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### State of Minnesota

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## HOUSE OF REPRESENTATIVES Unofficial Engrossment

House Engrossment of a Senate File

NINETY-SECOND SESSION

S. F. No. 958

04/15/2021 Companion to House File No. 1524. (Authors:Sundin; Anderson; Greenman; Hanson, J., and Ecklund) Read First Time and Sent for Comparison 04/16/2021 Substituted for H. F. No. 1524 Placed on General Register Read for the Second Time 04/21/2021 Calendar for the Day Bill was laid on the Table 04/22/2021 Bill was taken from the Table Amended Read Third Time as Amended Passed by the House as Amended and transmitted to the Senate to include Floor Amendments Refused to concur and a Conference Committee was appointed

1.1 A bill for an act

Read Third Time as Amended by Conference and repassed by the House

relating to agriculture; establishing a budget for the Department of Agriculture, 1 2 the Board of Animal Health, the Agricultural Utilization Research Institute, and 1.3 broadband development; making policy and technical changes to various agriculture 1.4 provisions; modifying fees; creating accounts; creating a biofuels program and 1.5 advisory committee; extending and modifying the Farmer-Lender Mediation Act; 1.6 transferring money for deposit in the broadband grant program; appropriating 1.7 money; amending Minnesota Statutes 2020, sections 15.057; 17.055, subdivision 1.8 1, by adding a subdivision; 17.1017, subdivisions 5, 6; 17.116, subdivision 2; 1.9 18B.26, subdivision 3; 21.82, subdivision 3; 21.86, subdivision 2; 28A.08, by 1.10 adding a subdivision; 28A.09, by adding a subdivision; 28A.152, subdivisions 1, 1.11 3, 4, 5; 35.02, subdivision 1; 41A.16, subdivisions 2, 5, 6; 41A.17, subdivisions 1.12 2, 4, 5; 41A.18, subdivisions 2, 5; 41A.19; 41B.048, subdivisions 2, 4, 6; 583.215; 1.13 583.26, subdivisions 4, 5, 8; 583.27, subdivision 3; Laws 2020, chapter 71, article 1.14 2, section 19; proposing coding for new law in Minnesota Statutes, chapters 17; 1.15 21; 28A; 41A; repealing Minnesota Statutes 2020, section 41B.048, subdivision 1.16 1.17

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.19 **ARTICLE 1**1.20 **AGRICULTURE APPROPRIATIONS** 

#### Section 1. AGRICULTURE APPROPRIATIONS.

The sums shown in the columns marked "Appropriations" are appropriated to agencies
for the purposes specified in this article. The appropriations are from the general fund, or
another named fund, and are available for the fiscal years indicated for each purpose. The
figures "2022" and "2023" used in this article mean that the appropriations listed under them
are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively. "The
first year" is fiscal year 2022. "The second year" is fiscal year 2023. "The biennium" is
fiscal years 2022 and 2023.

	ENGROSSMENT	_	KE VISOK	JIXIVI	OE30936-1
2.1 2.2 2.3 2.4				APPROPRIATIO Available for the Y Ending June 30 2022	<u>Year</u>
2.5	Sec. 2. <b>DEPARTMENT</b>	OF AGRICU	<u>LTURE</u>		
2.6	Subdivision 1. Total Ap	propriation	<u>\$</u>	<u>56,977,000</u> <u>\$</u>	56,610,000
2.7	Appropria	tions by Fund			
2.8		<u>2022</u>	<u>2023</u>		
2.9	General	56,578,000	56,211,000		
2.10	Remediation	399,000	399,000		
2.11	The amounts that may be	e spent for each			
2.12	purpose are specified in	the following			
2.13	subdivisions.				
2.14	Subd. 2. Protection Serv	<u>vices</u>			
2.15	Appropria	tions by Fund			
2.16		<u>2022</u>	<u>2023</u>		
2.17	General	15,750,000	15,476,000		
2.18	Remediation	399,000	399,000		
2.19	(a) \$399,000 the first year	ar and \$399,000	the		
2.20	second year are from the	remediation fun	d for		
2.21	administrative funding for	or the voluntary			
2.22	cleanup program.				
2.23	(b) \$175,000 the first year	ar and \$175,000	the		
2.24	second year are for comp	pensation for			
2.25	destroyed or crippled live	estock under			
2.26	Minnesota Statutes, section 3.737. The first				
2.27	year appropriation may be	e spent to compe	nsate		
2.28	for livestock that were de	estroyed or crip	pled		
2.29	during fiscal year 2021.	If the amount in	the		
2.30	first year is insufficient,	the amount in th	<u>ne</u>		
2.31	second year is available	in the first year.	The		
2.32	commissioner may use up	o to \$5,000 each	year		
2.33	to reimburse expenses in	curred by unive	ersity		
2.34	extension educators to pr	ovide fair mark	<u>cet</u>		
2.35	values of destroyed or cr	ippled livestock	<u>c. If</u>		

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3.1	the commissioner receives federal dollars to
3.2	pay claims for destroyed or crippled livestock,
3.3	an equivalent amount of this appropriation
3.4	may be used to reimburse nonlethal prevention
3.5	methods performed by federal wildlife services
3.6	staff.
3.7	(c) \$155,000 the first year and \$155,000 the
3.8	second year are for compensation for crop
3.9	damage under Minnesota Statutes, section
3.10	3.7371. If the amount in the first year is
3.11	insufficient, the amount in the second year is
3.12	available in the first year. The commissioner
3.13	may use up to \$10,000 of the appropriation
3.14	each year to reimburse expenses incurred by
3.15	the commissioner or the commissioner's
3.16	approved agent to investigate and resolve
3.17	claims as well as for costs associated with
3.18	training for approved agents. The
3.19	commissioner may use up to \$20,000 of the
3.20	appropriation each year to make grants to
3.21	producers for measures to protect stored crops
3.22	from elk damage.
3.23	If the commissioner determines that claims
3.24	made under Minnesota Statutes, section 3.737
3.25	or 3.7371, are unusually high, amounts
3.26	appropriated for either program may be
3.27	transferred to the appropriation for the other
3.28	program.
3.29	(d) \$225,000 the first year and \$225,000 the
3.30	second year are for additional funding for the
3.31	noxious weed and invasive plant program.
3.32	(e) \$50,000 the first year is for additional
3.33	funding for the industrial hemp program for
3.34	IT development. This is a onetime

5.1

in-market representation in Taiwan. This is a

5.2	onetime appropriation and is available until
5.3	June 30, 2023.
5.4	(c) \$634,000 the first year and \$634,000 the
5.5	second year are for continuation of the dairy
5.6	development and profitability enhancement
5.7	programs including dairy profitability teams
5.8	and dairy business planning grants. The dairy
5.9	profitability enhancement teams shall provide
5.10	one-on-one assistance to all sizes of dairy
5.11	farms to enhance the financial success and
5.12	long-term sustainability of dairy farms in the
5.13	state. The teams may consist of farm business
5.14	management instructors, dairy extension
5.15	specialists, and other dairy industry partners
5.16	to deliver the informational and technical
5.17	assistance. Activities of the dairy teams must
5.18	be spread throughout the dairy producing
5.19	regions of the state. The commissioner must
5.20	make grants to regional or statewide
5.21	organizations qualified to manage the various
5.22	components of the teams. Each regional or
5.23	statewide organization must designate a
5.24	coordinator responsible for overseeing the
5.25	program and making required reports to the
5.26	commissioner. Dairy development and
5.27	profitability enhancement teams are
5.28	encouraged to engage in activities including
5.29	but not limited to comprehensive financial
5.30	analysis, risk management education,
5.31	enhanced milk marketing tools and
5.32	technologies, and production systems
5.33	including rotational grazing and other
5.34	sustainable agriculture methods. The regional
5.35	and statewide organizations that deliver the
5.36	dairy development and profitability

6.1	enhancement program must submit periodic	
6.2	reports to the commissioner on the aggregate	
6.3	changes in producer financial stability,	
6.4	productivity, product quality, animal health,	
6.5	environmental protection, and other	
6.6	performance measures attributable to the	
6.7	program in a format that maintains the	
6.8	confidentiality of business information related	
6.9	to any single dairy producer.	
6.10	The commissioner may award dairy planning	
6.11	grants of up to \$5,000 per producer to develop	
6.12	comprehensive business plans. Grants must	
6.13	not be used for capital improvements.	
6.14	The commissioner may allocate the available	
6.15	sums among permissible activities, including	
6.16	efforts to improve the quality of milk produced	
6.17	in the state, in the proportions that the	
6.18	commissioner deems most beneficial to	
6.19	Minnesota's dairy farmers. The commissioner	
6.20	must submit a detailed accomplishment report	
6.21	and a work plan detailing future plans for, and	
6.22	anticipated accomplishments from,	
6.23	expenditures under this program to the chairs	
6.24	and ranking minority members of the	
6.25	legislative committees and divisions with	
6.26	jurisdiction over agriculture policy and finance	
6.27	on or before the start of each fiscal year. If	
6.28	significant changes are made to the plans in	
6.29	the course of the year, the commissioner must	
6.30	notify the chairs and ranking minority	
6.31	members.	
6.32	(d) \$50,000 the first year and \$50,000 the	
6.33	second year are for additional funding for	
6.34	mental health outreach and support to farmers	
6.35	and others in the agricultural community,	

7.1	including a 24-hour hotline, stigma reduction,
7.2	and educational offerings. These are onetime
7.3	appropriations.
7.4	(e) \$100,000 the first year and \$50,000 the
7.5	second year are for a pilot project creating
7.6	farmland access teams to provide technical
7.7	assistance to potential beginning farmers. The
7.8	farmland access teams must assist existing
7.9	farmers and beginning farmers on transitioning
7.10	farm ownership and operation. Teams may
7.11	include but are not limited to providing
7.12	mediation assistance, designing contracts,
7.13	financial planning, tax preparation, estate
7.14	planning, and housing assistance. Of this
7.15	amount, up to \$50,000 the first year may be
7.16	used to upgrade the Minnesota FarmLink web
7.17	application that connects farmers looking for
7.18	land with farmers looking to transition their
7.19	land. These are onetime appropriations.
7.20	(f) \$10,000 the first year and \$10,000 the
7.21	second year are for transfer to the emerging
7.22	farmer account under Minnesota Statutes,
7.23	section 17.055, subdivision 1a.
7.24	(g) \$150,000 the first year and \$150,000 the
7.25	second year are to establish an emerging
7.26	farmer office and hire a full-time emerging
7.27	farmer outreach coordinator. The emerging
7.28	farmer outreach coordinator must engage and
7.29	support emerging farmers regarding resources
7.30	and opportunities available throughout the
7.31	Department of Agriculture and the state. For
7.32	purposes of this paragraph, "emerging farmer"
7.33	has the meaning provided in Minnesota
7.34	Statutes, section 17.055, subdivision 1. Of the

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9.1	given to Farm Business Management
9.2	challenge grants; \$350,000 the first year and
9.3	\$350,000 the second year are for potato
9.4	breeding; and \$450,000 the first year and
9.5	\$450,000 the second year are for the cultivated
9.6	wild rice breeding project at the North Central
9.7	Research and Outreach Center to include a
9.8	tenure track/research associate plant breeder.
9.9	The commissioner shall transfer the remaining
9.10	funds in this appropriation each year to the
9.11	Board of Regents of the University of
9.12	Minnesota for purposes of Minnesota Statutes,
9.13	section 41A.14. Of the amount transferred to
9.14	the Board of Regents, up to \$1,000,000 each
9.15	year is for research on avian influenza,
9.16	salmonella, and other turkey-related diseases.
9.17	To the extent practicable, money expended
9.18	under Minnesota Statutes, section 41A.14,
9.19	subdivision 1, clauses (1) and (2), must
9.20	supplement and not supplant existing sources
9.21	and levels of funding. The commissioner may
9.22	use up to one percent of this appropriation for
9.23	costs incurred to administer the program.
9.24	(b) \$15,589,000 the first year and \$15,588,000
9.25	the second year are for the agricultural growth.
9.26	research, and innovation program in
9.27	Minnesota Statutes, section 41A.12. Except
9.28	as provided below, the commissioner may
9.29	allocate the appropriation each year among
9.30	the following areas: facilitating the start-up,
9.31	modernization, improvement, or expansion of
9.32	livestock operations including beginning and
9.33	transitioning livestock operations with
9.34	preference given to robotic dairy-milking
9.35	equipment; providing funding not to exceed

\$600,000 each year for the good food access

program under Minnesota Statutes, section

beginning and transitioning farms including

by providing loans under Minnesota Statutes,

development or expansion of food hubs and

section 41B.056; sustainable agriculture

other alternative community-based food

distribution systems; enhancing renewable

energy infrastructure and use; crop research;

Farm Business Management tuition assistance;

handling practices certification assistance. The

Of the amount appropriated for the agricultural

growth, research, and innovation program in

commissioner may use up to 6.5 percent of

this appropriation for costs incurred to

Minnesota Statutes, section 41A.12:

and good agricultural practices and good

on-farm research and demonstration;

17.1017; facilitating the start-up,

modernization, or expansion of other

	SF958 FIRST UNOFFICIAL ENGROSSMENT	REV
10.1	\$800,000 each year to develop and enhan	<u>ice</u>
10.2	farm-to-school markets for Minnesota farm	ners
10.3	by providing more fruits, vegetables, mea	at,
10.4	grain, and dairy for Minnesota children in	<u>1</u>
10.5	school and child care settings including, at	t the
10.6	commissioner's discretion, reimbursing	
10.7	schools for purchases from local farmers;	<u>,</u>
10.8	assisting value-added agricultural busines	sses
10.9	to begin or expand, to access new markets	s, or
10.10	to diversify, including aquaponics system	ıs;
10.11	providing funding not to exceed \$600,000	0
10.12	each year for urban youth agricultural	
10.13	education or urban agriculture communit	<u>y</u>
10.14	development; providing funding not to exc	ceed

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administer the program.

11.1	(1) \$1,000,000 the first year and \$1,000,000
11.2	the second year are for distribution in equal
11.3	amounts to each of the state's county fairs to
11.4	preserve and promote Minnesota agriculture;
11.5	(2) \$4,000,000 the first year and \$4,000,000
11.6	the second year are for incentive payments
11.7	under Minnesota Statutes, sections 41A.16,
11.8	41A.17, and 41A.18. Notwithstanding
11.9	Minnesota Statutes, section 16A.28, the first
11.10	year appropriation is available until June 30,
11.11	2023, and the second year appropriation is
11.12	available until June 30, 2024. If this
11.13	appropriation exceeds the total amount for
11.14	which all producers are eligible in a fiscal
11.15	year, the balance of the appropriation is
11.16	available for the agricultural growth, research,
11.17	and innovation program. The base amount for
11.18	the allocation under this clause is \$4,000,000
11.19	in fiscal year 2024 and later; and
11.20	(3) up to \$1,000,000 the first year is for grants
11.21	to facilitate the start-up, modernization, or
11.22	expansion of meat, poultry, egg, and milk
11.23	processing facilities.
11.24	Notwithstanding Minnesota Statutes, section
11.25	16A.28, any unencumbered balance does not
11.26	cancel at the end of the first year and is
11.27	available for the second year, and
11.28	appropriations encumbered under contract on
11.29	or before June 30, 2023, for agricultural
11.30	growth, research, and innovation grants are
11.31	available until June 30, 2026.
11.32	The base amount for the agricultural growth,
	The base amount for the agricultural growth,
11.33	research, and innovation program is
11.33 11.34	

	SF958 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	JRM	UES0958-1
12.1	funding for incentive payments under			
12.2	Minnesota Statutes, sections 41A.16, 41A	A.17,		
12.3	and 41A.18.			
12.4	(c) \$2,000,000 the first year and \$2,000,	000		
12.5	the second year are for a biofuels infrastru	cture		
12.6	financial assistance program. Notwithstar	nding		
12.7	Minnesota Statutes, section 16A.28, the			
12.8	appropriations encumbered under contract	et for		
12.9	grants on or before June 30, 2023, are			
12.10	available until June 30, 2027. Of this amo	ount,		
12.11	\$100,000 each year is for the administra	<u>tion</u>		
12.12	of the biofuels infrastructure financial			
12.13	assistance program.			
12.14	(d) \$15,000 the first year and \$29,000 th	<u>e</u>		
12.15	second year are to maintain the current l	evel		
12.16	of service delivery.			
12.17	(e) No later than February 1, 2023, the			
12.18	commissioner must report equity data ar	<u>nd</u>		
12.19	outcomes for the agriculture research,			
12.20	education, extension, and technology trans	<u>nsfer</u>		
12.21	program and the agricultural growth, rese	arch,		
12.22	and innovation program to the legislative	<u>e</u>		
12.23	committees with jurisdiction over agricu	<u>lture</u>		
12.24	finance.			
12.25	Subd. 5. Administration and Financial	[		
12.26	Assistance		9,414,000	9,403,000
12.27	(a) \$474,000 the first year and \$474,000	the		
12.28	second year are for payments to county a	and		
12.29	district agricultural societies and associa	tions		
12.30	under Minnesota Statutes, section 38.02	2		
12.31	subdivision 1. Aid payments to county a	nd		
12.32	district agricultural societies and associa	tions		
12.33	shall be disbursed no later than July 15 of	each		
12.34	year. These payments are the amount of	<u>aid</u>		

13.1	from the state for an annual fair held in the
13.2	previous calendar year.
13.3	(b) \$287,000 the first year and \$287,000 the
13.4	second year are for farm advocate services.
13.5	(c) \$238,000 the first year and \$238,000 the
13.6	second year are for transfer to the Board of
13.7	Trustees of the Minnesota State Colleges and
13.8	Universities for statewide mental health
13.9	counseling support to farm families and
13.10	business operators through the Minnesota State
13.11	Agricultural Centers of Excellence. South
13.12	Central College and Central Lakes College
13.13	shall serve as the fiscal agents.
13.14	(d) \$1,650,000 the first year and \$1,650,000
13.15	the second year are for grants to Second
13.16	Harvest Heartland on behalf of Minnesota's
13.17	six Feeding America food banks for the
13.18	following:
13.19	(1) to purchase milk for distribution to
13.20	Minnesota's food shelves and other charitable
13.21	organizations that are eligible to receive food
13.22	from the food banks. Milk purchased under
13.23	the grants must be acquired from Minnesota
13.24	milk processors and based on low-cost bids.
13.25	The milk must be allocated to each Feeding
13.26	America food bank serving Minnesota
13.27	according to the formula used in the
13.28	distribution of United States Department of
13.29	Agriculture commodities under The
13.30	Emergency Food Assistance Program. Second
13.31	Harvest Heartland may enter into contracts or
13.32	agreements with food banks for shared funding
13.33	or reimbursement of the direct purchase of
13.34	milk. Each food bank that receives funding

under this clause may use up to two percent
for administrative expenses;
(2) to compensate agricultural producers and
processors for costs incurred to harvest and
package for transfer surplus fruits, vegetables,
and other agricultural commodities that would
otherwise go unharvested, be discarded, or
sold in a secondary market. Surplus
commodities must be distributed statewide to
food shelves and other charitable organizations
that are eligible to receive food from the food
banks. Surplus food acquired under this clause
must be from Minnesota producers and
processors. Second Harvest Heartland may
use up to 15 percent of each grant awarded
under this clause for administrative and
transportation expenses; and
(3) to purchase and distribute protein products,
including but not limited to pork, poultry, beef,
dry legumes, cheese, and eggs to Minnesota's
food shelves and other charitable organizations
that are eligible to receive food from the food
banks. Second Harvest Heartland may use up
to two percent of each grant awarded under
this clause for administrative expenses. Protein
products purchased under the grants must be
acquired from Minnesota processors and
producers.
Of the amount appropriated under this
paragraph, at least \$600,000 each year must
be allocated under clause (1). Notwithstanding
Minnesota Statutes, section 16A.28, any
unencumbered balance the first year does not
cancel and is available in the second year.
Second Harvest Heartland must submit

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15.1	quarterly reports to the commissioner and the
15.2	chairs and ranking minority members of the
15.3	legislative committees with jurisdiction over
15.4	agriculture finance in the form prescribed by
15.5	the commissioner. The reports must include
15.6	but are not limited to information on the
15.7	expenditure of funds, the amount of milk or
15.8	other commodities purchased, and the
15.9	organizations to which this food was
15.10	distributed.
15.11	(e) \$250,000 the first year and \$250,000 the
15.12	second year are for grants to the Minnesota
15.13	Agricultural Education and Leadership
15.14	Council for programs of the council under
15.15	Minnesota Statutes, chapter 41D.
15.16	(f) The commissioner shall continue to
15.17	increase connections with ethnic minority and
15.18	immigrant farmers to farming opportunities
15.19	and farming programs throughout the state.
15.20	(g) \$1,000,000 the first year and \$1,000,000
15.21	the second year are for transfer to the
15.22	agricultural and environmental revolving loan
15.23	account established under Minnesota Statutes,
15.24	section 17.117, subdivision 5a, for low-interest
15.25	loans under Minnesota Statutes, section
15.26	17.117. These are onetime transfers.
15.27	(h) \$150,000 the first year and \$150,000 the
15.28	second year are for grants to the Center for
15.29	Rural Policy and Development. These are
15.30	onetime appropriations.
15.31	(i) \$47,000 the first year and \$47,000 the
15.32	second year are for grants to the Northern

15.34

Crops Institute that may be used to purchase

equipment. These are onetime appropriations.

16.1	(j) \$75,000 the first year and \$75,000 the
16.2	second year are for grants to the Minnesota
16.3	Turf Seed Council for basic and applied
16.4	research on: (1) the improved production of
16.5	forage and turf seed related to new and
16.6	improved varieties; and (2) native plants,
16.7	including plant breeding, nutrient
16.8	management, pest management, disease
16.9	management, yield, and viability. The
16.10	Minnesota Turf Seed Council may subcontract
16.11	with a qualified third party for some or all of
16.12	the basic or applied research. Any
16.13	unencumbered balance does not cancel at the
16.14	end of the first year and is available for the
16.15	second year. These are onetime appropriations.
16.16	(k) \$1,000 the first year and \$1,000 the second
16.17	year are for grants to the Minnesota State
16.18	Poultry Association. These are onetime
16.19	appropriations.
16.20	(1) \$17,000 the first year and \$17,000 the
16.21	second year are for grants to the Minnesota
16.22	State Horticultural Society. These are onetime
16.23	appropriations.
16.24	(m) \$18,000 the first year and \$18,000 the
16.25	second year are for grants to the Minnesota
16.26	Livestock Breeders Association. These are
16.27	onetime appropriations.
16.28	(n) \$325,000 the first year and \$325,000 the
16.29	second year are for transfer to the Minnesota
16.30	Humanities Center for the healthy eating, here
16.31	at home program under Minnesota Statutes,
16.32	section 138.912. Participating nonprofit
16.33	organizations may receive up to three percent
16.34	of the amount transferred each year for

program administration costs.

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17.1	(o) \$75,000 the first year is for a grant to	<u>)</u>		
17.2	Greater Mankato Growth, Inc., for assist	tance		
17.3	to agriculture-related businesses to prom	note		
17.4	jobs, innovation, and synergy developme	ent.		
17.5	This is a onetime appropriation.			
17.6	(p) \$25,000 the first year and \$25,000 th	<u>ne</u>		
17.7	second year are for grants to the Souther	<u>m</u>		
17.8	Minnesota Initiative Foundation to prom	note		
17.9	local foods through an annual event that r	raises		
17.10	public awareness of local foods and con-	nects		
17.11	local food producers and processors with	<u>h</u>		
17.12	potential buyers.			
17.13	(q) \$222,000 the first year and \$286,000	the the		
17.14	second year are to maintain the current l	evel		
17.15	of service delivery.			
17.16	Sec. 3. <b>BOARD OF ANIMAL HEALT</b>	<u>\$</u>	<u>5,980,000</u> <u>\$</u>	6,081,000
17.17	(a) \$200,000 the first year and \$200,000	the		
17.18	second year are for agricultural emergen	<u>icy</u>		
17.19	preparedness and response.			
17.20	(b) \$103,000 the first year and \$204,000	the the		
17.21	second year are to maintain the current l	<u>evel</u>		
17.22	of service delivery.			
17.23 17.24	Sec. 4. <u>AGRICULTURAL UTILIZAT</u> <u>RESEARCH INSTITUTE</u>	<u>\$</u>	4,043,000 \$	4,043,000
17.25	\$150,000 the first year and \$150,000 the	2		
17.26	second year are for a meat scientist.			
17.27	Sec. 5. CANCELLATIONS.			
17.28	(a) \$916,553 of the fiscal year 2021;	general fund appr	opriation for protec	tion services
17.29	under Laws 2019, First Special Session	chapter 1, article	1, section 2, subdiv	ision 2, is
17.30	canceled.			
17.31	(b) \$136,000 of the fiscal year 2021 ge	eneral fund approp	oriation for agricultu	ral marketing
17.32	and development under Laws 2019, Firs	t Special Session	chapter 1, article 1,	section 2,
17.33	subdivision 3, is canceled.			

subdivision 5, is canceled.

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(c) \$120,000 of the fisca	al year 2021 general fund appropriation for agriculture, bioenergy
and bioproduct advanceme	ent under Laws 2019, First Special Session chapter 1, article 1,
section 2, subdivision 4, is	canceled.
(d) \$157,500 of the fisc	cal year 2021 general fund appropriation for administration and

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

#### Sec. 6. FEDERAL FUNDS REPLACEMENT; APPROPRIATION.

Notwithstanding any law to the contrary, the commissioner of management and budget must determine whether the expenditures authorized under this article are eligible uses of federal funding received under the Coronavirus State Fiscal Recovery Fund or any other federal funds received by the state under the American Rescue Plan Act, Public Law 117-2. If the commissioner of management and budget determines an expenditure is eligible for funding under Public Law 117-2, the amount of the eligible expenditure is appropriated from the account or fund where those amounts have been deposited and the corresponding general fund amounts appropriated under this article are canceled to the general fund. No later than February 1, 2022, the commissioner of agriculture, in consultation with the commissioner of management and budget, must report all appropriations, cancellations, and expenditures under this section to the legislative committees with jurisdiction over agriculture finance.

**ARTICLE 2** 18.21 AGRICULTURE STATUTORY CHANGES 18.22

Section 1. Minnesota Statutes 2020, section 15.057, is amended to read:

#### 15.057 PUBLICITY REPRESENTATIVES.

No state department, bureau, or division, whether the same operates on funds appropriated or receipts or fees of any nature whatsoever, except the Department of Transportation, the Department of Employment and Economic Development, the Department of Agriculture, the Game and Fish Division, State Agricultural Society, and Explore Minnesota Tourism shall use any of such funds for the payment of the salary or expenses of a publicity representative. The head of any such department, bureau, or division shall be personally liable for funds used contrary to this provision. This section shall not be construed, however, as preventing any such department, bureau, or division from sending out any bulletins or

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19.1	other publicity required by any state law or necessary for the satisfactory conduct of the
19.2	business for which such department, bureau, or division was created.

- Sec. 2. Minnesota Statutes 2020, section 17.055, subdivision 1, is amended to read:
- Subdivision 1. Emerging farmer working group. (a) To advise the commissioner and legislature regarding the development and implementation of programs and initiatives that support emerging farmers in this state, the commissioner must periodically convene a working group consisting, to the extent possible, of persons who are, and organizations that represent, farmers or aspiring farmers who are women, veterans, persons with disabilities, American Indian or Alaskan Natives, members of a community of color, young, and urban, and any other emerging farmers as determined by the commissioner. No later than January 15 each year, the commissioner must update the chairs and ranking minority members of the legislative committees and divisions with jurisdiction over agriculture regarding the working group's activities and recommendations.
- (b) The commissioner may accept on behalf of the state donations of money, services, 19.14 or other assistance or gifts from public or private sources to further the objectives of the 19.15 19.16 emerging farmer working group.
- Sec. 3. Minnesota Statutes 2020, section 17.055, is amended by adding a subdivision to 19.17 read: 19.18
  - Subd. 1a. Emerging farmer account. An emerging farmer account is established in the agricultural fund. The account consists of money appropriated by law and any other money donated, allotted, transferred, or otherwise provided to the account. Money in the account, including interest, is appropriated to the commissioner for the purposes of this section and must be used to further the objectives of the emerging farmer working group.

#### Sec. 4. [17.1016] COOPERATIVE GRANTS.

- Subdivision 1. **Definitions.** For purposes of this section: 19.25
- (1) "agricultural commodity" and "agricultural product processing facility" have the 19.26 meanings given in section 17.101, subdivision 5; and 19.27
- 19.28 (2) "agricultural service" means an action made under the direction of a farmer that provides value to another entity. Agricultural service includes grazing to manage vegetation. 19.29
- 19.30 Subd. 2. Grant program. (a) The commissioner must establish and implement a grant program to help farmers finance new cooperatives that organize for purposes of operating 19.31

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20.1	an agricultural product processing facility or marketing an agricultural product or agricultural
20.2	service.
20.3	(b) To be eligible for this program, a grantee must:
20.4	(1) be a cooperative organized under chapter 308A;
20.5	(2) certify that all control and equity in the cooperative is from farmers, family farm
20.6	partnerships, family farm limited liability companies, or family farm corporations as defined
20.7	in section 500.24, subdivision 2, who are actively engaged in agricultural commodity
20.8	production;
20.9	(3) be operated primarily to process agricultural commodities or market agricultural
20.10	products or services produced in Minnesota; and
20.11	(4) receive agricultural commodities produced primarily by shareholders or members
20.12	of the cooperative.
20.13	(c) The commissioner may receive applications and make grants up to \$50,000 to eligible
20.14	grantees for feasibility, marketing analysis, assistance with organizational development,
20.15	financing and managing new cooperatives, product development, development of business
20.16	and marketing plans, and predesign of facilities including site analysis, development of bid
20.17	specifications, preliminary blueprints and schematics, and completion of purchase agreements
20.18	and other necessary legal documents.
20.19	Sec. 5. Minnesota Statutes 2020, section 17.1017, subdivision 5, is amended to read:
20.20	Subd. 5. Eligible projects. (a) The commissioner, in cooperation with the program
20.21	partners and advisers, shall establish project eligibility guidelines and application processes
20.22	to be used to review and select project applicants for financing or other financial or technical
20.23	assistance. All projects must be located in an underserved community or must serve primarily
20.24	underserved communities in low-income and moderate-income areas.
20.25	(b) Projects eligible for financing include, but are not limited to, new construction,
20.26	renovations, expansions of operations, and infrastructure upgrades of grocery stores and
20.27	small food retailers to improve the availability of and access to affordable, nutritious food,
20.28	including fresh fruits and vegetables, and build capacity in areas of greatest need.
20.29	(c) Projects eligible for other types of financial assistance such as grants or technical
20.30	assistance are primarily projects throughout the state, including, but not limited to, feasibility
20.31	studies, new construction, renovations, expansion of operations, and infrastructure upgrades

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of small food retailers.

Sec. 6. Minnesota Statutes 2020, section 17.1017, subdivision 6, is amended to read: 21.1 Subd. 6. Qualifications for receipt of financing and other financial or technical 21.2 assistance. (a) An applicant for receipt of financing through an economic or community 21.3 development financial institution, or an applicant for a grant or other financial or technical 21.4 assistance, may be a for-profit or not-for-profit entity, including, but not limited to, a sole 21.5 proprietorship, limited liability company, corporation, cooperative, nonprofit organization, 21.6 or nonprofit community development organization. Each applicant must: 21.7 (1) demonstrate community engagement in and support for the project; 21.8 (2) demonstrate the capacity to successfully implement the project; 21.9 (3) demonstrate a viable plan for long-term sustainability, including the ability to increase 21.10 the availability of and access to affordable, nutritious, and culturally appropriate food, 21.11 including fresh fruits and vegetables, for underserved communities in low-income and 21.12 moderate-income areas; and 21.13 (4) demonstrate the ability to repay the debt, to the extent that the financing requires 21.14 repayment. 21.15 (b) Each applicant must also agree to comply with the following conditions for a period 21.16 of at least five years, except as otherwise specified in this section: 21.17 (1) accept Supplemental Nutrition Assistance Program (SNAP) benefits; 21.18 (2) apply to accept Special Supplemental Nutrition Program for Women, Infants, and 21.19 Children (WIC) benefits and, if approved, accept WIC benefits; 21.20 (3) (2) allocate at least 30 percent of retail space for the sale of affordable, nutritious, 21.21 and culturally appropriate foods, including fruits and vegetables, low-fat and nonfat dairy, 21.22 fortified dairy substitute beverages such as soy-based or nut-based dairy substitute beverages, 21.23 whole grain-rich staple foods, meats, poultry, fish, seafood, and other proteins, consistent 21.24 with nutrition standards in national guidelines described in the current United States 21.25 Department of Agriculture Dietary Guidelines for Americans; 21.26

commissioner; and

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(4) (3) comply with all data collection and reporting requirements established by the

(5) (4) promote the hiring, training, and retention of local or regional residents from

low-income and moderate-income areas that reflect area demographics, including

22.1	(c) A selected project that is a small food retailer is not subject to the allocation agreement
22.2	under paragraph (b), clause $(3)$ $(2)$ , and may use financing, grants, or other financial or
22.3	technical assistance for refrigeration, displays, or onetime capital expenditures for the
22.4	promotion and sale of perishable foods, including a combination of affordable, nutritious,
22.5	and culturally appropriate fresh or frozen dairy, dairy substitute products, produce, meats,
22.6	poultry, and fish, consistent with nutrition standards in national guidelines described in the
22.7	current United States Department of Agriculture Dietary Guidelines for Americans.
22.8	Sec. 7. Minnesota Statutes 2020, section 17.116, subdivision 2, is amended to read:
22.9	Subd. 2. Eligibility. (a) Grants may only be made to farmers, educational institutions,
22.10	individuals at educational institutions, or nonprofit organizations residing or located in the
22.11	state for research or demonstrations on farms in the state.
22.12	(b) Grants may only be made for projects that show:
22.13	(1) the ability to maximize direct or indirect energy savings or production;
22.14	(2) a positive effect or reduced adverse effect on the environment; and or
22.15	(3) increased profitability for the individual farm by reducing costs or improving
22.16	marketing opportunities.
22.17	Sec. 8. Minnesota Statutes 2020, section 18B.26, subdivision 3, is amended to read:
22.18	Subd. 3. Registration application and gross sales fee. (a) For an agricultural pesticide
22.19	a registrant shall pay an annual registration application fee for each agricultural pesticide
22.20	of \$350. The fee is due by December 31 preceding the year for which the application for
22.21	registration is made. The fee is nonrefundable.
22.22	(b) For a nonagricultural pesticide, a registrant shall pay a minimum annual registration
22.23	application fee for each nonagricultural pesticide of \$350. The fee is due by December 31
22.24	preceding the year for which the application for registration is made. The fee is
22.25	nonrefundable. If the registrant's annual gross sales of the nonagricultural pesticide exceeded
22.26	\$70,000 in the previous calendar year, the registrant shall pay, in addition to the \$350
22.27	minimum fee, a fee equal to $0.5 \underline{0.9}$ percent of that portion of the annual gross sales over
22.28	\$70,000. For purposes of this subdivision, gross sales includes both nonagricultural pesticide
22.29	sold in the state and nonagricultural pesticide sold into the state for use in this state. No

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information of nonagricultural pesticides distributed into this state from distributors and

additional fee is required if the fee due amount based on percent of annual gross sales of a

nonagricultural pesticide is less than \$10. The registrant shall secure sufficient sales

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dealers, regardless of distributor location, to make a determination. Sales of nonagricultural pesticides in this state and sales of nonagricultural pesticides for use in this state by out-of-state distributors are not exempt and must be included in the registrant's annual report, as required under paragraph (g), and fees shall be paid by the registrant based upon those reported sales. Sales of nonagricultural pesticides in the state for use outside of the state are exempt from the gross sales fee in this paragraph if the registrant properly documents the sale location and distributors. A registrant paying more than the minimum fee shall pay the balance due by March 1 based on the gross sales of the nonagricultural pesticide by the

(c) For agricultural pesticides, a licensed agricultural pesticide dealer or licensed pesticide dealer shall pay a gross sales fee of  $0.55 \underline{0.9}$  percent of annual gross sales of the agricultural pesticide in the state and the annual gross sales of the agricultural pesticide sold into the state for use in this state.

registrant for the preceding calendar year. A pesticide determined by the commissioner to

be a sanitizer or disinfectant is exempt from the gross sales fee.

- (d) In those cases where a registrant first sells an agricultural pesticide in or into the state to a pesticide end user, the registrant must first obtain an agricultural pesticide dealer license and is responsible for payment of the annual gross sales fee under paragraph (c), record keeping under paragraph (i), and all other requirements of section 18B.316.
- (e) If the total annual revenue from fees collected in fiscal year 2011, 2012, or 2013, by the commissioner on the registration and sale of pesticides is less than \$6,600,000, the commissioner, after a public hearing, may increase proportionally the pesticide sales and product registration fees under this chapter by the amount necessary to ensure this level of revenue is achieved. The authority under this section expires on June 30, 2014. The commissioner shall report any fee increases under this paragraph 60 days before the fee change is effective to the senate and house of representatives agriculture budget divisions.
- (f) (e) An additional fee of 50 percent of the registration application fee must be paid by the applicant for each pesticide to be registered if the application is a renewal application that is submitted after December 31.
- (g) (f) A registrant must annually report to the commissioner the amount, type and annual gross sales of each registered nonagricultural pesticide sold, offered for sale, or otherwise distributed in the state. The report shall be filed by March 1 for the previous year's registration. The commissioner shall specify the form of the report or approve the method for submittal of the report and may require additional information deemed necessary to determine the amount and type of nonagricultural pesticide annually distributed in the state.

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24.1	The information required shall include the brand name, United States Environmental
24.2	Protection Agency registration number, and amount of each nonagricultural pesticide sold,
24.3	offered for sale, or otherwise distributed in the state, but the information collected, if made
24.4	public, shall be reported in a manner which does not identify a specific brand name in the
24.5	report.
24.6	(h) (g) A licensed agricultural pesticide dealer or licensed pesticide dealer must annually

- (h) (g) A licensed agricultural pesticide dealer or licensed pesticide dealer must annually report to the commissioner the amount, type, and annual gross sales of each registered agricultural pesticide sold, offered for sale, or otherwise distributed in the state or into the state for use in the state. The report must be filed by January 31 for the previous year's sales. The commissioner shall specify the form, contents, and approved electronic method for submittal of the report and may require additional information deemed necessary to determine the amount and type of agricultural pesticide annually distributed within the state or into the state. The information required must include the brand name, United States Environmental Protection Agency registration number, and amount of each agricultural pesticide sold, offered for sale, or otherwise distributed in the state or into the state.
- (i) (h) A person who registers a pesticide with the commissioner under paragraph (b), or a registrant under paragraph (d), shall keep accurate records for five years detailing all distribution or sales transactions into the state or in the state and subject to a fee and surcharge under this section.
- (i) The records are subject to inspection, copying, and audit by the commissioner and must clearly demonstrate proof of payment of all applicable fees and surcharges for each registered pesticide product sold for use in this state. A person who is located outside of this state must maintain and make available records required by this subdivision in this state or pay all costs incurred by the commissioner in the inspecting, copying, or auditing of the records.
- (k) (j) The commissioner may adopt by rule regulations that require persons subject to audit under this section to provide information determined by the commissioner to be necessary to enable the commissioner to perform the audit.
- (1) (k) A registrant who is required to pay more than the minimum fee for any pesticide 24.29 under paragraph (b) must pay a late fee penalty of \$100 for each pesticide application fee 24.30 paid after March 1 in the year for which the license is to be issued. 24.31

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25.1	Sec. 9. Minnesota	Statutes 2020.	section 21.82.	subdivision 3.	is amended to read

- Subd. 3. **Treated seed.** For all named agricultural, vegetable, flower, or wildflower seeds which are treated, for which a separate label may be used, the label must contain:
- 25.4 (1) a word or statement to indicate that the seed has been treated;
- 25.5 (2) the commonly accepted, coined, chemical, or abbreviated generic chemical name of the applied substance;
- 25.7 (3) the caution statement "Do not use for food, feed, or oil purposes" if the substance in the amount present with the seed is harmful to human or other vertebrate animals;
- 25.9 (4) in the case of mercurials or similarly toxic substances, a poison statement and symbol;
- 25.10 (5) a word or statement describing the process used when the treatment is not of pesticide origin; and
- 25.12 (6) the date beyond which the inoculant is considered ineffective if the seed is treated with an inoculant. It must be listed on the label as "inoculant: expires (month and year)" or wording that conveys the same meaning-; and
- 25.15 (7) for corn or soybean seed treated with neonicotinoid pesticide, the following caution
  25.16 statement framed in a box and including a bee icon approved by the commissioner: "Planting
  25.17 seed treated with a neonicotinoid pesticide may negatively impact pollinator health. Please
  25.18 use care when handling and planting this seed. Do not use for food, feed, or oil purposes,
  25.19 or ethanol production."
- Sec. 10. Minnesota Statutes 2020, section 21.86, subdivision 2, is amended to read:
- Subd. 2. **Miscellaneous violations.** No person may:
- 25.22 (a) detach, alter, deface, or destroy any label required in sections 21.82 and 21.83, alter or substitute seed in a manner that may defeat the purposes of sections 21.82 and 21.83, or alter or falsify any seed tests, laboratory reports, records, or other documents to create a misleading impression as to kind, variety, history, quality, or origin of the seed;
- 25.26 (b) hinder or obstruct in any way any authorized person in the performance of duties under sections 21.80 to 21.92;
- 25.28 (c) fail to comply with a "stop sale" order or to move or otherwise handle or dispose of 25.29 any lot of seed held under a stop sale order or attached tags, except with express permission 25.30 of the enforcing officer for the purpose specified;

26.1	(d) use the word "type" in any labeling in connection with the name of any agricultural
26.2	seed variety;
26.3	(e) use the word "trace" as a substitute for any statement which is required;
26.4	(f) plant any agricultural seed which the person knows contains weed seeds or noxious
26.5	weed seeds in excess of the limits for that seed; or
26.6	(g) advertise or sell seed containing patented, protected, or proprietary varieties used
26.7	without permission of the patent or certificate holder of the intellectual property associated
26.8	with the variety of seed-; or
26.9	(h) use or sell as food, feed, oil, or ethanol feedstock any seed treated or coated with
26.10	neonicotinoid pesticide.
26.11	Sec. 11. [21.915] PROHIBITED DISPOSAL METHODS.
26.12	A person must not dispose of seed treated or coated with neonicotinoid pesticide in a
26.13	manner inconsistent with the product label, where applicable, or by:
26.14	(1) burial near a drinking water source or any creek, stream, river, lake, or other surface
26.15	water;
26.16	(2) composting; or
26.17	(3) incinerating within a home or other dwelling.
26.18	Sec. 12. Minnesota Statutes 2020, section 28A.08, is amended by adding a subdivision to
26.19	read:
26.20	Subd. 4. Food handler license account; appropriation. A food handler license account
26.21	is established in the agricultural fund. Fees paid under subdivision 3 must be deposited in
26.22	the account. Money in the account, including interest, is appropriated to the commissioner
26.23	for expenses relating to licensing and inspecting food handlers under chapters 28 to 34A or
26.24	rules adopted under one of those chapters.
26.25	Sec. 13. Minnesota Statutes 2020, section 28A.09, is amended by adding a subdivision to
26.26	read:
26.27	Subd. 3. Vending machine inspection account; appropriation. A vending machine
26.28	inspection account is established in the agricultural fund. Fees paid under subdivision 1
26.29	must be deposited in the account. Money in the account, including interest, is appropriated

27.1	to the commissioner for expenses relating to identifying and inspecting food vending
27.2	machines under chapters 28 to 34A or rules adopted under one of those chapters.
27.3	Sec. 14. Minnesota Statutes 2020, section 28A.152, subdivision 1, is amended to read:
27.4	Subdivision 1. Licensing provisions applicability. (a) The licensing provisions of
27.5	sections 28A.01 to 28A.16 do not apply to the following:
21.3	sections 20A.01 to 20A.10 do not apply to the following.
27.6	(1) an individual who prepares and sells food that is not potentially hazardous food, as
27.7	defined in Minnesota Rules, part 4626.0020, subpart 62, if the following requirements are
27.8	met:
27.9	(i) the prepared food offered for sale under this clause is labeled to accurately reflect
27.10	the name and the registration number or address of the individual preparing and selling the
27.11	food, the date on which the food was prepared, and the ingredients and any possible allergens;
27.12	and
27.13	(ii) the individual displays at the point of sale a clearly legible sign or placard stating:
27.14	"These products are homemade and not subject to state inspection."; and
27.15	(2) an individual who prepares and sells home-processed and home-canned food products
27.16	if the following requirements are met:
27.17	(i) the new ducts are violated as executables, as finite having an equilibrium all value of 4.6
27.17	(i) the products are pickles, vegetables, or fruits having an equilibrium pH value of 4.6
27.18	or lower, or a water activity value of .85 or less;
27.19	(ii) the products are home-processed and home-canned in Minnesota;
27.20	(iii) the individual displays at the point of sale a clearly legible sign or placard stating:
27.21	"These canned goods are homemade and not subject to state inspection."; and
27.22	(iv) each container of the product sold or offered for sale under this clause is accurately
27.23	labeled to provide the name and the registration number or address of the individual who
27.24	processed and canned the goods, the date on which the goods were processed and canned,
27.25	and ingredients and any possible allergens.
27.26	(b) An individual who qualifies for an exemption under paragraph (a), clause (2), is also
27.27	exempt from the provisions of sections 31.31 and 31.392.
27.28	(c) An individual who qualifies for an exemption under paragraph (a) may organize the

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individual's cottage food business as a business entity recognized by state law.

28.1	Sec. 15. Minnesota Statutes 2020, section 28A.152, subdivision 3, is amended to read:
28.2	Subd. 3. Limitation on sales. An individual selling exempt foods under this section is
28.3	limited to total sales with gross receipts of \$18,000 \$78,000 or less in a calendar year.
28.4	Sec. 16. Minnesota Statutes 2020, section 28A.152, subdivision 4, is amended to read:
28.5	Subd. 4. Registration. An individual who prepares and sells exempt food under
28.6	subdivision 1 must register annually with the commissioner. The commissioner shall register
28.7	an individual within 30 days of submitting a complete registration to the commissioner. A
28.8	registration shall be deemed accepted after 30 days following an individual's complete
28.9	registration to the commissioner. The annual registration fee is \$50 \$25. An individual with
28.10	\$5,000 or less in annual gross receipts from the sale of exempt food under this section is
28.11	not required to pay the registration fee. Beginning January 1, 2022, and every five years
28.12	thereafter, the commissioner shall adjust the gross receipts amount of this fee exemption
28.13	based on the consumer price index using 2015 as the index year for the \$5,000 gross receipts
28.14	exemption.
28.15	Sec. 17. Minnesota Statutes 2020, section 28A.152, subdivision 5, is amended to read:
28.16	Subd. 5. Training. (a) An individual with gross receipts between \$5,000 and \$18,000
28.17	in a calendar year from the sale of exempt food under this section must complete a safe
28.18	food handling training course that is approved by the commissioner before registering under
28.19	subdivision 4. The training shall not exceed eight hours and must be completed every three
28.20	years while the individual is registered under subdivision 4.
28.21	(b) An individual with gross receipts of less than \$5,000 in a calendar year from the sale
28.22	of exempt food under this section must satisfactorily complete an online course and exam
28.23	as approved by the commissioner before registering under subdivision 4. The commissioner
28.24	shall offer the online course and exam under this paragraph at no cost to the individual.
28.25	Sec. 18. [28A.153] WILD GAME PROCESSOR EXEMPTION.
28.26	Subdivision 1. Licensing provisions applicability. The licensing provisions of sections
28.27	28A.01 to 28A.16 do not apply to an individual who processes wild game or fowl as
28.28	described in section 31A.15, subdivision 1, clause (2), if the following requirements are
28.29	met:
28.30	(1) the individual does not conduct another operation subject to the licensing provisions

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of sections 28A.01 to 28A.16;

29.1	(2) the individual's operation is limited to the handling of raw products, to include cutting,
29.2	grinding, and packaging, and without further preparation of the wild game or fowl products;
29.3	(3) the individual does not add any additional ingredients to the wild game or fowl
29.4	products;
29.5	(4) the wild game or fowl products are not donated; and
29.6	(5) all wild game or fowl products are packaged and labeled as "Not for Sale."
29.7	Subd. 2. Sales limitation. An individual processing wild game or fowl under this section
29.8	is limited to total services with gross receipts of \$20,000 or less in a calendar year.
29.9	Subd. 3. Registration. An individual processing wild game under this section must
29.10	register annually with the commissioner. The commissioner must not assess a registration
29.11	fee.
29.12	Subd. 4. Permit exemption. An individual processing wild game under this section is
29.13	not required to obtain a custom processing permit under section 28A.04, subdivision 2.
29.14	Subd. 5. Local ordinances. This section does not preempt the application of any business
29.15	licensing requirement or sanitation, public health, or zoning ordinance of a political
29.16	subdivision.
29.17	Subd. 6. Chronic wasting disease. An individual processing wild game under this
29.18	section must:
29.19	(1) ensure that each white-tailed deer processed by the individual and harvested from a
29.20	chronic wasting disease management zone established by the commissioner of natural
29.21	resources is tested for chronic wasting disease; and
29.22	(2) dispose of the carcass of each white-tailed deer under clause (1) through a chronic
29.23	wasting disease adopt-a-dumpster program administered by the commissioner of natural
29.24	resources.
29.25	Sec. 19. Minnesota Statutes 2020, section 35.02, subdivision 1, is amended to read:
29.26	Subdivision 1. <b>Members; officers.</b> The board has <del>five</del> seven members appointed by the
29.27	governor with the advice and consent of the senate, three of whom are producers of livestock
29.28	in the state, and two three of whom are practicing veterinarians licensed in Minnesota at
29.29	least one of whom is a small-animal veterinarian, and one of whom is a member of a federally
29.30	recognized Tribe located in Minnesota with knowledge of animal health. The commissioners
29.31	of agriculture, natural resources, and health, the dean of the College of Veterinary Medicine,
29.32	and the director of the Veterinary Diagnostic Laboratory of the University of Minnesota

30.1	may shall serve as consultants to the board without vote. Appointments to fill unexpired
30.2	terms must be made from the classes to which the retiring members belong. The board shall
30.3	elect a president and a vice-president from among its members and. The governor shall
30.4	appoint a veterinarian licensed in Minnesota who is not a member to be its executive director
30.5	for a term of one year and until a successor qualifies. The board shall set the duties of the
30.6	director.
30.7	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2021, and the governor's duty to
30.8	appoint the executive director of the Board of Animal Health begins with the appointment
30.9	for state fiscal year 2023.
30.10	Sec. 20. Minnesota Statutes 2020, section 41A.16, subdivision 2, is amended to read:
30.11	Subd. 2. Payment amounts; limits. (a) The commissioner shall make payments to
30.12	eligible producers of advanced biofuel. The amount of the payment for each eligible
30.13	producer's annual production is \$2.1053 per MMbtu for advanced biofuel production from
30.14	cellulosic biomass, and \$1.053 per MMbtu for advanced biofuel production from sugar,
30.15	starch, oil, or animal fat at a specific location for ten years after the start of production.
30.16	(b) Total payments under this section to an eligible biofuel producer in a fiscal year may
30.17	not exceed the amount necessary for 2,850,000 MMbtu of biofuel production. Total payments
30.18	under this section to all eligible biofuel producers in a fiscal year may not exceed the amount
30.19	necessary for 17,100,000 MMbtu of biofuel production. If the total amount for which all
30.20	producers are eligible in a quarter exceeds the amount available for payments, the
30.21	commissioner shall make the payments on a pro rata basis. An eligible producer may reapply
30.22	for payment of the amount of the difference between the claim for payment filed under
30.23	subdivision 6 and the pro rata amount received until the full amount of the original claim
30.24	is paid.
30.25	(c) For purposes of this section, an entity that holds a controlling interest in more than
30.26	one advanced biofuel facility is considered a single eligible producer.
30.27	<b>EFFECTIVE DATE.</b> This section is effective retroactively from January 1, 2020, and
30.28	applies to claims filed after January 1, 2020.
30.29	Sec. 21. Minnesota Statutes 2020, section 41A.16, subdivision 5, is amended to read:
30.30	Subd. 5. Agricultural cellulosic biomass sourcing plan. (a) An eligible producer who

Article 2 Sec. 21.

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utilizes agricultural cellulosic biomass other than corn kernel fiber or biogas must submit

a responsible biomass sourcing plan for approval by the commissioner prior to applying for

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- payments under this section. The commissioner shall make the plan publicly available. The plan must:
  - (1) provide a detailed explanation of how agricultural cellulosic biomass will be produced and managed in a way that preserves soil quality, does not increase soil and nutrient runoff, avoids introduction of harmful invasive species, limits negative impacts on wildlife habitat, and reduces greenhouse gas emissions;
  - (2) include the producer's approach to verifying that biomass suppliers are following the plan;
  - (3) discuss how new technologies and practices that are not yet commercially viable may be encouraged and adopted during the life of the facility, and how the producer will encourage continuous improvement during the life of the project;
    - (4) include specific numeric goals and timelines for making progress;
- (5) require agronomic practices that result in a positive Natural Resources Conservation Service Soil Conditioning Index score for acres from which biomass from corn stover will be harvested; and
- 31.16 (6) include biennial soil sampling to verify maintained or increased levels of soil organic matter.
  - (b) An eligible producer who utilizes agricultural cellulosic biomass and receives payments under this section shall submit an annual report on the producer's responsible biomass sourcing plan to the commissioner by January 15 each year. The report must include data on progress made by the producer in meeting specific goals laid out in the plan. The commissioner shall make the report publicly available. The commissioner shall perform an annual review of submitted reports and may make a determination that the producer is not following the plan based on the reports submitted. The commissioner may take appropriate steps, including reducing or ceasing payments, until the producer is in compliance with the plan.
  - Sec. 22. Minnesota Statutes 2020, section 41A.16, subdivision 6, is amended to read:
  - Subd. 6. **Claims.** (a) By the last day of October, January, April, and July, each eligible biofuel producer shall file a claim for payment for advanced biofuel production during the preceding three calendar months. An eligible biofuel producer that files a claim under this subdivision shall include a statement of the eligible biofuel producer's total advanced biofuel production in Minnesota during the quarter covered by the claim and certify that the eligible producer will not use payments received under this section to compensate a lobbyist who

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32.1	is required to register with the Campaign Finance and Public Disclosure Board under section
32.2	10A.03. For each claim and statement of total advanced biofuel production filed under this
32.3	subdivision, the volume of advanced biofuel production must be examined by a CPA firm
32.4	with a valid permit to practice under chapter 326A, in accordance with Statements on
32.5	Standards for Attestation Engagements established by the American Institute of Certified
32.6	Public Accountants.

- (b) The commissioner must issue payments by November 15, February 15, May 15, and August 15. A separate payment must be made for each claim filed.
- Sec. 23. Minnesota Statutes 2020, section 41A.17, subdivision 2, is amended to read: 32.9
  - Subd. 2. Payment amounts; bonus; limits. (a) The commissioner shall make payments to eligible producers of renewable chemicals located in the state. The amount of the payment for each producer's annual production is \$0.03 per pound of sugar-derived renewable chemical, \$0.03 per pound of cellulosic sugar, starch, oil, or animal fat, and \$0.06 per pound of cellulosic-derived renewable chemical produced at a specific location for ten years after the start of production.
  - (b) An eligible facility producing renewable chemicals using agricultural cellulosic biomass is eligible for a 20 percent bonus payment for each pound produced from agricultural biomass that is derived from perennial crop or cover crop biomass.
  - (c) Total payments under this section to an eligible renewable chemical producer in a fiscal year may not exceed the amount necessary for 99,999,999 pounds of renewable chemical production. Total payments under this section to all eligible renewable chemical producers in a fiscal year may not exceed the amount necessary for 599,999,999 pounds of renewable chemical production. If the total amount for which all producers are eligible in a quarter exceeds the amount available for payments, the commissioner shall make the payments on a pro rata basis. An eligible producer may reapply for payment of the amount of the difference between the claim for payment filed under subdivision 5 and the pro rata amount received until the full amount of the original claim is paid.
  - (d) An eligible facility may blend renewable chemicals with other chemicals that are not renewable chemicals, but only the percentage attributable to renewable chemicals in the blended product is eligible to receive payment.
- (e) For purposes of this section, an entity that holds a controlling interest in more than 32.31 32.32 one renewable chemical production facility is considered a single eligible producer.

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33.1	EFFECTIVE DATE. This section is effective retroactively from January 1, 2020, and
33.2	applies to claims filed after January 1, 2020.

- Sec. 24. Minnesota Statutes 2020, section 41A.17, subdivision 4, is amended to read:
- Subd. 4. Agricultural cellulosic biomass sourcing plan. (a) An eligible producer who utilizes agricultural cellulosic biomass other than corn kernel fiber or biogas must submit a responsible biomass sourcing plan to the commissioner prior to applying for payments under this section. The plan must:
- (1) provide a detailed explanation of how agricultural cellulosic biomass will be produced and managed in a way that preserves soil quality, does not increase soil and nutrient runoff, avoids introduction of harmful invasive species, limits negative impacts on wildlife habitat, and reduces greenhouse gas emissions;
- (2) include the producer's approach to verifying that biomass suppliers are following 33.12 the plan;
  - (3) discuss how new technologies and practices that are not yet commercially viable may be encouraged and adopted during the life of the facility, and how the producer will encourage continuous improvement during the life of the project; and
    - (4) include specific numeric goals and timelines for making progress.
  - (b) An eligible producer who utilizes agricultural cellulosic biomass and receives payments under this section shall submit an annual report on the producer's responsible biomass sourcing plan to the commissioner by January 15 each year. The report must include data on progress made by the producer in meeting specific goals laid out in the plan. The commissioner shall make the report publicly available. The commissioner shall perform an annual review of submitted reports and may make a determination that the producer is not following the plan based on the reports submitted. The commissioner may take appropriate steps, including reducing or ceasing payments, until the producer is in compliance with the plan.
- Sec. 25. Minnesota Statutes 2020, section 41A.17, subdivision 5, is amended to read: 33.27
- Subd. 5. Claims. (a) By the last day of October, January, April, and July, each eligible 33.28 renewable chemical producer shall file a claim for payment for renewable chemical 33.29 production during the preceding three calendar months. An eligible renewable chemical 33.30 producer that files a claim under this subdivision shall include a statement of the eligible 33.31 producer's total renewable chemical production in Minnesota during the quarter covered by 33.32

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the claim and certify that the eligible producer will not use payments received under this section to compensate a lobbyist who is required to register with the Campaign Finance and Public Disclosure Board under section 10A.03. For each claim and statement of total renewable chemical production filed under this paragraph, the volume of renewable chemical production must be examined by a CPA firm with a valid permit to practice under chapter 326A, in accordance with Statements on Standards for Attestation Engagements established by the American Institute of Certified Public Accountants.

- (b) The commissioner must issue payments by November 15, February 15, May 15, and August 15. A separate payment must be made for each claim filed.
- Sec. 26. Minnesota Statutes 2020, section 41A.18, subdivision 2, is amended to read: 34.10
  - Subd. 2. Payment amounts; bonus; limits; blending. (a) The commissioner shall make payments to eligible producers of biomass thermal located in the state. The amount of the payment for each producer's annual production is \$5.00 per MMbtu of biomass thermal production produced at a specific location for ten years after the start of production.
  - (b) An eligible facility producing biomass thermal using agricultural cellulosic biomass is eligible for a 20 percent bonus payment for each MMbtu produced from agricultural biomass that is derived from perennial crop or cover crop biomass.
  - (c) Total payments under this section to an eligible thermal producer in a fiscal year may not exceed the amount necessary for 30,000 MMbtu of thermal production. Total payments under this section to all eligible thermal producers in a fiscal year may not exceed the amount necessary for 150,000 MMbtu of total thermal production. If the total amount for which all producers are eligible in a quarter exceeds the amount available for payments, the commissioner shall make the payments on a pro rata basis. An eligible producer may reapply for payment of the amount of the difference between the claim for payment filed under subdivision 5 and the pro rata amount received until the full amount of the original claim is paid.
  - (d) An eligible facility may blend a cellulosic feedstock with other fuels in the biomass thermal production facility, but only the percentage attributable to biomass meeting the cellulosic forestry biomass requirements or agricultural cellulosic biomass sourcing plan is eligible to receive payment.
  - (e) When a facility is eligible due to adding production capacity or retrofitting existing capacity, the entire amount of biomass meeting the cellulosic forestry biomass requirements

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- or agricultural cellulosic biomass sourcing plan is assumed to have been used for the biomass 35.1 thermal production from the added or retrofitted production capacity. 35.2
- (f) For purposes of this section, an entity that holds a controlling interest in more than 35.3 one biomass thermal production facility is considered a single eligible producer. 35.4
- 35.5 **EFFECTIVE DATE.** This section is effective retroactively from January 1, 2020, and applies to claims filed after January 1, 2020. 35.6
- Sec. 27. Minnesota Statutes 2020, section 41A.18, subdivision 5, is amended to read: 35.7
  - Subd. 5. Claims. (a) By the last day of October, January, April, and July, each producer shall file a claim for payment for biomass thermal production during the preceding three calendar months. A producer that files a claim under this subdivision shall include a statement of the producer's total biomass thermal production in Minnesota during the quarter covered by the claim and certify that the eligible producer will not use payments received under this section to compensate a lobbyist who is required to register with the Campaign Finance and Public Disclosure Board under section 10A.03. For each claim and statement of total biomass thermal production filed under this paragraph, the volume of biomass thermal production must be examined by a CPA firm with a valid permit to practice under chapter 326A, in accordance with Statements on Standards for Attestation Engagements established by the American Institute of Certified Public Accountants.
- (b) The commissioner must issue payments by November 15, February 15, May 15, and 35.19 August 15. A separate payment shall be made for each claim filed. 35.20
- Sec. 28. Minnesota Statutes 2020, section 41A.19, is amended to read: 35.21

#### 41A.19 REPORT; INCENTIVE PROGRAMS. 35.22

- By January 15 each year, the commissioner shall report on the incentive programs under sections 41A.16, 41A.17, and 41A.18 to the legislative committees with jurisdiction over environment policy and finance and agriculture policy and finance. The report shall include information on production and incentive expenditures under the programs, as well as the following information that the commissioner must require of each producer who receives a payment during the reporting period:
- (1) business structure of the producer; 35.29
- (2) the name and address of the parent company of the producer, if any; 35.30
- (3) a cumulative list of all financial assistance received from all grantors for the project; 35.31

(4) goals for the number of jobs created and progress in achieving these goals, which	<u>.</u>
may include separate goals for the number of part-time or full-time jobs, or, in cases when	re
job loss is specific and demonstrable, goals for the number of jobs retained;	
(5) equity hiring goals and progress in achieving these goals;	
(6) wage goals and progress in achieving these goals for all jobs created or maintaine	<u>ed</u>
by the producer;	
(7) board member and executive compensation;	
(8) evidence of compliance with environmental permits;	
(9) the producer's intended and actual use of payments received from the commissione	r;
and	
(10) if applicable, the latest financial audit opinion statement produced by a certified	
public accountant in accordance with standards established by the American Institute of	
Certified Public Accountants.	
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Sec. 29. [41A.25] BIOFUELS INFRASTRUCTURE FINANCIAL ASSISTANCE PROGRAM.	
Subdivision 1. <b>Definitions.</b> (a) For purposes of this section, the following terms have	<u> </u>
the meanings given.	
(b) "Account" means the biofuels infrastructure financial assistance account established	<u>ed</u>
in subdivision 3.	
(c) "Biofuel" has the meaning given in section 239.051.	
(d) "Biodiesel blend" has the meaning given in section 239.77.	
(e) "Biodiesel fuel" has the meaning given in section 239.77.	
(f) "Biofuels Infrastructure Financial Assistance Program Advisory Committee" or	
"advisory committee" means the Biofuels Infrastructure Financial Assistance Program	
Advisory Committee under section 41A.26.	
(g) "Commissioner" means the commissioner of agriculture.	
(h) "Financing" means loans, including low-interest loans, zero-interest loans, forgivab	le
loans, and other types of financial assistance other than grants.	
(i) "Program" means the biofuels infrastructure financial assistance program established	ed
in this section.	

(j) "Technical assistance" means individualized guidance, presentations, workshops,

37.2	trainings, printed materials, or other guidance and resources on relevant topics.
37.3	(k) "Transportation fuel storage and dispensing infrastructure" means an underground
37.4	storage tank or above-ground storage tank, as those terms are defined in section 116.46 and
37.5	any rules adopted under that section. Transportation fuel storage and dispensing infrastructure
37.6	includes any structures or appurtenances to an underground storage tank or above-ground
37.7	storage tank.
37.8	Subd. 2. Program established. (a) A biofuels infrastructure financial assistance program
37.9	is established within the Department of Agriculture to provide financing and financial
37.10	assistance to owners of transportation fuel storage and dispensing infrastructure for the
37.11	purpose of upgrading infrastructure to become compatible with blends of gasoline containing
37.12	greater than ten percent biofuel by volume or biodiesel blends containing greater than 20
37.13	percent of biodiesel fuel by volume. The commissioner, in cooperation with public and
37.14	private partners, must establish and implement the program as provided in this section.
37.15	(b) The biofuels infrastructure financial assistance program must be comprised of state
37.16	or private grants, loans, or other types of financial and technical assistance for the purpose
37.17	as provided in this subdivision.
37.18	(c) The commissioner's actions under this subdivision are not subject to chapter 14.
37.19	Subd. 3. Biofuels infrastructure financial assistance account. A biofuels infrastructure
37.20	financial assistance account is established in the agricultural fund. The account consists of
37.21	money appropriated to the commissioner and any other money donated, allotted, transferred,
37.22	or otherwise provided to the account. Money in the account, including interest, is appropriated
37.23	to the commissioner for the purposes of this section, and must be used, to the extent
37.24	practicable, to leverage other forms of public and private financing or financial assistance
37.25	for the projects.
37.26	Subd. 4. Program administration. (a) The commissioner is the administrator of the
37.27	account for auditing purposes and must establish program requirements and a competitive
37.28	process for projects applying for financial and technical assistance.
27.20	(b) The commissioner may receive money or other assets from any source, including
37.29	(b) The commissioner may receive money or other assets from any source, including
37.29	but not limited to philanthropic foundations and financial investors, for deposit into the
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37.30	but not limited to philanthropic foundations and financial investors, for deposit into the

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the financing component of the pro-	gram and with one or	· more qualified or	rganizations or
public agencies with financial or of	her program-related e	expertise to manag	ge the provision
of technical assistance to project gra	antees.		
(d) Money in the account at the	close of each fiscal v	ear does not cance	el In each
biennium, the commissioner must d	•		
allocated to loans, grants, technical		-	
anocated to loans, grants, technical	assistance, and any o	ther types of final	iciai assistance.
(e) To encourage public-private,	cross-sector collabora	tion and investme	nt in the account
and program and to ensure that the p	rogram intent is maint	tained throughout	implementation,
the commissioner must convene and	maintain the Biofuels	Infrastructure Fina	incial Assistance
Program Advisory Committee.			
(f) The commissioner, in coopera	tion with the Biofuels	Infrastructure Fina	ncial Assistance
Program Advisory Committee, must	manage the program,	establish program	criteria, facilitate
leveraging of additional public and	orivate investment, an	nd promote the pro	gram statewide.
(g) The commissioner, in coope	ration with the Riofue	els Infrastructure l	Financial
Assistance Program Advisory Comm			
mechanisms for all projects receiving			
through this program.	ig illiancing of other	imanetal of teemi	icai assistance
Subd. 5. Eligible projects. (a) T	The commissioner, in	cooperation with	the Biofuels
Infrastructure Financial Assistance	Program Advisory C	ommittee, must es	stablish project
eligibility guidelines and applicatio	n processes to be use	d to review and se	elect project
applicants for financing or other fin	ancial or technical as	sistance.	
(b) Projects eligible for financin	g, financial assistance	e such as grants, o	or technical
assistance, must fulfill the purpose	as provided in subdiv	vision 2.	
Subd. 6. <b>Legislative report.</b> Th	e commissioner in co	ooneration with ar	ny economic or
community development financial i		-	
must submit a report on the biofuels	-		
15 of each year to the chairs and rai			
and divisions with jurisdiction over			
include but not be limited to a sum			idai ieport illust
merade out not be milited to a sum	nary of the following	<u>, mouros.</u>	
(1) the number and types of pro-	iects financed:		

- (2) the amount of dollars leveraged or matched per project;
- (3) the geographic distribution of financed projects;

39.1	(4) the number and types of technical assistance recipients;
39.2	(5) any market expansion associated with upgraded infrastructure;
39.3	(6) the demographics of the areas served;
39.4	(7) the costs of the program; and
39.5	(8) the number of loans or grants to minority-owned or female-owned businesses.
39.6	Sec. 30. [41A.26] BIOFUELS INFRASTRUCTURE FINANCIAL ASSISTANCE
39.7	PROGRAM ADVISORY COMMITTEE.
39.8	Subdivision 1. Definitions. As used in this section, the following terms have the meanings
39.9	given:
39.10	(1) "commissioner" means the commissioner of agriculture; and
39.11	(2) "program" means the biofuels infrastructure financial assistance program under
39.12	section 41A.25.
39.13	Subd. 2. Creation. The Biofuels Infrastructure Financial Assistance Program Advisory
39.14	Committee consists of no more than 15 members appointed by the commissioner of
39.15	agriculture, including but not limited to representatives of agriculture, the biofuels industry,
39.16	and motor fuel retailers.
39.17	Subd. 3. Duties. The advisory committee must advise the commissioner of agriculture
39.18	on managing the program, establishing program criteria, establishing project eligibility
39.19	guidelines, establishing application processes and additional selection criteria, establishing
39.20	annual monitoring and accountability mechanisms, facilitating leveraging of additional
39.21	public and private investments, and promoting the program statewide.
39.22	Subd. 4. Meetings. The commissioner must convene the advisory committee at least
39.23	two times per year to achieve the committee's duties.
39.24	Subd. 5. Administrative support. The commissioner of agriculture must provide staffing.
39.25	meeting space, and administrative services for the advisory committee.
39.26	Subd. 6. Chair. The commissioner of agriculture or the commissioner's designee must
39.27	serve as chair of the committee.
39.28	Subd. 7. Compensation. The public members of the advisory committee serve without
39.29	compensation or payment of expenses.

	ENGROSSMENT
40.1	Sec. 31. Minnesota Statutes 2020, section 41B.048, subdivision 2, is amended to read:
40.2	Subd. 2. Establishment. The authority shall establish and implement an agroforestry
40.3	loan program to help finance the production of short rotation woody crops. The authority
40.4	may contract with a fiscal agent to provide an efficient delivery system for this program.
40.5	Sec. 32. Minnesota Statutes 2020, section 41B.048, subdivision 4, is amended to read:
40.6	Subd. 4. <b>Definitions.</b> (a) The definitions in this subdivision apply to this section.
40.7	(b) "Fiscal agent" means any lending institution or other organization of a for-profit or
40.8	nonprofit nature that is in good standing with the state of Minnesota that has the appropriate
40.9	business structure and trained personnel suitable to providing efficient disbursement of loan
40.10	funds and the servicing and collection of loans over an extended period of time.
40.11	(e) (b) "Growing cycle" means the number of years from planting to harvest.
40.12	(d) (c) "Harvest" means the day that the crop arrives at the scale of the buyer of the crop.
40.13	(e) (d) "Short rotation woody crops" or "crop" means hybrid poplar and other woody
40.14	plants that are harvested for their fiber within 15 years of planting.
40.15	Sec. 33. Minnesota Statutes 2020, section 41B.048, subdivision 6, is amended to read:
40.16	Subd. 6. Loans. (a) The authority may disburse loans through a fiscal agent participate
40.17	with eligible lenders in agroforestry loans to farmers and agricultural landowners who are
40.18	eligible under subdivision 5. The total accumulative loan principal must not exceed The
40.19	authority's participation is limited to 45 percent or \$75,000 of total accumulative principal
40.20	per loan.
40.21	(b) The fiscal agent may impose a loan origination fee in the amount of one percent of
40.22	the total approved loan. This fee is to be paid by the borrower to the fiscal agent at the time
40.23	of loan closing The interest rates and repayment terms of the authority's participation interest
40.24	may differ from those of the lender's retained portion of the loan.
40.25	(c) The loan may be disbursed over a period not to exceed 12 years.
40.26	(d) A borrower may receive loans, depending on the availability of funds, for planted
40.27	areas up to 160 acres for up to:
40.28	(1) the total amount necessary for establishment of the crop;

years; and

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(2) the total amount of maintenance costs, including weed control, during the first three

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41.1	(3) 70 percent of the estimated value of one year's growth of the crop for years four
41.2	through 12.

- (e) Security for the loan must be the crop, a personal note executed by the borrower, an interest in the land upon which the crop is growing, and whatever other security is required by the fiscal agent eligible lender or the authority. All recording fees must be paid by the borrower.
- (f) The authority may prescribe forms and establish an application process for applicants 41.7 to apply for a loan. 41.8
  - (g) The authority may impose a reasonable, nonrefundable application fee for each application for a loan under this program. The application fee is initially \$50. Application fees received by the authority must be deposited in the Rural Finance Authority administrative account established in section 41B.03.
- (h) Loans under the program must be made using money in the revolving loan account 41.13 established under section 41B.06. 41.14
- (i) All repayments of financial assistance granted under this section, including principal 41.15 and interest, must be deposited into the revolving loan account established under section 41.16 41B.06. 41.17
  - (j) The interest payable on loans made by the authority for the agroforestry loan program must, if funded by revenue bond proceeds, be at a rate not less than the rate on the revenue bonds, and may be established at a higher rate necessary to pay costs associated with the issuance of the revenue bonds and a proportionate share of the cost of administering the program. The interest payable on loans for the agroforestry loan program funded from sources other than revenue bond proceeds must be at a rate determined by the authority.
- (k) Loan principal balance outstanding plus all assessed interest must be repaid within 41.24 41.25 120 days of harvest, but no later than 15 years from planting.
- Sec. 34. Minnesota Statutes 2020, section 583.215, is amended to read: 41.26
- **583.215 EXPIRATION.** 41.27
- Sections 336.9-601, subsections (h) and (i); 550.365; 559.209; 582.039; and 583.20 to 41.28 583.32, expire June 30, <del>2022</del> 2027. 41.29
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 41.30

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42.1	Sec. 35. Minnesota Statutes	2020, section 583.26,	subdivision 4, is a	mended to read:

- Subd. 4. **Mediation proceeding notice.** (a) By ten days after receiving a mediation request, the director shall send: (1) a mediation proceeding notice to the debtor; (2) a mediation proceeding notice to all creditors listed by the debtor in the mediation request and any additional secured creditors identified by the director from the credit report obtained with the debtor's permission under subdivision 2; and (3) a claim form to all secured creditors stated by the debtor or identified by the director.
- (b) The mediation proceeding notice must state:
- (1) the name and address of the debtor; 42.9
- (2) that the debtor has requested mediation under the Farmer-Lender Mediation Act; 42.10
- (3) the time and place for the orientation session; 42.11
- (4) the time and place for the initial mediation meeting; 42.12
- (5) a list of the names of three mediators that may be assigned to the proceeding, along 42.13 with background information on those mediators including biographical information, a 42.14 summary of previous mediation experience, and the number of agreements signed by parties 42.15 to previous mediation; 42.16
  - (6) that the debtor and the initiating creditor may each request the director to exclude one mediator by notifying the director within three days after receiving the notice;
  - (7) that in lieu of having a mediator assigned by the director, the debtor and any one or more of the creditors may agree to select and pay for a professional mediator that is approved by the director;
  - (8) that the Farmer-Lender Mediation Act prohibits the creditor from beginning or continuing a proceeding to enforce the debt against agricultural property for 90 120 days after the debtor files a mediation request with the director unless otherwise allowed; and
  - (9) that the creditor must provide the debtor by the initial mediation meeting with copies of notes and contracts for debts subject to the Farmer-Lender Mediation Act and provide a statement of interest rates on the debts, delinquent payments, unpaid principal and interest balances, the creditor's value of the collateral, and debt restructuring programs available by the creditor.
- (c) An initial mediation meeting must be held within 20 days of the notice. 42.30

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(d) The initiating creditor and the debtor may each request the director to exclude one
mediator from the list by sending the director a notice to exclude the mediator within three
days after receiving the mediation proceeding notice.

- (e) In lieu of the director assigning a mediator, the debtor and any one or more of the creditors may agree to select and pay for a professional mediator for the mediation proceeding. The director must approve the professional mediator before the professional mediator may be assigned to the mediation proceeding. The professional mediator may not be approved unless the professional mediator prepares and signs an affidavit:
- (1) disclosing any biases, relationships, or previous associations with the debtor or creditors subject to the mediation proceedings;
- (2) stating certifications, training, or qualifications as a professional mediator;
- 43.12 (3) disclosing fees to be charged or a rate schedule of fees for the mediation proceeding; 43.13 and
- 43.14 (4) affirming to uphold the Farmer-Lender Mediation Act and faithfully discharge the duties of a mediator.
- 43.16 (f) After receiving a mediation proceeding notice, a secured creditor must return a claim 43.17 form if the debt is not subject to the Farmer-Lender Mediation Act and specify why the debt 43.18 is not subject to sections 583.20 to 583.32.
- EFFECTIVE DATE. This section is effective the day following final enactment and applies to mediation proceedings in progress on that date and mediation proceedings beginning after that date.
- Sec. 36. Minnesota Statutes 2020, section 583.26, subdivision 5, is amended to read:
- Subd. 5. Effect of mediation proceeding notice. (a) Except as provided in paragraphs 43.23 (b), (c), and (d), if a creditor receives a mediation proceeding notice under subdivision 4 43.24 the creditor and the creditor's successors in interest may not begin or continue proceedings 43.25 to enforce a debt subject to the Farmer-Lender Mediation Act against agricultural property 43.26 of the debtor under chapter 580 or 581 or sections 336.9-501 to 336.9-508, to terminate a 43.27 contract for deed to purchase agricultural property under section 559.21, or to garnish, levy 43.28 43.29 on, execute on, seize, or attach agricultural property until 90 120 days after the date the debtor files a mediation request with the director. 43.30
  - (b) Except as provided in paragraph (c), if a creditor is an agency of the United States and receives a mediation proceeding notice under subdivision 4, the creditor and the creditor's

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44.1	successors in interest may not begin or continue proceedings to enforce a debt against
44.2	agricultural property of the debtor under chapter 580 or 581 or sections 336.9-501 to
44.3	336.9-508, to terminate a contract for deed to purchase agricultural property under section
44.4	559.21, or to garnish, levy on, execute on, seize, or attach agricultural property until 90 120
44.5	days after the date the debtor files a mediation request with the director.
44.6	(c) Notwithstanding paragraphs (a) and (b) or subdivision 1, a creditor receiving a
44.7	mediation proceeding notice may begin proceedings to enforce a debt against agricultural
44.8	property of the debtor:
44.9	(1) at the time the creditor receives a mediator's affidavit of the debtor's lack of good
44.10	faith under section 583.27; or
44.11	(2) five days after the date the debtor and creditor sign an agreement allowing the creditor
44.12	to proceed to enforce the debt against agricultural property if the debtor has not rescinded
44.13	the agreement within the five days.
44.14	(d) A creditor receiving a mediation proceeding notice must provide the debtor by the
44.15	initial mediation meeting with copies of notes and contracts for debts subject to the
44.16	Farmer-Lender Mediation Act and provide a statement of interest rates on the debts,
44.17	delinquent payments, unpaid principal balance, a list of all collateral securing debts, a
44.18	creditor's estimate of the value of the collateral, and debt restructuring programs available
44.19	by the creditor.
44.20	(e) The provisions of this subdivision are subject to section 583.27, relating to extension
44.21	or reduction in the period before a creditor may begin to enforce a debt and court-supervised
44.22	mediation.
44.23	EFFECTIVE DATE. This section is effective the day following final enactment and
44.24	applies to mediation proceedings in progress on that date and mediation proceedings
44.25	beginning after that date.
44.26	Sec. 37. Minnesota Statutes 2020, section 583.26, subdivision 8, is amended to read:
44.27	Subd. 8. Mediation period. The mediator may call mediation meetings during the
44.28	mediation period, which is up to $60 \underline{90}$ days after the initial mediation meeting.
44.29	EFFECTIVE DATE. This section is effective the day following final enactment and
44.30	applies to mediation proceedings in progress on that date and mediation proceedings
44.31	beginning after that date.

15.1	Sec. 38. Minnesota Statutes 2020, section 583.27, subdivision 3, is amended to read:
15.2	Subd. 3. Creditor's bad faith; court supervision. If the mediator finds the creditor has
15.3	not participated in mediation in good faith, the debtor may require court supervised mandatory
15.4	mediation by filing the affidavit with the district court of the county of the debtor's residence
15.5	with a request for court supervision of mediation and serving a copy of the request on the
15.6	creditor. Upon request the court shall require both parties to mediate under the supervision
15.7	of the court in good faith for a period of not more than <u>60 90</u> days. All creditor remedies
15.8	must be suspended during this period. The court may issue orders necessary to effect good
15.9	faith mediation. Following the mediation period, if the court finds the creditor has not
45.10	participated in mediation in good faith, the court shall by order suspend the creditor's
45.11	remedies for an additional period of 180 days. A creditor found by the mediator not to have
45.12	participated in good faith shall pay attorneys' fees and costs of the debtor requesting
45.13	court-supervision of mediation or additional suspension of creditor's remedies.
15.14	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment and
15.15	applies to mediation proceedings in progress on that date and mediation proceedings
45.16	beginning after that date.
15.17	Sec. 39. Laws 2020, chapter 71, article 2, section 19, is amended to read:
45.18	Sec. 19. USES OF GENERAL-USE SANITIZERS AND DISINFECTANTS FOR
15.19	TREATMENT OF COVID-19.
15.20	(a) A person who uses a general-use sanitizer or disinfectant for hire in response to
45.21	COVID-19 is exempt from the commercial applicator license requirements under Minnesota
15.22	Statutes, section 18B.33.
15.23	(b) This section expires April 1, <del>2021</del> 2022, or 60 days after the peacetime emergency
15.24	declared in response to the infectious disease known as COVID-19 expires or is terminated
15.25	by the proper authority, whichever is later.
15.26	<b>EFFECTIVE DATE.</b> This section is effective retroactively from March 31, 2021.
15.07	Sac 40 DEDEALED
15.27	Sec. 40. <u>REPEALER.</u>
15.28	Minnesota Statutes 2020, section 41B.048, subdivision 8, is repealed.

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# APPENDIX Repealed Minnesota Statutes: UES0958-1

#### 41B.048 AGROFORESTRY LOAN PROGRAM.

Subd. 8. **Revenue bonds.** The authority may issue revenue bonds to finance the agroforestry loan program in accordance with sections 41B.08 to 41B.15, 41B.17, and 41B.18. Bonds may be refunded by the issuance of refunding bonds in the manner authorized by chapter 475.