggered. Vacancies shall be filled by appointment by the
10.12	governor for the unexpired term.
10.13	(b) The commission shall annually elect from among its members a chair, a vice
10.14	chair who shall not be a citizen of the state represented by the chair, and other officers
10.15	deemed necessary by the commission.
10.16	(c) The commission shall meet at the call of the chair, or at the call of three of its
10.17	members, upon five days' notice, but at least twice in each calendar year.
10.18	Subd. 4. Minnesota-Wisconsin Boundary Area Legislative Advisory Committee.
10.19	To assist the Minnesota-Wisconsin Boundary Area Invasive Species Commission in the
10.20	performance of its duties, a Minnesota-Wisconsin Boundary Area Legislative Advisory
10.21	Committee is created, to be comprised of five members of the house of representatives
10.22	appointed by the speaker of the house of representatives and five members of the
10.23	senate appointed by the Subcommittee on Committees of the Committee on Rules and
10.24	Administration. The members of the advisory committee shall be selected by January 31
10.25	of each odd-numbered year. Vacancies, when the legislature is not in regular session,
10.26	shall be filled by appointment of the last duly elected speaker in the case of members of
10.27	the house of representatives and the last duly elected members of the Subcommittee on
10.28	Committees of the Committee on Rules and Administration in the case of members of
10.29	the senate. The members of the advisory committee shall select a chair and other officers
10.30	as deemed necessary. The chair of the advisory committee shall rotate every two years
10.31	between the house of representatives and the senate.
10.32	Subd. 5. Technical Advisory Task Force. To assist the Minnesota-Wisconsin
10.33	Boundary Area Invasive Species Commission in the performance of its duties, a Technical
10.34	Advisory Task Force comprised of ten members is created, to be appointed, as found
10.35	necessary, by the commission and serve at the commission's pleasure. Each member of
10.36	the Technical Advisory Task Force shall have expertise in the subject matter of the duties

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11.1	of the Minneso	ota-Wisconsin Bour	ndary Area In	vasive Species Commis	sion and be an
11.2	officer or empl	oyee of the executi	ve branch of t	he state government or	of a governmental
11.3	subdivision or	body politic and co	orporate of the	state.	
11.4	Subd. 6.	Compensation an	d reimburse	nent for expenses. (a)	Members of the
11.5	commission sh	all serve without c	ompensation,	but the actual and nece	ssary expenses
11.6	incurred by an	y member in the per	formance of t	he commission's duties	shall be reimbursed
11.7	from the appro	priations made for	the support of	the commission.	
11.8	<u>(b)</u> Mem	bers of the Minnes	ota-Wisconsir	Boundary Area Legisl	ative Advisory
11.9	Committee sha	all be compensated	and reimburs	ed for expenses in the sa	ame manner that
11.10	members of le	gislative standing c	ommittees are	e compensated and rein	bursed under
11.11	section 3.101.				
11.12	<u>Subd. 7.</u>	Cooperation of st	ate officers.	All departments and age	encies of the state
11.13	shall cooperate	with the commissi	ion and its adv	visory committees in the	e execution of their
11.14	functions and a	assist the commission	on to carry ou	t its duties.	
11.15	<u>Subd. 8.</u>	Gifts. The Minnes	sota commissi	oners may accept on be	half of the state a
11.16	gift from any s	source, private or pr	ublic, and use	the gift for the purpose	s for which it is
11.17	tendered, cons	istent with the dutie	es of the Minn	esota-Wisconsin Bound	lary Area Invasive
11.18	Species Comm	nission. Money so r	eceived shall	be deposited in the state	e treasury and is
11.19	appropriated a	nnually to the comr	nission to car	ry out the terms of the g	<u>gift.</u>
11.20	<u>Subd. 9.</u>	Budget. The Min	nesota commi	ssioners shall submit a	budget of the
11.21	estimated expe	enditures of the con	nmission from	time to time to the cor	mmissioner of
11.22	management a	nd budget for the p	eriod and in th	e form the commission	er of management
11.23	and budget rec	uires.			
11.24	<u>Subd. 10</u>) <u> </u>	The commission	on shall keep accurate a	ccounts of all
11.25	receipts and di	sbursements, which	n shall be audi	ted as of December 31	of each year by a
11.26	qualified publi	c accountant.			
11.27	<u>Subd. 11</u>	<u>.</u> Reports. By Jan	uary 15 of eac	h odd-numbered year, 1	the commission
11.28	shall make a re	port to the governo	or and legislat	ure of each state that sha	all include:
11.29	(1) the ad	ctivities of the com	mission during	g the previous biennium	and its intended
11.30	activities for th	ne upcoming bienni	um; and		
11.31	(2) the approximately (2) the approximate	opropriations, gifts,	and grants, if	any, received by the co	mmission and the
11.32	commission's e	expenditures of fund	ds as verified	by the audit under subd	ivision 10.
11.33	<u>Subd.</u> 12	2. Enabling legisla	tion. The co	mmission shall become	operative
11.34	immediately an	fter the passage of a	an act by both	party states incorporati	ng the provisions
11.35	of this commis	ssion into the laws of	of both states.	The first meeting shall	be called by the
11.36	members of th	e first state to enact	t the commiss	ion.	

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12.1	EFFI	ECTIVE DATE. This	section is effe	ective the day followir	ng final enactment.
12.2	Sec. 16.	Minnesota Statutes 2	012, section 8	5A.02, subdivision 10	, is amended to read:
12.3	Subd	. 10. Wild animal ex	emption. <u>(a)</u>	The board shall not be	e subject to the
12.4	provisions	of chapters 17, 19, 97	, 98, 99, 100,	and 101_35, 97A, 97E	3, and 97C, and
12.5	section 343	3.21, subdivision 8, rel	ating to purch	ase, barter, sale, posse	ession, breeding, or
12.6	transporting	g wild animals <u>, but m</u>	ust comply wi	th paragraph (b).	
12.7	<u>(b)</u> T	he board must request	a permit fron	n the Board of Animal	Health for any
12.8	exemption	from the provisions o	f chapter 35 or	r rules adopted thereur	nder and from the
12.9	Departmen	t of Natural Resources	s for any exem	ption from the provision	ions of chapter 97A,
12.10	97B, or 97	C, or rules adopted the	ereunder.		
12.11	Sec. 17	. Minnesota Statutes 2	2012, section	86B.005, is amended	by adding a
12.12	subdivisior	n to read:			
12.13	Subd	. 15a. Rice boat. <u>"Ri</u>	ce boat" mean	s a nonmotorized wate	ercraft being used
12.14	for harvest	ing wild rice.			
12.15	Sec. 18.	Minnesota Statutes 2	012, section 80	6B.005, subdivision 18	8, is amended to read:
12.16	Subd	. 18. Watercraft. "W	atercraft" mea	ins any contrivance us	ed or designed for
12.17	navigation	on water, except:			
12.18	(1) a	duck <u>waterfowl</u> boat c	luring the due	k <u>waterfowl</u> hunting so	eason seasons;
12.19	(2) a	rice boat during the h	arvest season;	or	
12.20	(3) a	seaplane.			
12.21	Sec. 19	. Minnesota Statutes 2	2012, section	86B.005, is amended	by adding a
12.22	subdivisior	n to read:			
12.23	Subd	. 18a. Waterfowl boa	at. <u>"Waterfow</u>	l boat" means a water	craft being used
12.24	while hunt	ing waterfowl.			
12.25	Sec. 20.	Minnesota Statutes 2	012, section 8	6B.13, is amended by	adding a subdivision
12.26	to read:				
12.27	Subd	. 1a. Training for of	fenders. <u>A pe</u>	rson who is convicted	of or subject to
12.28	a final orde	er for a violation of ch	apter 84D inv	olving water-related e	equipment must
12.29	successfull	y complete the trainin	g course in su	bdivision 1 before con	tinuing operation or
12.30	use of wate	er-related equipment.			
12.31	EFFI	ECTIVE DATE. This	section is effe	ective July 1, 2015.	

PP

13.1	Sec. 21. Minnesota Statutes 2012, section 86B.301, subdivision 2, is amended to read:
13.2	Subd. 2. Exemptions. A watercraft license is not required for:
13.3	(1) a watercraft that is covered by a license or number in full force and effect under
13.4	federal law or a federally approved licensing or numbering system of another state, and
13.5	has not been within this state for more than 90 consecutive days, which does not include
13.6	days that a watercraft is laid up at dock over winter or for repairs at a Lake Superior
13.7	port or another port in the state;
13.8	(2) a watercraft from a country other than the United States that has not been within
13.9	this state for more than 90 consecutive days, which does not include days that a watercraft is
13.10	laid up at dock over winter or for repairs at a Lake Superior port or another port in the state;
13.11	(3) a watercraft owned by the United States, an Indian tribal government, a state, or
13.12	a political subdivision of a state, except watercraft used for recreational purposes;
13.13	(4) a ship's lifeboat;
13.14	(5) a watercraft that has been issued a valid marine document by the United States
13.15	government;
13.16	(6) a duck waterfowl boat during duck waterfowl hunting season;
13.17	(7) a rice boat during the harvest season;
13.18	(8) a seaplane; and
13.19	(9) a nonmotorized watercraft ten feet in length or less.
13.20	Sec. 22. Minnesota Statutes 2012, section 86B.501, subdivision 1, is amended to read:
13.21	Subdivision 1. Personal flotation or lifesaving devices. (a) Watercraft and duck
13.22	waterfowl boats using the waters of this state must be equipped with the number and type
13.23	of personal flotation or lifesaving devices prescribed by the commissioner.
13.24	(b) The commissioner may not:
13.25	(1) require sailboards to be equipped with personal flotation or lifesaving devices; or
13.26	(2) require persons on sailboards to wear personal flotation or lifesaving devices
13.27	or have them readily available.
13.28	Sec. 23. Minnesota Statutes 2012, section 86B.825, subdivision 2, is amended to read:
13.29	Subd. 2. Exempt watercraft. A watercraft is not required to have a certificate of
13.30	title if the watercraft is:
13.31	(1) owned by a manufacturer or dealer and held for sale;
13.32	(2) used by a manufacturer solely for testing;
13.33	(3) from a jurisdiction other than this state, temporarily using the waters of this state;
13.34	(4) owned by the United States, a state, this state, or a political subdivision;

14.1 (5) a duck <u>waterfowl</u> boat used only during duck <u>waterfowl</u> hunting season;

14.2 (6) a rice boat used only during the wild rice harvesting season;

(7) owned by a person, firm, or corporation operating a resort as defined in section
157.15 or a recreational camping area as defined in section 327.14, subdivision 8, except
with respect to a previously titled watercraft; or

14.6 (8) watercraft manufactured prior to August 1, 1979.

Sec. 24. Minnesota Statutes 2012, section 97A.051, subdivision 2, is amended to read:
Subd. 2. Summary of fish and game laws. (a) The commissioner shall prepare
a summary of the hunting, trapping, and fishing laws and rules and deliver a sufficient
supply to license vendors to furnish one copy to each person obtaining a hunting, fishing,
or trapping license. The commissioner shall also post the summary of laws and rules on
the Department of Natural Resources Web site.

(b) At the beginning of the summary, under the heading "Trespass," the
commissioner shall summarize the trespass provisions under sections 97B.001 to 97B.945,
state that conservation officers and peace officers must enforce the trespass laws, and
state the penalties for trespassing.

14.17 (c) In the summary the commissioner shall, under the heading "Duty to Render Aid,"
14.18 summarize the requirements under section 609.662 and state the penalties for failure to
14.19 render aid to a person injured by gunshot.

Sec. 25. Minnesota Statutes 2012, section 97A.135, subdivision 3, is amended to read: 14.20 14.21 Subd. 3. Cooperative farming agreements. On any public hunting, game refuge, wildlife management area, aquatic management area, or scientific and natural area lands, 14.22 the commissioner may enter into written cooperative farming agreements on a sharecrop 14.23 14.24 basis, without competitive bidding, for the purpose of wildlife and plant management. Cooperative farming agreements may also be used to allow pasturing of livestock. The 14.25 agreements may provide for the bartering of a share of any crop, produced from these 14.26 lands, for services or products that will enhance or benefit the management of state lands 14.27 for plant and animal species. Cooperative farming agreements pursuant to this section shall 14.28 not be considered leases for tax purposes under section 272.01, subdivision 2, or 273.19. 14.29

Sec. 26. Minnesota Statutes 2012, section 97A.420, subdivision 1, is amended to read:
Subdivision 1. Seizure. (a) An enforcement officer shall immediately seize the
license of a person who unlawfully takes, transports, or possesses wild animals when the
restitution value of the wild animals exceeds \$500. Except as provided in subdivisions

- 2, 4, and 5, the person may not <u>use or obtain any license to take the same type of wild</u>
 animals involved, including a duplicate license, until an action is taken under subdivision
 6. If the license seized under this paragraph was for a big game animal, the license seizure
 applies to all licenses to take big game issued to the individual. If the license seized under
 this paragraph was for small game animals, the license seizure applies to all licenses to
 take small game issued to the individual.
- (b) In addition to the license seizure under paragraph (a), if the restitution value of
 the wild animals unlawfully taken, possessed, or transported is \$5,000 or more, all other
 game and fish licenses held by the person shall be immediately seized. Except as provided
 in subdivision 2, 4, or 5, the person may not obtain any game or fish license or permit,
 including a duplicate license, until an action is taken under subdivision 6.
- 15.12 (c) A person may not take wild animals covered by a license seized under this15.13 subdivision until an action is taken under subdivision 6.
- 15.14 Sec. 27. Minnesota Statutes 2012, section 97A.441, subdivision 6, is amended to read: Subd. 6. Taking deer; disabled veterans. A person authorized to issue licenses 15.15 must issue, without a fee, a an annual or permanent license to take deer with firearms 15.16 15.17 or by archery to a resident that is a veteran, as defined in section 197.447, and that has a 100 percent service connected disability as defined by the United States Veterans 15.18 Administration upon being furnished satisfactory evidence. A person issued a permanent 15.19 license must register and receive tags each year that the license is used. The tags shall be 15.20 issued at no charge to the licensee. 15.21
- Sec. 28. Minnesota Statutes 2012, section 97A.445, subdivision 1, is amended to read: 15.22 Subdivision 1. Angling; Take a Kid Fishing Weekends. (a) A resident age 16 15.23 15.24 years or older may take fish by angling without an angling or license and may take fish by spearing from a dark house without a spearing or angling license and without a fish 15.25 house or dark house license during one three-day consecutive period of the open water 15.26 angling season and one three-day consecutive period of the ice angling season designated 15.27 by rule of the commissioner if the resident is accompanied by a child who is under age 15.28 16. The commissioner may, by written order published in the State Register, establish 15.29 the three-day consecutive periods. The written order is not subject to the rulemaking 15.30 provisions of chapter 14 and section 14.386 does not apply. 15.31 (b) The commissioner shall may designate and publicize the three-day periods as 15.32
- 15.33 "Take a Kid Fishing Weekend" for the open water angling season and "Take a Kid Ice

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16.1	Fishing Wee	kend" for the ice ang	ling season. T	The commissioner shall	announce the date
16.2	-	-		dvance of the date it of	
16.3	Sec. 29.	Minnesota Statutes 2	2012, section	97A.451, is amended b	y adding a
16.4	subdivision	to read:			
16.5	Subd.	2a. Resident speari	ng; age 16 or	17. Residents age 16	or 17 may take
16.6	fish by spear	ring without a spearin	ng license.		
16.7	Sec. 30. 1	Minnesota Statutes 20	012, section 9	7A.451, subdivision 3,	is amended to read:
16.8	Subd.	3. Residents and no	<u>nresidents</u> ui	nder age 16; small gan	ne. (a) A resident <u>or</u>
16.9	nonresident	under age 16 may no	t obtain a sma	Ill game license but ma	y take small game
16.10	by firearms of	or bow and arrow wit	hout a license	if the resident or nonro	esident is:
16.11	(1) age	e 14 or 15 and posses	ses a firearms	safety certificate;	
16.12	(2) age	13, possesses a firea	rms safety ce	rtificate, and is accomp	anied by a parent or
16.13	guardian;				
16.14	(3) age	e 13, 14, or 15, and p	ossesses an a	pprentice hunter valida	ition , and is
16.15	accompanied	by a parent or guard	lian who poss	sesses a small game lied	ense that was not
16.16	obtained usii	ng an apprentice hunt	er validation	as provided under secti	on 97B.022; or
16.17	(4) age	12 or under and is a	ccompanied b	by a parent or guardian.	
16.18	(b) A r	esident under age 16	may take sm	all game, other than wo	olves, by trapping
16.19	without a sm	all game license, but	a resident 13	years of age or older n	nust have a trapping
16.20	license. A re	esident under age 13	may trap sma	ll game, other than wo	lves, without a
16.21	trapping lice	nse, but may not reg	ister fisher, ot	ter, bobcat, or pine ma	rten unless the
16.22	resident is at	least age five. Any f	fisher, otter, b	obcat, or pine marten ta	aken by a resident
16.23	under age fiv	ve must be included in	n the limit of	the accompanying pare	nt or guardian.
16.24	(c) A r	esident or nonresider	nt under age 1	3 must obtain a free tu	rkey license to
16.25	take turkey a	ind may take a turkey	without a fir	earms safety certificate	if the resident or
16.26	nonresident	is accompanied by ar	n adult parent	or guardian who has a	firearms safety
16.27	certificate.				
16.28	(d) A r	esident under age 13	may apply fo	r a prairie chicken licer	nse and may take a
16.29	prairie chick	en without a firearms	s safety certifi	cate if the resident is a	ccompanied by an
16.30	adult parent	or guardian who has	a firearms sat	ety certificate.	
16.31				7A.451, subdivision 3b	
16.32	Subd.	3b. Nonresidents un	der age 18 ag	<u>ge 16 or 17</u> ; small gam	e. (a) A nonresident

16.33

16

age 16 or over and under age 18 17 may take small game by firearms or archery and

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17.1	may obtain a sm	all game license at	the youth f	ee under section 97A.475	, subdivision 3,	
17.2	paragraph (a), cl	lause (14), if the no	onresident p	ossesses a firearms safety	certificate or an	
17.3	apprentice hunte	er validation as pro-	vided under	section 97B.022.		
17.4	(b) A nonr	esident under age 1	6 may take	small game by firearms o	r archery and may	
17.5	obtain a small g	ame license withou	it paying the	e applicable fees under se	etion 97A.475,	
17.6	subdivisions 3, 4	4, and 5, if the non	resident is:			
17.7	(1) age 14	or 15 and possesse	es a firearms	safety certificate;		
17.8	(2) age 13	, possesses a firearr	ns safety cc	rtificate, and is accompan	nied by a parent	
17.9	or guardian; or					
17.10	(3) age 12	or under and is acc	companied l	y a parent or guardian.		
17.11	Sec. 32. Min	nesota Statutes 201	2, section 9	7A.451, subdivision 4, is	amended to read:	
17.12	Subd. 4. H	Residents <u>and non</u>	residents u	nder age 13<u>16</u>; big game	e. (a) A resident	
17.13	or nonresident a	ge 12, 13, 14, or 1	5 may not o	btain a license to take big	game unless	
17.14	the person posse	esses a firearms safe	ety certifica	te or an apprentice hunter	validation as	
17.15	provided under	section 97B.022. A	nonresider	t age 12 or 13 must be ac	companied by a	
17.16	parent or guardi	an to hunt big gam	<u>e.</u>			
17.17	(b) A resid	lent or nonresident	_age ten or e	over and under age 13_11_	must obtain a	
17.18	license under pa	ragraph (c) and ma	y take big g	ame, provided the person	is under the direct	
17.19	supervision of a	parent or guardian	where the p	arent or guardian is within	immediate reach.	
17.20	(c) A resid	lent or nonresident	age ten or o	ver and under age 13, 11,	or 12 must obtain	
17.21	a license to take	big game and may	obtain the	license without paying th	e fee required	
17.22	under section 9	7A.475, subdivisio	n 2 <u>or 3</u> .			
17.23	Sec. 33. Min	nesota Statutes 201	2, section 9	7A.451, subdivision 5, is	amended to read:	

vision 5, is amended to read: 17.24 Subd. 5. Nonresident youth; angling or spearing. (a) A nonresident under age 16 may: 17.25

(1) take fish by angling without a license if a parent or guardian has a fishing license. 17.26 Fish taken by a nonresident under age 16 without a license must be included in the limit 17.27 of the parent or guardian; 17.28

- (2) purchase a youth fishing license under section 97A.475, subdivision 7, paragraph 17.29 (a), clause (8), and possess a limit of fish; or 17.30
- (3) be included under a nonresident family angling license and possess a limit of fish. 17.31 (b) A nonresident age 16 or over and under age 18 17 must purchase a youth license 17.32 to angle under section 97A.475, subdivision 7, paragraph (a), clause (8). 17.33

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18.1	(c) A no	onresident age 16 or	17 who poss	esses a fishing license	under section
18.2	97A.475, sub	division 7, clause (8)	, may take fis	h by spearing without	a spearing license.
18.3	<u>(d)</u> A no	onresident under age	16 may take	fish by spearing with	out a spearing or
18.4	angling licens	se. Limits for fish tak	en by spearin	ng under this paragraph	n must comply with
18.5	one of the opt	tions listed in paragra	aph (a).		
18.6	Sec. 34. M	linnesota Statutes 20	12, section 97	7A.475, subdivision 2,	is amended to read:
18.7	Subd. 2	. Resident hunting.	Fees for the	following licenses, to b	be issued to residents
18.8	only, are:				
18.9	(1) for p	persons age 18 or ove	er and under a	nge 65 to take small ga	me, \$15.50;
18.10	(2) for p	persons age 65 or over	er, \$7 to take	small game;	
18.11	(3) for p	persons age 18 or over	er to take turl	xey, \$26;	
18.12	(4) for p	persons age 13 or ove	er and under a	age 18 to take turkey, S	\$5;
18.13	(5) for p	persons age 18 or ove	er to take dee	r with firearms during	the regular firearms
18.14	season, \$30;				
18.15	(6) for p	persons age 18 or ove	er to take dee	r by archery, \$30;	
18.16	(7) for p	persons age 18 or ove	er to take deer	by muzzleloader duri	ng the muzzleloader
18.17	season, \$30;				
18.18	(8) to ta	ke moose, for a party	y of not more	than six persons, \$350	6;
18.19	(9) to ta	ke bear, \$44;			
18.20	(10) to t	ake elk, for a party c	of not more th	an two persons, \$287;	
18.21	(11) to t	ake Canada geese du	iring a specia	l season, \$4;	
18.22	(12) to 1	take prairie chickens	, \$23;		
18.23	(13) for	persons age 13 or ov	ver and under	age 18 to take deer w	ith firearms during
18.24	the regular fir	earms season, \$5;			
18.25	(14) for	persons age 13 or ov	ver and under	age 18 to take deer by	archery, \$5;
18.26	(15) for	persons age 13 or ov	ver and under	age 18 to take deer b	y muzzleloader
18.27	during the mu	uzzleloader season, \$	5;		
18.28	(16) for	persons age 18 or ov	ver to take sm	all game for a consecu	ative 72-hour period
18.29	selected by th	e licensee, \$19, of w	which an amo	unt equal to: one-half	of the fee for the
18.30	migratory wa	terfowl stamp under	subdivision 5	5, clause (1), shall be c	leposited in the
18.31	waterfowl hal	oitat improvement ac	count under	section 97A.075, subd	ivision 2; one-half
18.32	of the fee for	the pheasant stamp u	inder subdivi	sion 5, clause (2), shal	ll be deposited in
18.33	the pheasant l	nabitat improvement	account unde	er section 97A.075, su	bdivision 4; and
18.34	one-half of th	e small game surcha	rge under sul	odivision 4, shall be de	eposited in the
18.35	wildlife acqui	isition account;			

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19.1	(17) for	persons age 16 or ov	er and under	age 18 17 to take sma	all game, \$5; and			
19.2	(18) to take wolf, \$30-;							
19.3	(19) for	persons age 12 and u	inder to take	turkey, no fee;				
19.4	(20) for	persons age 10, 11, o	or 12 to take	deer by firearm, no fe	<u>e;</u>			
19.5	(21) for	persons age 10, 11, o	or 12 to take	deer by archery, no fe	e; and			
19.6	(22) for	persons age 10, 11, o	or 12 to take	e deer by muzzleloade	r during the			
19.7	muzzleloader	season, no fee.						
19.8	Sec. 35. N	linnesota Statutes 201	2, section 97	7A.475, subdivision 3	, is amended to read:			
19.9	Subd. 3	. Nonresident huntig	ng. (a) Fees	for the following lice	nses, to be issued			
19.10	to nonresiden	ts, are:						
19.11	(1) for <u>1</u>	persons age 18 or over	r to take sma	all game, \$90.50;				
19.12	(2) for p	persons age 18 or over	r to take dee	r with firearms during	the regular firearms			
19.13	season, \$160;)						
19.14	(3) for <u>j</u>	persons age 18 or over	r to take dee	r by archery, \$160;				
19.15	(4) for <u>p</u>	persons age 18 or over	r to take deer	by muzzleloader dur	ing the muzzleloader			
19.16	season, \$160;	,						
19.17	(5) to ta	ake bear, \$225;						
19.18	(6) for <u>j</u>	persons age 18 or over	r to take turl	key, \$91;				
19.19	(7) for <u>p</u>	persons age 13 or over	r and under a	age 18 to take turkey,	\$13_<u>\$5;</u>			
19.20	(8) to ta	ake raccoon or bobcat	, \$178;					
19.21	(9) to ta	ike Canada geese duri	ng a special	season, \$4;				
19.22	(10) for	persons age 13 or ov	er and under	age 18 to take deer w	vith firearms during			
19.23	the regular fir	rearms season in any o	open season	option or time period,	<u>\$15_\$5;</u>			
19.24	(11) for	persons age 13 or over	er and under	age 18 to take deer by	y archery, \$15_\$5 ;			
19.25	(12) for	persons age 13 or ove	er and under	age 18 to take deer dur	ring the muzzleloader			
19.26	season, \$15	<u>55;</u>						
19.27	(13) for	persons age 18 or over	er to take sm	all game for a consecutive	utive 72-hour period			
19.28	selected by th	e licensee, \$75, of wh	hich an amo	unt equal to: one-half	of the fee for the			
19.29	migratory wa	terfowl stamp under s	subdivision :	5, clause (1), shall be	deposited in the			
19.30	waterfowl hal	bitat improvement acc	count under	section 97A.075, subd	livision 2; one-half			
19.31	of the fee for	the pheasant stamp up	nder subdivi	sion 5, clause (2), sha	ll be deposited in			
19.32	the pheasant	habitat improvement a	account und	er section 97A.075, su	bdivision 4; and			
19.33	one-half of th	e small game surchar	ge under sul	odivision 4, shall be d	eposited into the			
19.34	wildlife acqu	isition account;						

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20.1	(14) fo	r persons age 16 and (over and unc	ler age 18 or 17 to take	small game, \$15
20.2	<u>\$5;</u> and				
20.3	(15) to	take wolf, \$250 . ;			
20.4	<u>(16) fo</u>	r persons age 12 and u	under to take	e turkey, no fee;	
20.5	<u>(17)</u> fo	r persons age 10, 11, a	and 12 to tak	e deer by firearm, no f	ee;
20.6	<u>(18)</u> fo	r persons age 10, 11, o	or 12 to take	deer by archery, no fee	e; and
20.7	<u>(19)</u> fo	r persons age 10, 11,	or 12 to tak	e deer by muzzleloader	r during the
20.8	muzzleloade	r season, no fee.			
20.9	(b) A §	35 surcharge shall be a	added to non	resident hunting licens	es issued under
20.10	paragraph (a), clauses (1) to (6) an	d (8). An ad	ditional commission m	ay not be assessed
20.11	on this surch	large.			
20.12	Sec. 36. 1	Ainnesota Statutes 20	12, section 9	7A.475, subdivision 8,	is amended to read:
20.13	Subd.	8. Minnesota sportin	ng; super sp	orts. (a) The commiss	ioner shall issue
20.14	Minnesota sj	porting licenses to resi	idents only.	The licensee may take	fish by angling
20.15	and small ga	me. The fee for the li	cense is:		
20.16	(1) for	an individual, \$31.50	; and		
20.17	(2) for	a combined license fo	or a married	couple to take fish and	for one spouse to
20.18	take small g	ame, \$45.50.			
20.19	(b) The	e commissioner shall i	ssue Minnes	ota super sports license	es to residents only.
20.20	The licensee	may take fish by angl	ling, includi	ng trout; small game, in	ncluding pheasant
20.21	and waterfor	vl; and deer by firearn	ns or muzzle	loader or by archery. T	he fee for the super
20.22	sports licens	e, including all require	ed stamp val	idations is:	
20.23	(1) for	an individual age 18 d	or over, \$92 .	50_\$86.50 ; and	
20.24	(2) for	a combined license fo	or a married	couple to take fish, incl	uding the trout and
20.25	salmon stam	p validation, and for c	one spouse to	o take small game, incl	uding pheasant
20.26	and waterfor	wl, and deer, <u>\$118.50</u>	<u>\$110.50</u> .		
20.27	(c) Rev	venue for the stamp en	ndorsements	under paragraph (b) sh	all be deposited
20.28	according to	section 97A.075, sub	divisions 2,	3, and 4.	
20.29	(d) Rev	venue for the deer lice	nse endorsei	ment under paragraph (b) shall be deposited
20.30	according to	section 97A.075, sub	division 1.		
		C	10	7 4 405 1 1	·
20.31				7A.485, subdivision 6,	
20.32				ig fees. (a) Persons aut	
20.33			sue the follo	wing licenses for the li	cense ree and the
20.34	following iss	suing tees:			

(1) to take deer or bear with firearms and by archery, the issuing fee is \$1; 21.1 (2) Minnesota sporting, the issuing fee is \$1; 21.2 (3) to take small game, to take fish by angling or by spearing, and to trap fur-bearing 21.3 animals, the issuing fee is \$1; 21.4 (4) to apply for a limited hunt drawing, the issuing fee is \$1 unless the application 21.5 requires a license purchase at the time of application and the license purchase requires 21.6 an application fee; 21.7 (5) for a prairie chicken license, the issuing fee is 1; 21.8 (6) for a turkey license, the issuing fee is \$1; 21.9 (7) for an elk license, the issuing fee is \$1; 21.10 (8) for a moose license, the issuing fee is \$1; 21.11 (9) for a wolf license, the issuing fee is \$1; 21.12 (4) (10) for a stamp validation that is not issued simultaneously with a license, an 21.13 issuing fee of 50 cents may be charged at the discretion of the authorized seller; 21.14 21.15 (5) (11) for stamp validations issued simultaneously with a license, there is no fee; (6) (12) for licenses, seals, tags, or coupons issued without a fee under section 21.16 97A.441 or 97A.465, an the issuing fee of 50 cents may be charged at the discretion of 21.17 the authorized seller is \$1; 21.18 (7) (13) for lifetime licenses, there is no fee; and 21.19 (8) (14) for all other licenses, permits, renewals, or applications or any other 21.20 transaction through the electronic licensing system under this chapter or any other chapter 21.21 when an issuing fee is not specified, an issuing fee of 50 cents \$1 may be charged at the 21.22 21.23 discretion of the authorized seller. (b) Only one issuing fee may be collected when selling more than one stamp in the 21.24 same transaction after the end of the season for which the stamp was issued. 21.25 21.26 (c) The agent shall keep the issuing fee as a commission for selling the licenses. (d) The commissioner shall collect the issuing fee on licenses sold by the 21.27 commissioner. 21.28 (e) A license, except stamps, must state the amount of the issuing fee and that the 21.29 issuing fee is kept by the seller as a commission for selling the licenses. 21.30 (f) For duplicate licenses, including licenses issued without a fee, the issuing fees are: 21.31 (1) for licenses to take big game, 75 cents; and 21.32 (2) for other licenses, 50 cents. 21.33 (g) The commissioner may issue one-day angling licenses in books of ten licenses 21.34 each to fishing guides operating charter boats upon receipt of payment of all license 21.35 fees, excluding the issuing fee required under this section. Copies of sold and unsold 21.36

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licenses shall be returned to the commissioner. The commissioner shall refund the charter
boat captain for the license fees of all unsold licenses. Copies of sold licenses shall be
maintained by the commissioner for one year.

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- Sec. 38. Minnesota Statutes 2012, section 97B.001, subdivision 3, is amended to read:
 Subd. 3. Remaining on land prohibited after notice. Except as provided in
 subdivision 6, a person may not remain on <u>or return to any land for outdoor recreation</u>
 purposes after being orally told personally notified not to do so by the owner, occupant,
 or lessee.
- Sec. 39. Minnesota Statutes 2012, section 97B.001, subdivision 4, is amended to read:
 Subd. 4. Entering posted land prohibited; signs. (a) Except as provided in
 subdivision 6, a person may not:
- 22.12 (1) enter, for outdoor recreation purposes, any land that is posted under this 22.13 subdivision without first obtaining permission of the owner, occupant, or lessee.; or
- 22.14 (2) knowingly enter, for outdoor recreation purposes, any land that is posted under
- 22.15 this subdivision without first obtaining permission of the owner, occupant, or lessee.
- 22.16 <u>A person who violates clause (2) is subject to the penalty provided in section</u>
- 22.17 <u>97A.315</u>, subdivision 1, paragraph (b).
- (b) The owner, occupant, or lessee of private land, or an authorized manager of publicland may prohibit outdoor recreation on the land by posting signs once each year that:
- 22.20 (1) state "no trespassing" or similar terms;
- 22.21 (2) display letters at least two inches high;
- 22.22 (3) either:
- (i) are signed by the owner, occupant, lessee, or authorized manager; or
- (ii) include the legible name and telephone number of the owner, occupant, lessee,
- 22.25 or authorized manager; and
- 22.26 (4) either:
- (i) are at intervals of 1,000 feet or less along the boundary of the area, or in a woodedarea where boundary lines are not clear, at intervals of 500 feet or less; or
- (ii) mark the primary corners of each parcel of land and access roads and trails at
 the point of entrance to each parcel of land except that corners only accessible through
 agricultural land need not be posted.
- (c) A person may not erect a sign that prohibits outdoor recreation or trespassingwhere the person does not have a property right, title, or interest to use the land.

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23.1	Sec. 40. M	innesota Statutes 20	012, section 97	7B.0215, is amended to	o read:
23.2	97B.021	5 PARENT OR G	UARDIAN R	ESPONSIBILITY; V	IOLATION.
23.3	A parent	t or legal guardian o	of a minor may	y not knowingly direct	, allow, or permit
23.4	the minor to h	unt without the req	uired license,	permit, training, or cer	tification, or in
23.5	violation of th	e game and fish lav	WS.		
23.6	Sec. 41. M	innesota Statutes 20	012, section 97	B.022, subdivision 2,	is amended to read:
23.7	Subd. 2.	Apprentice hunte	er validation r	equirements. <u>(a)</u> A res	sident or nonresident
23.8	born after Dec	ember 31, 1979, w	ho is age 12 of	r over and who does no	ot possess a hunter
23.9	education firea	arms safety certifica	ate may be issu	ied an apprentice hunt	er validation. An
23.10	apprentice hui	nter validation may	be purchased	two license years in a	ifetime and used to
23.11	obtain hunting	glicenses during the	e same license	year that the validation	n is purchased.
23.12	<u>(b)</u> An ii	ndividual in possess	sion of an app	centice hunter validation	on may hunt small
23.13	game, deer, ar	nd bear only when a	accompanied b	by an adult licensed to	hunt who has a
23.14	valid license t	o hunt the same spe	ecies of game i	in Minnesota and whose	se license was not
23.15	obtained using	g an apprentice hun	ter validation.		
23.16	<u>(c)</u> Whe	n an individual in p	ossession of a	n apprentice hunter va	lidation is hunting
23.17	turkey or prain	rie chicken under pa	aragraph (b), t	he accompanying adul	t may be licensed
22.18	for another pe	rmit area or time n	eriod but must	be licensed for the sat	me season as the

23.18 <u>for another permit area or time period but must be licensed for the same season as the</u>

23.19 apprentice hunter. If the accompanying adult is not licensed for the same permit area or

23.20 <u>time period as the apprentice hunter, the accompanying adult may not shoot or possess a</u>

23.21 firearm or bow while accompanying the apprentice hunter under this paragraph.

23.22 (d) An apprentice hunter validation holder must obtain all required licenses and 23.23 stamps.

Sec. 42. Minnesota Statutes 2012, section 97B.055, subdivision 2, is amended to read:
Subd. 2. Restrictions related to motor vehicles. A person may not take a wild
animal with a firearm or by archery from a motor vehicle except as permitted in this
section. Notwithstanding section 97B.091, a person may transport a bow uncased while
in an electric motor-powered boat a motorized watercraft and may take rough fish while
in the boat as provided in section 97C.376, subdivision 3.

23.30 Sec. 43. Minnesota Statutes 2012, section 97B.071, is amended to read:

23.31 97B.071 BLAZE ORANGE REQUIREMENTS.

23.32 <u>Subdivision 1.</u> <u>Clothing requirements.</u> (a) Except as provided in rules adopted 23.33 under paragraph (c), a person may not hunt or trap during the open season where deer may

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be taken by firearms under applicable laws and ordinances, unless the visible portion of
the person's cap and outer clothing above the waist, excluding sleeves and gloves, is blaze
orange. Blaze orange includes a camouflage pattern of at least 50 percent blaze orange
within each foot square. This section does not apply to migratory waterfowl hunters on

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waters of this state or in a stationary shooting location or to trappers on waters of this state.
(b) Except as provided in rules adopted under paragraph (c), and in addition to

the requirement in paragraph (a), a person may not take small game other than turkey, migratory birds, raccoons, and predators, except while trapping, unless a visible portion of at least one article of the person's clothing above the waist is blaze orange. This paragraph does not apply to a person when in a stationary location while hunting deer by archery or when hunting small game by falconry.

24.12 (c) The commissioner may, by rule, prescribe an alternative color in cases where
24.13 paragraph (a) or (b) would violate the Religious Freedom Restoration Act of 1993, Public
24.14 Law 103-141.

24.15 (d) A violation of paragraph (b) shall not result in a penalty, but is punishable only24.16 by a safety warning.

24.17 <u>Subd. 2.</u> Ground blinds. A person may not hunt deer from a ground blind during
24.18 the open season where deer may be taken by firearms unless the outside of the blind
24.19 displays a minimum of 144 square inches of blaze orange material that is visible from
24.20 all directions around the blind.

24.21 Sec. 44. Minnesota Statutes 2012, section 97B.112, is amended to read:

24.22 97B.112 SPECIAL HUNTS FOR YOUTH.

The commissioner may by rule establish criteria, special seasons, and limits for youth <u>and adult hunters to take big game and small game by firearms or archery in</u> designated areas or times <u>as part of the agency's overall effort in hunter recruitment and</u> <u>retention</u>. The criteria may also include provisions for an unlicensed adult to assist a youth hunter during a special season or special hunt established under this section.

24.28 Sec. 45. Minnesota Statutes 2012, section 97C.341, is amended to read:

24.29

97C.341 CERTAIN AQUATIC LIFE PROHIBITED FOR BAIT.

(a) A person may not use live minnows imported from outside of the state, game
fish, goldfish, or carp for bait. <u>Notwithstanding paragraphs (b) and (d)</u>, the commissioner
may, by written order published in the State Register, adopt rules to authorize the use of
game fish eggs as bait in Lake Superior and its tributaries below the posted boundaries and

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25.1	prescribe restrictions on their use. The order is exempt from the rulemaking provisions of
25.2	chapter 14 and section 14.386 does not apply.
25.3	(b) A person may not import or possess live, frozen, or processed bait from known
25.4	waters where viral hemorrhagic septicemia has been identified as being present: (1)
25.5	unless the bait has been processed to inactivate viral hemorrhagic septicemia in a manner
25.6	prescribed by rules adopted by the commissioner; or (2) except as provided in paragraph
25.7	(c). For purposes of this paragraph, "bait" includes fish, aquatic worms, amphibians,
25.8	invertebrates, and insects used for taking wild animals in waters of the state.
25.9	(c) Cisco and rainbow smelt taken under rules adopted by the commissioner may
25.10	be used as:
25.11	(1) fresh or frozen bait only on Lake Superior; or
25.12	(2) bait that has been processed to inactivate viral hemorrhagic septicemia in a
25.13	manner prescribed by rules adopted by the commissioner.
25.14	(d) To ensure that frozen or dead fish being brought into the state are not in violation
25.15	of paragraph (b), the following paperwork must accompany the shipment. Documents
25.16	must be open for inspection by the commissioner at any reasonable time. All documents
25.17	must be available to purchasers of these bait items. Each container or package of frozen or
25.18	dead fish must have the following information:
25.19	(1) water body source;
25.20	(2) lot number;
25.21	(3) company contact including name, phone, and address;
25.22	(4) date of packaging and labeling; and
25.23	(5) valid negative fish health certification from the source water body.
25.24	Sec. 46. Minnesota Statutes 2012, section 97C.345, subdivision 1, is amended to read:
25.25	Subdivision 1. Period when use prohibited. Except as specifically authorized, a
25.26	person may not take fish with a spear from the third Monday in February to April 30 with
25.27	a spear, the Friday before the last Saturday in April and may not take fish with a fish
25.28	trap, net, dip net, seine, or other device capable of taking fish from the third Monday
25.29	in February to April 30.

25.30

25.31

25.32

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Sec. 47. Minnesota Statutes 2012, section 97C.345, subdivision 2, is amended to read:

a spear, fish trap, net, dip net, seine, or other device capable of taking fish on or near any

waters. Possession includes personal possession and in a vehicle.

Subd. 2. Possession. (a) Except as specifically authorized, a person may not possess

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26.1	(b) A person may possess spears, dip nets, and spear guns allowed under section
26.2	97C.381 on or near waters between sunrise and sunset from May 1 to the last Sunday in
26.3	February, or as otherwise prescribed by the commissioner. A person may possess a spear
26.4	on or near waters between sunrise and sunset from the last Saturday in April to the last
26.5	Sunday in February, or as otherwise prescribed by the commissioner.

Sec. 48. Minnesota Statutes 2012, section 97C.376, subdivision 1, is amended to read: 26.6 Subdivision 1. Season. (a) The regular bow fishing season for residents and 26.7 nonresidents is from May 1 the last Saturday in April to the last Sunday in February at 26.8 any time of the day. 26.9 (b) The early bow fishing season for residents and nonresidents is open only south 26.10 of State Highway 210 from the Monday after the last Sunday in February to the Friday 26.11 before the last Saturday in April at any time of the day. During the early season, a person 26.12 may bow fish: 26.13

- 26.14 (1) only from a boat; and
- 26.15 (2) only while on a lake or on the Mississippi, Minnesota, or St. Croix River.

Sec. 49. Minnesota Statutes 2012, section 97C.376, subdivision 2, is amended to read:
Subd. 2. Possession of bows and arrows. A person may possess bows and arrows for
the purposes of bow fishing on or within 100 feet of waters at any time from May 1 the last
Saturday in April to the last Sunday in February and at other times on lakes and the rivers
south of State Highway 210 as specified in subdivision 1, paragraph (b), subject to local
ordinances. A person must take reasonable measures to retrieve arrows and wounded fish.

Sec. 50. Minnesota Statutes 2012, section 97C.376, subdivision 3, is amended to read: 26.22 26.23 Subd. 3. Nighttime restrictions on motors. (a) From sunset to sunrise, a person bow fishing with the assistance of a gasoline-powered motor must use a four-stroke 26.24 engine powered generator. the noise limits for total noise while bow fishing from sunset 26.25 to sunrise shall must not exceed a noise level of 65 decibels on the A scale measured at 26.26 a distance of 50 feet from the motorboat or equivalent noise levels at other distances as 26.27 specified by the commissioner in a pass-by test or 67 decibels on the A scale measured 26.28 at idle in a stationary test at least four feet above the water and at least four feet behind 26.29 the transom of the motorboat being tested. 26.30 (b) The noise limits under paragraph (a) shall be determined under a test procedure 26.31

26.32 approved by the commissioner under section 86B.321, subdivision 2.

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27.1	(c) The no	ise limits in para	graph (a) do n	ot preclude enforcement	nt of other laws	
27.2	relating to moto	rboat noise.				
27.3	(d) The noise levels under section 86B.321 apply to persons traveling to and from					
27.4	bow fishing site	s from sunset to	sunrise.			
27.5	Sec. 51 [103	C 2171 DDIFTI	FSS ADEA	WATED DESOUDCE	S	

27.5 Sec. 51. [103G.217] DRIFTLESS AREA WATER RESOURCES.

Groundwater discharge from natural springs and seepage areas in the driftless area 27.6 of Minnesota, corresponding to the area of the state contained within the boundaries 27.7 of the Department of Natural Resources Paleozoic Plateau Ecological Section, is vital 27.8 to sustaining the coldwater aquatic ecosystems in the region, as well as recreational, 27.9 commercial, agricultural, environmental, aesthetic, and economic well-being. In the area of 27.10 27.11 the state contained within the boundaries of the Department of Natural Resources Paleozoic Plateau Ecological Section, the excavation or mining of industrial silica sand by any means, 27.12 including digging, excavating, mining, drilling, blasting, tunneling, dredging, stripping, 27.13 27.14 or shafting is prohibited within one mile of any spring, groundwater seepage area, fen, designated trout stream, class 2a water as designated in the rules of the Pollution Control 27.15 Agency, or any perennially flowing tributary of a designated trout stream or class 2a water. 27.16 **EFFECTIVE DATE.** This section is effective the day following final enactment. 27.17

27.18 Sec. 52. Minnesota Statutes 2012, section 103G.271, is amended by adding a subdivision to read:

Subd. 4b. Driftless area aquifers. (a) The commissioner may not issue water use
permits for the appropriation of groundwater in the area of the state contained within the
boundaries of the Department of Natural Resources Paleozoic Plateau Ecological Section
in connection with (1) the excavation or mining of industrial silica sand by any means,
including digging, excavating, mining, drilling, blasting, tunneling, dredging, stripping,
or shafting, or (2) the transporting, processing, washing, cleaning, screening, crushing,
filtering, or sorting of industrial silica sand.

27.27 (b) In the area of the state contained within the boundaries of the Department
27.28 of Natural Resources Paleozoic Plateau Ecological Section, the excavation or mining
27.29 of industrial silica sand by any means, including digging, excavating, mining, drilling,
27.30 blasting, tunneling, dredging, stripping, or shafting is prohibited within 25 feet of the
27.31 static water level as measured at the site.

27.32 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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28.1	Sec. 53. H	YBRID AND NAR	ROW-LEAV	ED CATTAIL CONT	FROL; LORING
28.2	PARK LAKE				
28.3	The com	missioner of natura	l resources s	hall issue a general aqu	atic plant
28.4	management p	permit to the Minnea	polis Park a	nd Recreation Board for	r Loring Park Lake
28.5	in Hennepin C	County for the mecha	nical contro	of hybrid and narrow-	leaved cattails.
28.6	Sec. 54. <u>R</u>	ULEMAKING; GA	ME FISH	EGGS AS BAIT.	
28.7	<u>(a)</u> The	commissioner of nat	ural resource	es shall amend Minneso	ota Rules, part
28.8	<u>6262.0100, by</u>	adding a subpart to	read:		
28.9	"Spawn	bags may be bought	or sold only	if the bags are made w	<u>ith:</u>
28.10	A. fish e	ggs from a licensed	aquaculture	facility; or	
28.11	B. fish e	ggs that are:			
28.12	(1) legal	ly taken from a sourc	e outside M	nnesota that has been c	ertified disease-free;
28.13	and				
28.14	<u>(2) prese</u>	erved and labeled as	required und	er a bait preservation p	ermit. Records must
28.15	be maintained	as required for bait	preservation	permits."	
28.16	(b) The	commissioner of nat	ural resource	es shall amend Minneso	ota Rules, part
28.17	<u>6262.0300, su</u>	bpart 5, to read:			
28.18	"A. Exce	ept as provided in th	<u>is subpart, </u> th	e taking of fish for bait	purposes from all
28.19	Minnesota wa	ters of Lake Superio	r and all wat	ers of the St. Louis Riv	ver downstream of
28.20	the Fond du L	ac Dam in St. Louis	and Carlton	Counties, including an	y and all outflows,
28.21	estuaries, strea	ams, creeks, or water	rs adjacent to	or flowing into these v	vaters is prohibited.
28.22	B. Notw	ithstanding Minneso	ota Statutes,	sections 84D.03, subdiv	vision 3, and
28.23	97C.341, para	graph (b), eggs from	legally take	n and possessed trout h	arvested from Lake
28.24	Superior or its	tributaries below th	e posted bou	ndaries may be used to	make spawn bags
28.25	for bait as pro-	vided in this item an	d as authoriz	ed in Minnesota Statute	es, section 97C.341,
28.26	paragraph (a).	Spawn bags may be	e used only i	n Lake Superior and its	tributaries below
28.27	the posted bou	indaries and may be	transported	o and from Lake Super	ior or its tributaries
28.28	below the pos	ted boundaries."			
28.29	<u>(c)</u> The c	commissioner may u	se the good	cause exemption under	Minnesota Statutes,
28.30	section 14.388	s, subdivision 1, clau	se (3) , to add	opt rules under this sect	ion, and Minnesota
28.31	Statutes, section	on 14.386, does not	apply except	as provided under Mir	mesota Statutes,
28.32	section 14.388	<u>8.</u>			

28.33 Sec. 55. <u>RULEMAKING; SPEARING ROUGH FISH.</u>

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29.1	The comm	issioner of natural re	sources shall an	nend Minnesota Rules	s nart
					<u> </u>
29.2				consistent with the dat	
29.3			•	e good cause exempti	
29.4		·	· · ·	ause (3), to adopt rule	
29.5	section, and Min	nesota Statutes, secti	on 14.386, does	not apply, except as p	provided under
29.6	Minnesota Statut	tes, section 14.388.			
29.7	Sec. 56. <u>RUL</u>	EMAKING; WILD	DLIFE RESTIT	UTION VALUE FO	R SANDHILL
29.8	CRANES.				
29.9	(a) The con	mmissioner of natura	l resources shall	l amend Minnesota Ru	ules, part
29.10	<u>6133.0030, by ac</u>	lding a new item esta	ablishing the wil	dlife restitution value	of \$200 for a
29.11	sandhill crane.				
29.12	(b) The con	nmissioner may use	the good cause e	exemption under Minr	nesota Statutes,
29.13	section 14.388, s	ubdivision 1, clause	(3), to adopt rule	es under this section, a	and Minnesota
29.14	Statutes, section	14.386, does not app	bly except as pro	ovided under Minneso	ta Statutes,
29.15	section 14.388.				
29.16	Sec. 57. <u>RUI</u>	LEMAKING; REM	OVING SPEAF	RING RESTRICTIO	NS.
29.17	The comm	issioner of natural re	sources shall an	nend Minnesota Rules	s, part
29.18	6264.0400, subp	arts 8, 27, 74, 75, and	1 76, to remove r	estrictions on taking f	ìsh by spearing
29.19	for the following	alakes: Big Mantrap	, Lobster, Beers,	West Battle, Deer, C	ross, Sugar <u>,</u>
29.20	Eagle, Owasso, 1	North Star, Moose, a	nd Spider. The	commissioner may us	e the good
29.21	cause exemption	under Minnesota St	atutes, section 1	4.388, to adopt rules	under this
29.22	section, and Min	nesota Statutes, secti	on 14.386, does	not apply, except as p	provided under
29.23	Minnesota Statut	tes, section 14.388.			
29.24	Sec. 58. <u>REF</u>	PORT TO LEGISLA	ATURE.		
29.25	By January	7 15, 2014, the comm	nissioner of natu	ral resources, after co	nsultation
29.26	with the Board o	f Animal Health, the	Farmed Cervid	Advisory Committee	, and other
29.27	interested parties	s, shall report to the c	hairs and rankir	ng minority members	of the house
29.28	of representative	s and senate commit	tees with jurisdie	ction over environmer	nt and natural
29.29	resources policy	and finance on the c	osts of destruction	on of escaped farmed	cervids by

- 29.30 the Department of Natural Resources. The report shall include recommendations for
- 29.31 recovery of the costs and methods to reduce the incidence or amount of those costs, and
- 29.32 any necessary changes in statutes or rules to implement those recommendations.

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30.1	Sec. 59.	REVISOR'S INST	RUCTION.		
30.2	The r	evisor of statutes shall	l replace the te	rm "duck boat" with th	ne term "waterfowl
30.3	boat" where the term appears in Minnesota Rules, part 6110.1200, subpart 3.				
30.4	Sec. 60.	REPEALER.			
30.5	Minn	esota Statutes 2012, se	ections 84D.01	, subdivision 22; 97A	.451, subdivision
30.6	4a; and 970	C.346, are repealed.			

APPENDIX Repealed Minnesota Statutes: S0796-1

84D.01 DEFINITIONS.

Subd. 22. Zebra mussel. "Zebra mussel" means a species of the genus Dreissena.

97A.451 LICENSE REQUIREMENTS AND EXEMPTIONS RELATING TO AGE.

Subd. 4a. **Nonresidents under age 16; big game.** (a) A nonresident age 12, 13, 14, or 15 may not obtain a license to take big game unless the person possesses a firearms safety certificate. A nonresident age 12 or 13 must be accompanied by a parent or guardian to hunt big game.

(b) A nonresident age 10 or 11 may take big game provided the person is under the direct supervision of a parent or guardian where the parent or guardian is within immediate reach. A nonresident age 10 or 11 must obtain a license to take big game and must pay the fee required under section 97A.475, subdivision 3.

97C.346 PROHIBITION ON RETURNING CERTAIN NETTED ROUGH FISH TO WATERS.

A person may not release carp or buffalo taken by netting back into the water.