SF3561

CKM

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3561

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DATE	D-PG	OFFICIAL STATUS
02/12/2024	11559	Introduction and first reading
		Referred to Environment, Climate, and Legacy
02/15/2024	11620	Author added Kupec
02/26/2024	11762a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection
03/13/2024	12199	Withdrawn and re-referred to State and Local Government and Veterans
03/18/2024	12331a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
03/21/2024	12500	Comm report: To pass and re-referred to Commerce and Consumer Protection
03/25/2024	12672a	Comm report: To pass as amended and re-refer to Environment, Climate, and Legacy
04/15/2024	13693a	Comm report: To pass as amended and re-refer to Finance
		Joint rule 2.03, referred to Rules and Administration
04/18/2024	14232	Comm report: Adopt previous comm report Jt rule 2.03 suspended

1.1	A bill for an act
1.2 1.3 1.4	relating to solid waste; establishing Packaging Waste and Cost Reduction Act; authorizing rulemaking; proposing coding for new law in Minnesota Statutes, chapter 115A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [115A.144] SHORT TITLE.
1.7	Sections 115A.144 to 115A.1462 may be cited as the "Packaging Waste and Cost
1.8	Reduction Act."
1.9	Sec. 2. [115A.1441] DEFINITIONS.
1.10	Subdivision 1. Scope. For the purposes of sections 115A.144 to 115A.1462, the terms
1.11	in this section have the meanings given.
1.12	Subd. 2. Advisory board. "Advisory board" or "board" means the Producer
1.13	Responsibility Advisory Board established under section 115A.1444.
1.14	Subd. 3. Brand. "Brand" means a name, symbol, word, or mark that identifies a product
1.15	and attributes the product and its components, including packaging, to the brand owner.
1.16	Subd. 4. Brand owner. "Brand owner" means a person that owns or licenses a brand or
1.17	that otherwise has rights to market a product under the brand, whether or not the brand's
1.18	trademark is registered.
1.19	Subd. 5. Collection rate. "Collection rate" means the amount of a covered material by
1.20	covered materials type collected by service providers and transported for recycling or
1.21	composting divided by the total amount of the type of a covered material by covered materials

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2.1	type sold or dis	tributed into the sta	ate by the relev	ant unit of measuremen	nt established in
2.2	section 115A.1	<u>451.</u>			
2.3	<u>Subd. 6.</u> Co	mpostable materi	al. "Composta	ble material" means a c	overed material
2.4	that:				
2.5	<u>(1) meets, a</u>	nd is labeled to ref	lect that it mee	ts, the American Societ	y for Testing and
2.6	Materials Stand	lard Specification f	for Labeling of	Plastics Designed to be	e Aerobically
2.7	Composted in I	Municipal or Indust	trial Facilities	(D6400) or its successo	<u>r;</u>
2.8	<u>(2) meets, a</u>	nd is labeled to ref	lect that it mee	ts, the American Societ	y for Testing and
2.9	Materials Stand	lard Specification f	for Labeling of	End Items that Incorpo	orate Plastics and
2.10	Polymers as Co	patings or Additives	s with Paper a	nd Other Substrates Des	signed to be
2.11	Aerobically Co	mposted in Munici	pal or Industri	al Facilities (D6868) or	its successor;
2.12	(3) is comp	rised of only wood	without any co	patings or additives; or	
2.13	(4) is comp	rised of only paper	without any co	patings or additives.	
2.14	<u>Subd. 7.</u> Co	mposting. "Compo	osting" means	the controlled microbia	l degradation of
2.15	source-separate	d compostable mat	terials to yield	a humus-like product.	
2.16	<u>Subd. 8.</u> Co	mposting rate. "Co	omposting rate'	means the amount of co	mpostable covered
2.17	material that is	managed through c	composting, di	vided by the total amou	nt of compostable
2.18	covered materi	al sold or distribute	ed into the state	by the relevant unit of	measurement
2.19	established in s	ection 115A.1451.			
2.20	<u>Subd. 9.</u> Co	vered material. "(Covered mater	al" means packaging an	nd paper products
2.21	introduced into	the state. Covered	material does	not include exempt mat	erials.
2.22	<u>Subd. 10.</u>	overed materials	type. "Covered	l materials type" means	a singular and
2.23	specific type of	covered material,	such as paper,	plastic, metal, or glass,	that can be
2.24	categorized bas	ed on distinguishir	ng chemical or	physical properties, inc	luding properties
2.25	that allow for a	covered materials	type to be agg	regated into a commonl	y defined discrete
2.26	commodity cat	egory for purposes	of reuse, recyc	ling, or composting, an	d based on similar
2.27	uses in the form	n of a product or pa	ackage.		
2.28	<u>Subd. 11.</u> D	e minimis produc	er. "De minim	s producer" means a pe	erson that in the
2.29	most recent fise	cal year:			
2.30	(1) introduc	ed less than one to	n of covered m	aterial into this state; o	<u>r</u>
2.31	(2) earned g	global gross revenue	es of less than	\$2,000,000.	

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3.1	<u>Subd. 12</u>	<u>.</u> Drop-off collection	n site. "Drop-o	ff collection site" mea	ans a physical location
3.2	where covered	ed materials are acce	epted from the	public and that is ope	en a minimum of 12
3.3	hours weekly	y throughout the yea	<u>r.</u>		
3.4	Subd. 13	. Environmental im	pact. "Enviror	nmental impact" mea	ns the impact of a
3.5			•	^	ion and processing of
3.6					ribution; use; recovery
3.7	for reuse, rec	cycling, or composti	ng; and final di	isposal.	
3.8	Subd 14	Exemnt materials	"Exempt mate	erials" means materia	ls or any portion of
3.9	materials, the				its, of any portion of
3.10		ackaging for infant for	ormula, as defi	ned in United States	Code, title 21, section
3.11	<u>321(z);</u>				
3.12	<u>(2)</u> are pa	ackaging for medical	l food, as defin	ed in United States C	Code, title 21, section
3.13	<u>360ee(b)(3);</u>				
3.14	<u>(3)</u> are pa	ckaging for a fortifie	ed oral nutrition	nal supplement used b	y persons who require
3.15	supplementa	l or sole source nutri	ition to meet nu	atritional needs due to	special dietary needs
3.16	directly relat	ed to cancer, chronic	kidney disease	e, diabetes, malnutriti	on, or failure to thrive,
3.17	as those term	ns are defined by the	International (Classification of Dise	eases, Tenth Revision;
3.18	(4) are a	product, including it	s peripheral ac	cessories, and the pa	ckaging or packaging
3.19	components	for any investigation	nal or approved	l product regulated as	s a drug or medical
3.20	device by the	e United States Food	l and Drug Adı	ninistration;	
3.21	(5) are m	edical equipment or	products or the	eir components, inclu	iding consumable
3.22	medical equi	pment or products a	nd their compo	onents, and the packa	ging or packaging
3.23	components	for any products use	ed in health car	e settings, including	hospitals and clinics
3.24	that are regul	lated by the United S	States Food and	l Drug Administratio	n or used for infection
3.25	prevention a	nd dispensing of me	dication;		
3.26	<u>(6) are m</u>	edical equipment or	products and t	he packaging or pack	aging components for
3.27	any product	intended for Researc	ch Use Only as	defined in the Feder	al Food, Drug, and
3.28	Cosmetic Ac	et, United States Cod	le, title 21, sect	tion 360 et seq.;	
3.29	<u>(7)</u> are dr	ugs, biological prod	ucts, parasiticio	des, medical devices,	or in vitro diagnostics
3.30	used to treat,	or administered to,	animals and reg	gulated by the United	States Food and Drug
3.31	Administrati	on under the Federa	l Food, Drug, a	and Cosmetic Act, Ur	nited States Code, title
3.32	<u>21, section 3</u>	01 et seq., by the Ur	nited States De	partment of Agricult	ure under the federal
3.33	Virus-Serum	-Toxin Act, United	States Code, tit	le 21, section 151 et	seq.;

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4.1	(8) are pa	ackaging for products	regulated or by	he United States Envir	onmental Protection
4.2				and Rodenticide Act,	
4.3	title 7, sectio	on 136 et seq.;			
4.4	<u>(9)</u> are pa	ackaging used to cont	tain liquefied pet	roleum gas and are des	signed to be refilled;
4.5	or				
4.6	<u>(10) are p</u>	paper products used for	or a print publica	tion that primarily incl	udes content derived
4.7	from primar	y sources related to a	news and curren	t events.	
4.8	<u>Subd. 15</u>	. Food packaging. "I	Food packaging"	has the meaning given	in section 325F.075.
4.9	<u>Subd. 16</u>	5. Independent audi	tor. "Independer	nt auditor" means an i	ndependent and
4.10	actively lice	nsed certified public	accountant that	is:	
4.11	<u>(1)</u> retain	ned by a producer res	sponsibility orga	nization;	
4.12	(2) not o	therwise employed b	y or affiliated w	ith a producer respons	ibility organization;
4.13	and				
4.14	<u>(3) quali</u>	fied to conduct an au	ıdit under state l	aw.	
4.15	<u>Subd. 17</u>	. <u>Infrastructure inv</u>	estment. "Infras	structure investment" r	neans an investment
4.16	by a produce	er responsibility orga	nization that fur	nds or reimburses serv	vice providers for:
4.17	<u>(1)</u> equip	oment or facilities in	which covered r	naterials are prepared	for reuse, recycling,
4.18	or composti	ng;			
4.19	<u>(2) equip</u>	oment or facilities us	ed for waste red	uction, reuse, recyclin	g, or composting of
4.20	covered mat	terials; or			
4.21	(3) the explicit (3)	xpansion or strengthe	ening of demand	l for and use of covere	ed materials by
4.22	responsible	markets in the state of	or region.		
4.23	<u>Subd. 18</u>	. Introduce. "Introd	uce" means to se	ell, offer for sale, distr	ibute, or use to ship
4.24	a product wi	ithin or into this state	<u>.</u>		
4.25				s the minimum hourly	wage necessary to
4.26	allow a pers	on working 40 hours	per week to aff	ord basic needs.	
4.27				nent" means an assess	
4.28				ne context requires oth	erwise, needs
4.29		means the most recei			
4.30				isclosure agreement" 1	
4.31	that requires	s the parties to the ag	reement to treat	private and nonpublic	: data submitted to

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5.1	facilitate co	mpletion of a needs a	ssessment acco	rding to the definitions a	and requirements
5.2		in section 115A.06, s		~~~~~	
5.3	Subd. 22	Packaging , "Packa	ging" has the n	neaning given in section	115A.03 and
5.4			~ ~	materials that are suppli	
5.5		Packaging does not in			
5.6				neans a product made prin	marily from wood
5.7				product does not include	-
5.8	<u>· · ·</u>		• • •	will not accept because of	
5.9	•	nature of the paper pro-		1	
5.10	Subd 24	Dostoonsumer rea	valad contant	"Postconsumer recycled	contont" moons
5.10				mer material, expressed	
5.12		ight of the product.		iner material, expressed (<u>is a percentage of</u>
			1 11 .1	C 11 ·	11.0
5.13				ne following person resp	
5.14				a covered material sold,	offered for sale,
5.15	or distribute	ed in or into this state	<u>.</u>		
5.16	<u>(1) for it</u>	ems sold in or with p	ackaging at a p	hysical retail location in	this state:
5.17	(i) if the	item is sold in or wit	h packaging un	der the brand of the item	manufacturer or
5.18	is sold in pa	ckaging that lacks id	entification of a	brand, the producer is t	he person that
5.19	manufacture	es the item;			
5.20	(ii) if the	ere is no person to wh	nich item (i) app	blies, the producer is the	person that is
5.21	licensed to 1	manufacture and sell	or offer for sale	to consumers in this sta	te an item with
5.22	packaging u	under the brand or trad	demark of anot	her manufacturer or pers	on;
5.23	(iii) if the	ere is no person to wh	iich item (i) or (ii) applies, the producer i	s the brand owner
5.24	of the item;				
5.25	(iv) if th	ere is no person desc	ribed in item (i)	, (ii), or (iii) within the U	Jnited States, the
5.26	producer is	the person who is the	importer of red	cord for the item into the	United States for
5.27	use in a com	nmercial enterprise th	at sells, offers f	or sale, or distributes the	item in this state;
5.28	or				
5.29	(v) if the	re is no person descri	bed in items (i)	to (iv), the producer is th	e person that first
5.30		he item in or into this		· · · ·	-
5.31	(2) for ite	ems sold or distribute	d in packaging	in or into this state via e-c	commerce. remote
5.32	sale, or distr		P		
	, or anoth				

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6.1	(i) for page	ckaging used to direct	ly protect or cor	tain the item, the prod	ucer of the packaging
6.2	is the same a	as the producer identi	fied under clau	se (1); and	
6.3	(ii) for pa	ackaging used to shir	the item to a c	onsumer, the produce	r of the packaging is
6.4	<u> </u>	nat packages the item			
6.5				nd is not included in	clauses (1) and (2)
6.6	<u> </u>			irst distributes the iter	· · · · ·
6.7	<u>, , , , , , , , , , , , , , , , , , , </u>	• •		talogs, telephone dire	ctories, or similar
6.8		, the producer is the p			
6.9	<u>(5) for pa</u>	aper products not des	cribed in clause	<u>e (4):</u>	
6.10	(i) if the	paper product is sold	under the man	ufacturer's own brand	l, the producer is the
6.11	person that r	manufactures the pap	er product;		
6.12	(ii) if the	re is no person to wh	ich item (i) app	lies, the producer is t	he person that is the
6.13	owner or lice	ensee of a brand or tr	ademark under	which the paper proc	luct is used in a
6.14	commercial	enterprise, sold, offer	red for sale, or	distributed in or into	this state, whether or
6.15	not the trade	mark is registered in	this state;		
6.16	(iii) if the	ere is no person to wh	ich item (i) or (ii) applies, the produc	er is the brand owner
6.17	of the paper	product;			
6.18	(iv) if the	ere is no person descr	ibed in item (i)	, (ii), or (iii) within th	ne United States, the
6.19	producer is t	the person that impor	ts the paper pro	oduct into the United	States for use in a
6.20	commercial	enterprise that sells, o	offers for sale, c	r distributes the paper	product in this state;
6.21	or				
6.22	(v) if the	re is no person descri	bed in items (i)	to (iv), the producer i	s the person that first
6.23	distributes th	ne paper product in o	r into this state	and	
6.24	<u>(6) a pers</u>	son is the producer of	f a covered mat	erial sold, offered for	sale, or distributed
6.25	in or into thi	s state, as defined in	clauses (1) to (5), except:	
6.26	(i) where	e another person has r	nutually signed	l an agreement with a	producer as defined
6.27	in clauses (1) to (5) that contract	ally assigns re	sponsibility to the per	son as the producer,
6.28	and the perso	on has joined a registe	red producer re	sponsibility organizat	ion as the responsible
6.29	producer for	that covered material	under this act.	In the event that anoth	er person is assigned
6.30	responsibilit	y as the producer und	ler this subdivi	sion, the producer un	der clauses (1) to (5)
6.31	must provide	written certification	of that contract	al agreement to the pr	oducer responsibility
6.32	organization	; and			

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7.1	(ii) if the	producer described i	in clauses (1) to	(5) is a business operate	d wholly or in part
7.2	as a franchis	e, the producer is the	e franchisor if t	hat franchisor has franch	nisees that have a
7.3	commercial	presence within the	state.		
7.4	<u>(b)</u> "Prod	ucer" does not inclu	de:		
7.5	<u>(1) gover</u>	nment agencies, mu	nicipalities, or	other political subdivision	ons of the state;
7.6	(2) regist	ered 501(c)(3) chari	table organizati	ons and 501(c)(4) social	l welfare
7.7	organization	<u>s;</u>			
7.8	<u>(3)</u> de mi	nimis producers; or			
7.9	<u>(4)</u> a mill	that uses any virgin	wood fiber in	he products it produces.	<u>-</u>
7.10	Subd. 26.	Producer responsi	bility organizat	ion. "Producer responsit	vility organization"
7.11	means a non	profit corporation th	at is tax exemp	t under chapter 501(c)(3) of the federal
7.12	Internal Reve	enue Code and that	is created by a g	group of producers to im	plement activities
7.13	under this ac	<u>t.</u>			
7.14	Subd. 27.	Recycling. "Recyc	ling" has the me	aning given in section 1	15A.03 except that
7.15	recycling do	es not include reuse	or composting,	as defined in this act.	
7.16	Subd. 28.	Recycling rate. "R	ecycling rate"	neans the amount of cov	vered material, in
7.17	aggregate or	by individual cover	ed materials typ	e, recycled in a calenda	r year divided by
7.18	the total amo	ount of covered mate	erials sold or dis	stributed into the state by	y the relevant unit
7.19	of measurem	ent established in se	ection 115A.145	51.	
7.20	<u>Subd. 29</u> .	Refill. "Refill" mea	ans the continue	d use of a covered mater	rial by a consumer
7.21	through a sys	stem that is:			
7.22	(1) intent	ionally designed and	d marketed for	repeated filling of a cove	ered material to
7.23	reduce dema	nd for new producti	on of the cover	ed material;	
7.24	<u>(2)</u> suppo	orted by adequate log	gistics and infra	structure to provide con	venient access for
7.25	consumers; a	and			
7.26	<u>(3) comp</u>	liant with all applica	ble state and lo	cal statute, rule, ordinan	ice, or other law
7.27	governing he	ealth and safety.			
7.28	Subd. 30.	Responsible mark	et. "Responsibl	e market" means a mate	rials market that:
7.29	(1) reuses	s, recycles, compost	s, or otherwise	recovers materials and d	isposes of
7.30	contaminants	s in a manner that pro	otects the enviro	nment and minimizes ris	sks to public health
7.31	and worker h	nealth and safety;			

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8.1	<u>(2)</u> com	plies with all applicat	ole federal, state,	and local statutes, rul	es, ordinances, or
3.2	other laws	governing environmen	ntal, health, safe	ty, and financial respo	nsibility;
8.3	<u>(3) poss</u>	sesses all requisite lice	enses and permit	s required by governm	nent agencies;
8.4	(4) if th	e market operates in th	e state, manages	waste according to the	waste management
8.5	goal and p	riority order of waste r	nanagement pra	ctices stated in sectior	n 115A.02; and
8.6	<u>(5) min</u>	imizes adverse impact	s to environmen	tal justice areas.	
8.7	Subd. 3	1. Return rate. "Retu	rn rate" means th	ne amount of reusable	covered material in
8.8	aggregate o	or by individual covere	ed materials type	e, collected for reuse b	y the producer or
8.9	service pro	vider in a calendar year	r, divided by the	total amount of reusabl	le covered materials
8.10	sold or dist	ributed into the state b	by the relevant up	nit of measurement es	tablished in section
8.11	<u>115A.1451</u>	<u>.</u>			
8.12	Subd. 3	2. Reusable. "Reusab	le" means capab	le of reuse.	
8.13	Subd. 3	3. Reuse. "Reuse" me	ans the return of	a covered material to t	he marketplace and
8.14	the continu	ed use of the covered n	naterial by a prod	ucer or service provid	er when the covered
8.15	material is:	-			
8.16	<u>(1) inter</u>	ntionally designed and	marketed to be u	sed multiple times for	its original intended
8.17	purpose wi	thout a change in form	<u>n;</u>		
8.18	<u>(2) desi</u>	gned for durability and	d maintenance to	extend its useful life	and reduce demand
8.19	for new pro	oduction of the covere	d material;		
8.20	<u>(3)</u> supp	ported by adequate log	gistics and infras	tructure at a retail loca	ation, by a service
8.21	provider, o	r on behalf of or by a	producer, that pr	ovides convenient acc	cess for consumers;
8.22	and				
8.23	<u>(4) com</u>	pliant with all applical	ble state and loca	l statutes, rules, ordin	ances, or other laws
8.24	governing	health and safety.			
8.25	Subd. 3	4. Reuse rate. "Reuse	e rate" means the	share of units of a co	vered material sold
8.26	or distribut	ed into the state in a ca	lendar year that	are deemed reusable b	y the commissioner
8.27	according t	to section 115A.1451.			
8.28	<u>Subd. 3</u>	5. Service provider. '	Service provide	r" means an entity tha	t collects, transfers,
8.29	sorts, proce	esses, recovers, or othe	erwise prepares of	covered materials for	reuse, recycling, or
8.30	composting	g. A political subdivisi	ion that provides	or that contracts or o	therwise arranges
8.31	with anothe	er party to provide reus	e, collection, rec	ycling, or composting	services for covered
8.32	materials w	vithin its jurisdiction m	ay be a service p	rovider regardless of v	whether it provided,

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contracted for	or, or otherwise arran	iged for similar se	rvices before the appro	oval of the applicable
stewardship	plan.	_		
Subd. 36	. Third-party certi	i fication. "Third-	party certification" m	eans certification by
an accredited	d independent organ	nization that a sta	ndard or process requ	ired by this act, or a
stewardship	plan approved unde	er this act, has be	en achieved.	
<u>Subd. 37</u>	. This act. "This ac	t" means sections	s 115A.144 to 115A.1	462.
<u>Subd. 38</u>	<u>. Toxic substance.</u>	"Toxic substance	" means hazardous w	aste, a problem
material, a cl	nemical or chemical	class regulated ur	nder section 115A.965	, 116.943, 325F.075,
or 325F.172	to 325F.179, or a cl	hemical of high c	oncern identified und	er section 116.9402.
Subd. 39	Waste reduction o	or source reduction	on. "Waste reduction"	or "source reduction"
nas the mear	ning given in section	n 115A.03, excep	t that waste reduction	or source reduction
does not inc	lude reuse, but does	s include refill, as	defined in this act.	
Sec 3 [11	5A.1442] ESTABL	ISHMENT OF	PROCRAM	
·				1 ' 1
	*		ewide program for pa	
			ges packaging redesig	
	•	•	s and that reduces gen	
			cycling, and compost	<u> </u>
			ollect, transport, and p	rocess used covered
materials for	reuse, recycling, a	nd composting.		
Sec. 4. [11	5A.1443] REGIST	RATION OF PI	RODUCER RESPO	NSIBILITY
ORGANIZ	ATIONS AND SEI	RVICE PROVII	DERS.	
Subdivis	ion 1. Annual regis	stration. (a) By J	uly 1, 2025, and each	January 1 thereafter,
producers m	ust appoint a produc	cer responsibility	organization. The pro	ducer responsibility
organization	must register with	the commissione	r by July 1, 2026, and	l each January 1
thereafter by	submitting the foll	owing:		
<u>(1)</u> conta	ct information for a	ı person responsil	ble for implementing	an approved
stewardship	plan;			
<u>(2) a list</u>	of all member prod	ucers that will op	erate under the stewa	rdship plan
administered	l by the producer re	sponsibility orga	nization and, for each	producer, a list of
all brands of	the producer's cove	ered materials int	roduced;	
Sec. 4.		9		

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10.1	(3) copies of written agreements with each producer stating that each producer agrees
10.2	to operate under an approved stewardship plan administered by the producer responsibility
10.3	organization;
10.4	(4) a list of current board members and the executive director if different than the person
10.5	responsible for implementing approved stewardship plans; and
10.6	(5) documentation demonstrating adequate financial responsibility and financial controls
10.7	to ensure proper management of funds and payment of the annual fee required under
10.8	subdivision 2.
10.9	(b) Following the approval of the initial producer responsibility organization and the
10.10	initial stewardship plan, if more than a single producer responsibility organization is
10.11	established, the producers and producer responsibility organizations must establish a
10.12	coordinating body and process to prevent redundancy. The stewardship plans of all producer
10.13	responsibility organizations must be integrated into a single stewardship plan that covers
10.14	all requirements of this act and encompasses all producers when submitted to the
10.15	commissioner for approval. The annual reports of all producer responsibility organizations
10.16	must be integrated into a single annual report that covers all requirements of this act and
10.17	encompasses all producers when submitted to the commissioner.
10.18	Subd. 2. Registration fee. (a) As part of its annual registration with the commissioner,
10.19	a producer responsibility organization must submit to the commissioner an annual fee for
10.20	the following year, as determined by the commissioner. Beginning October 1, 2026, and
10.21	annually thereafter, the commissioner must notify registered producer responsibility
10.22	organizations in writing of the amount of the fee for the following year. If there is more
10.23	than one registered producer responsibility organization, the coordinating body described
10.24	in subdivision 1, paragraph (b), must equitably apportion payment of the annual fee between
10.25	all registered producer responsibility organizations. The annual fee must be set at an amount
10.26	anticipated to in the aggregate meet but not exceed the commissioner's estimate of the costs
10.27	required to perform the commissioner's duties as described in section 115A.1445 and to
10.28	otherwise administer, implement, and enforce this act.
10.29	(b) The commissioner must reconcile the fees paid by a producer responsibility
10.30	organization under this subdivision with the actual costs incurred by the agency on an annual
10.31	basis, by means of credits or refunds to or additional payments required of a producer
10.32	responsibility organization, as applicable.
10.33	Subd. 3. Initial producer responsibility organization registration; implementation
10.34	fee. (a) By January 1, 2025, producers must appoint a producer responsibility organization.

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11.1	The produc	er responsibility organ	nization must reg	ister with the commissi	oner by submitting
11.2	the following	ng:			
11.3	(1) cont	act information for a	person responsil	ble for implementing ar	n approved
11.4	stewardship				
11.5	(2) a list	of current member pro	oducers and thei	r written agreements co	nfirming producers
11.6	<u> </u>			dministered by the prod	
11.7	organizatio				
11.8	(3) a pla	n for recruiting additi	onal member pr	oducers and executing v	written agreements
11.9	<u> </u>			oved stewardship plan a	
11.10		sponsibility organizat			
					1 .1
11.11				cutive director if differ	ent than the person
11.12	responsible	for implementing app	proved stewards	hip plans; and	
11.13	<u>(5) docu</u>	mentation demonstrat	ing adequate fin	ancial responsibility and	d financial controls
11.14	to ensure pr	roper management of	funds and paym	ent of the annual fee re	quired under
11.15	subdivision	<u>.</u>			
11.16	(b) Notv	withstanding the other	provisions of thi	s section, the commission	oner may not allow
11.17	registration	of more than one prod	ducer responsibi	lity organization under	this section before
11.18	the first stev	wardship plan approve	ed by the commi	ssioner expires. If more	than one producer
11.19	responsibili	ity organization applie	es to register und	er this section before th	e first stewardship
11.20	plan is appr	roved by the commiss	ioner, the comm	issioner must select the	e producer
11.21	responsibili	ity organization that w	vill represent pro	oducers until the first st	ewardship plan
11.22	expires and	must return the regis	tration fee paid	by applicants who are r	not selected. When
11.23	selecting a	producer responsibilit	y organization,	the commissioner must	consider whether
11.24	the produce	er responsibility organ	ization:		
11.25	<u>(1) has a</u>	a governing board cor	nsisting of produ	cers that represent a di	versity of covered
11.26	materials in	ntroduced; and			
11.27	<u>(2) dem</u>	onstrates adequate fina	ancial responsibi	lity and financial contro	ols to ensure proper
11.28	managemen	nt of funds.			
11.29	<u>(c)</u> By J	anuary 1, 2025, and a	nnually until the	e first stewardship plan	is approved, the
11.30	commission	ner must provide writt	en notice to the i	nitial producer responsi	bility organization
11.31	appointed b	by producers of the co	mmissioner's es	timate of the cost of co	nducting the
11.32	preliminary	v needs assessment, in	itial needs asses	sment, and the commis	sioner's costs to
11.33	administer	this act during the per	iod prior to plar	approval. The produce	er responsibility

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12.1	organization mu	st remit payment	in full for these	costs to the commission	oner within 45 days
12.2	of receipt of this	notice. The prod	ucer responsibil	ty organization may c	harge each member
12.3	producer to cove	er the cost of its i	mplementation	fee according to each j	producer's unit-,
12.4	weight-, volume	e-, or sales-based	market share or	by another method it o	determines to be an
12.5	equitable determ	nination of each p	producer's payme	ent obligation.	
12.6	Subd. 4. Rec	uirement for ac	lditional produ	cer responsibility org	anizations. After
12.7	the first steward	ship plan approv	ed by the comm	issioner expires, the co	ommissioner may
12.8	allow registratio	on of more than o	ne producer resp	oonsibility organizatio	<u>n if:</u>
12.9	(1) producers	s of a covered mat	erials type or a sp	pecific covered materia	l appoint a producer
12.10	responsibility or	ganization; or			
12.11	(2) producer	s organize under	additional produ	cer responsibility orga	inizations that meet
12.12	the criteria estab	olished in subdivi	ision 3, paragrap	<u>h (a).</u>	
12.13	Subd. 5. Reg	gistration of serv	vice providers. (a) By January 1, 2027	, and annually
12.14	thereafter, a serv	ice provider seek	ing reimburseme	nt for services provided	l under an approved
12.15	stewardship plan	according to sec	tion 115A.1451 r	nay elect to register wit	h the commissioner
12.16	by submitting th	e following info	rmation:		
12.17	(1) contact in	nformation for a	person represent	ing the service provid	er; and
12.18	(2) address c	of the service pro-	vider.		
12.19	(b) A service	e provider may re	egister at any tim	<u>e.</u>	
	0 0 11154				
12.20			SHMENT OF	PRODUCER RESPO	<u>DNSIBILITY</u>
12.21	ADVISORY B	<u>UAKD.</u>			
12.22	Subdivision 1	1. Establishment	. The Producer R	esponsibility Advisory	Board is established
12.23	to review all act	ivities conducted	by producer res	ponsibility organization	ons under this act
12.24	and to advise the	e commissioner a	and producer res	ponsibility organizatio	ons regarding the
12.25	implementation	of this act.			
12.26	Subd. 2. Me	mbership. (a) Th	ne membership o	f the advisory board c	onsists of persons
12.27	appointed by the	e commissioner b	by January 1, 202	25, as follows:	

- 12.28 (1) two members representing manufacturers of covered materials or a statewide or
- 12.29 <u>national trade association representing those manufacturers;</u>
- 12.30 (2) two members representing recycling facilities that manage covered materials;

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13.1	(3) one n	nember representing	a waste hauler o	r a statewide association	representing waste
13.2	haulers;				
13.3	(4) one n	nember representing r	retailers of cover	red materials or a statewi	de trade association
13.4	<u> </u>	g those retailers;			
			1	~~ · · · 1	• ,•
13.5	(5) one r	nember representing	a statewide noi	nprofit environmental or	rganization;
13.6	(6) one r	nember representing	a community-b	based nonprofit environment	nental justice
13.7	organization	<u>n;</u>			
13.8	(7) one r	member representing	a waste facility	that receives and sorts	covered materials
13.9	and transfer	s them to another fac	ility for reuse,	recycling, or compostin	<u>g;</u>
13.10	(8) one r	nember representing	a waste facility	that receives composta	ble materials for
13.11	composting	or a statewide trade	association that	represents such facilitie	<u>es;</u>
13.12	(9) two r	nembers representing	g an entity that d	evelops or offers for sale	e covered materials
13.13	that are desi	igned for reuse and n	naintained throu	igh a reuse system or in	frastructure or a
13.14	statewide or	r national trade assoc	iation that repre	esents such entities;	
13.15	(10) thre	e members represent	ting organizatio	ns of political subdivisi	ons, with at least
13.16	one member	r representing a polit	ical subdivision	outside the metropolita	an area;
13.17	<u>(11) two</u>	members representing	ng other stakeho	olders or additional mer	nbers of interests
13.18	represented	under clauses (1) to	(10) as determin	ned by the commissione	er; and
13.19	(12) one	member representin	g the commission	oner.	
13.20	<u>(b)</u> In m	aking appointments u	under paragraph	(a), the commissioner:	
13.21	<u>(1) may</u>	not appoint members	s who are state l	legislators or registered	lobbyists;
13.22	(2) may	not appoint members	who are emplo	yees of a producer requi	ired to be members
13.23	<u> </u>	••	•	state under this act; and	
13.24	<u>(3) must</u>	endeavor to appoint	members from	all regions of the state.	
13.25	Subd. 3.	Terms; removal. A	member of the a	dvisory board appointed	l under subdivision
13.26	2, paragraph	n (a), clause (12), serv	ves at the pleasu	re of the commissioner.	All other members
13.27	serve for a t	erm of four years, ex	cept that the init	itial term for nine of the	initial appointees
13.28	must be two	years so that member	ership terms are	staggered. Members m	ay be reappointed
13.29	but may not	serve more than eight	ht consecutive y	ears. Removing member	ers and filling of
13.30	vacancies is	governed by section	15.059, subdiv	vision 4. Except as other	wise provided,
13.31	chapter 15 c	loes not apply to the	board.		

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14.1	Subd. 4.	Compensation. Me	mbers of the bo	ard must be compensate	ed according to
14.2	section 15.0	59, subdivision 3.			
14.3	Subd. 5.	Quorum. <u>A majorit</u>	y of the voting	board members constitu	ites a quorum. If
14.4	there is a vac	cancy in the member	ship of the boa	rd, a majority of the ren	naining voting
14.5	members of	the board constitutes	s a quorum.		
14.6	<u>Subd. 6.</u>	Voting. Action by th	e advisory boar	d requires a quorum and	a majority of those
14.7	present and v	voting. All members	of the advisory	board, except the memb	er appointed under
14.8	subdivision 2	2, paragraph (a), clau	use (12), are vo	ting members of the boa	ard.
14.9	Subd. 7.	Meetings. The advis	sory board mus	t meet at least two times	s per year and may
14.10	meet more fi	requently upon ten d	ays' written not	ice at the request of the	chair or a majority
14.11	of its membe	ers.			
14.12	Subd. 8.	Open meetings. Me	etings of the bo	oard must comply with o	chapter 13D.
14.13	Subd. 9.	Chair. At its initial r	neeting, and eve	ery two years thereafter,	the advisory board
14.14	must elect a	chair and vice-chair	from among its	s members.	
14.15	Subd. 10	<u>.</u> Administrative an	id operating su	pport. The commission	ner must provide
14.16	administrativ	e and operating supp	ort to the adviso	ry board and may contra	ct with a third-party
14.17	facilitator to	assist in administerin	g the activities of	of the advisory board, inc	luding establishing
14.18	a website or	landing page on the	agency website	<u>.</u>	
14.19	Subd. 11.	Conflict of interest	policies. The c	ommissioner must assist	the advisory board
14.20	in developin	g policies and proce	dures governing	g the disclosure of actua	l or perceived
14.21	conflicts of i	nterest that advisory	board member	s may have as a result o	f their employment
14.22	or financial l	noldings of themselv	ves or of family	members. Each advisor	y board member is
14.23	responsible f	or reviewing the con	flict of interest	policies and procedures.	An advisory board
14.24	member mus	t disclose any instand	ce of actual or pe	erceived conflicts of inter	rest at each meeting
14.25	of the adviso	ory board at which re	ecommendation	s regarding stewardship) plans, programs,
14.26	operations, c	or activities are made	e by the advisor	y board.	
14.27	Sec. 6. [11]	5A.1445] COMMIS	SSIONER RES	SPONSIBILITIES.	
14.28	The com	missioner must:			
14.29	<u>(1)</u> appoi	nt the initial membe	rship of the adv	visory board by January	1, 2025, according

- to section 115A.1444; 14.30
- (2) provide administrative and operating support to the advisory board, as required by 14.31 section 115A.1444, subdivision 10;

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15.1	(3) comple	te a preliminary ne	eds assessment b	y December 31, 2025, ar	nd an initial needs
15.2	<u></u>			ne needs assessment ever	
15.3	thereafter, acc	ording to section 1	15A.1450;		
15.4	(4) approve	e stewardship plans	and amendment	s to stewardship plans ac	cording to section
15.5	<u>115A.1451;</u>				
15.6	(5) provide	e lists established a	ccording to the	requirements of section 1	115A 1453 to all
15.7	<u></u>	onsibility organizat			
				ng to section 115A.1451	subdivision 7.
15.8				ng to section 115A.1451	, subdivision 7,
15.9	<u>(7) post on</u>	the agency's webs	ite:		
15.10	(i) the mos	t recent registration	n materials subn	nitted by producer respon	nsibility
15.11	organizations,	including all infor	mation submitte	d under section 115A.14	43, subdivision
15.12	<u>1;</u>				
15.13	(ii) a list of	f registered service	providers;		
15.14	(iii) the mo	ost recent needs ass	sessments;		
15.15	(iv) any ste	ewardship plan or a	amendment subr	nitted by a producer resp	onsibility
15.16	organization u	nder section 115A	.1451 that is in c	lraft form during the pub	olic comment
15.17	period;				
15.18	(v) the mos	st recent lists estab	lished according	to section 115A.1453;	
15.19	(vi) the list	of exempt materia	ls and covered n	naterials exempt from per	formance targets
15.20	and statewide	requirements as ap	proved in the st	ewardship plan;	
15.21	(vii) links	to producer respon	sibility organiza	tion websites;	
15.22	(viii) comm	nents of the public,	advisory board,	and producer responsibil	lity organizations
15.23	on the docume	ents listed in items	(iii), (iv), (v), ar	nd (ix), and the responses	s of the
15.24	commissioner	to those comments	s; and		
15.25	(ix) links to	o adopted rules imp	plementing this	act;	
15.26	(8) provide	producer responsi	bility organizati	ons with information rega	arding Minnesota
15.27	and federal lay	ws that prohibit tox	tic substances in	covered materials;	
15.28	(9) require	each producer resp	ponsibility organ	nization to secure an inde	pendent auditor
15.29	to perform an	annual financial au	dit of program	operations and approve t	he selection of
15.30	each auditor; a	and			

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16.1	$(10) \cos(10)$	nsider and respond in	writing to all wri	tten comments receive	ed from the advisory
16.2	board.				
16.3			CER RESPONS	IBILITY ADVISOR	Y BOARD
16.4	<u>RESPONS</u>	SIBILITIES.			
16.5	The Pro	oducer Responsibility	Advisory Board	<u>must:</u>	
16.6	<u>(1) con</u>	vene its initial meetin	g by March 1, 20	025;	
16.7	<u>(2) con</u>	sult with the commiss	sioner regarding	the scope of the needs	assessments and to
16.8	provide wr	itten comments on nee	ds assessments, a	ccording to section 115	A.1450, subdivision
16.9	<u>2;</u>				
16.10	<u>(3) adv</u>	ise on the developme	nt of stewardship	plans and amendmen	ts to stewardship
16.11	plans unde	r section 115A.1451;			
16.12	<u>(4) sub</u>	mit comments to proc	lucer responsibili	ity organizations and t	o the commissioner
16.13	on any mat	tter relevant to the ad	ministration of th	is act; and	
16.14	<u>(5) prov</u>	vide written comment	ts to the commiss	sioner during any ruler	naking process
16.15	undertaker	by the commissione	r under section 1	15A.1459.	
16.16	Sec. 8 [1	15A 14471 PRODUG	TER RESPONS	IBILITY ORGANIZ	ATION
16.17		SIBILITIES.			
			• ,• ,		
16.18	<u>A prod</u>	ucer responsibility or	ganization must:		
16.19	<u>(1) ann</u>	ually register with the	e commissioner, a	according to section 1	<u>15A.1443;</u>
16.20	<u>(2) sub</u>	mit a stewardship pla	n to the commiss	ioner by March 1, 202	27, and every five
16.21	years there	after, according to se	ction 115A.1451	2	
16.22	(3) imp	lement stewardship pl	ans approved by t	he commissioner unde	r section 115A.1451
16.23	and to com	ply with the requiren	nents of this act;		
16.24	<u>(4) forv</u>	vard upon receipt from	the commission	er the lists established	according to section
16.25	<u>115A.1453</u>	to all service provide	ers that participat	te in a stewardship pla	n administered by
16.26	the produc	er responsibility orga	nization;		
16.27	<u>(5) coll</u>	ect producer fees acc	ording to section	115A.1454;	
16.28	<u>(6)</u> sub	mit the reports require	ed by section 115	5A.1456;	

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17.1	(7) ensure	that producers opera	ating under a stev	vardship plan administe	ered by the producer
17.2	responsibility	organization comp	ly with the requ	irements of the stewar	dship plan and with
17.3	this act;				
17.4	<u>(8)</u> expel a	a producer from the	producer respo	nsibility organization	if efforts to return
17.5	the producer to	o compliance with th	ne plan or with th	e requirements of this a	act are unsuccessful.
17.6	The producer	responsibility orga	nization must no	otify the commissioner	when a producer
17.7	has been expe	elled under this clau	ise;		
17.8	(9) consid	er and respond in w	riting to comme	ents received from the	advisory board,
17.9	including just	ifications for not in	corporating any	recommendations;	
17.10	<u>(10) provi</u>	de producers with i	nformation rega	rding state and federal	l laws that prohibit
17.11	substances in	covered materials, i	ncluding section	s 115A.965, 116.943, 1	325F.075, 325F.172
17.12	<u>to 325F.179, a</u>	and all laws prohibi	ting toxic substa	ances in covered mater	rials;
17.13	<u>(11) maint</u>	ain a website accor	ding to section	115A.1457;	
17.14	<u>(12) notify</u>	the commissioner v	vithin 30 days if	a change is made to the	contact information
17.15	for a person re	esponsible for impl	ementing the ste	wardship plan, a chan	ge to the board
17.16	members, or a	a change to the exec	cutive director;		
17.17	<u>(13) assist</u>	service providers i	n identifying an	d using responsible m	arkets;
17.18	<u>(14)</u> reimb	ourse service provid	lers in a timely r	nanner and according	to reimbursement
17.19	rates approved	d in a stewardship p	olan as establish	ed according to section	n 115A.1451; and
17.20	<u>(15) comp</u>	ly with all other ap	plicable require	ments of this act.	
17.21	Sec. 9. [115.	A.1448] PRODUC	ER RESPONS	IBILITIES.	
17.22	Subdivisio	on 1. Registration	required; prohi	bition of sale. (a) Afte	er January 1, 2025,
17.23	a producer mu	ust be a member of	a producer resp	onsibility organization	registered in this
17.24	state.				
17.25	(b) After Ja	anuary 1, 2029, no p	producer may int	roduce covered materia	als, either separately
17.26	or when used	to package another	product, unless	the producer operates	under a written
17.27	agreement wi	th a producer respo	nsibility organiz	ation to operate under	an approved
17.28	stewardship p	<u>lan.</u>			
17.29	(c) After J	anuary 1, 2032, no	producer may in	ntroduce covered mate	erials unless the
17.30	covered mater	rials are:			

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18.1	(1) reusabl	e and capable of be	eing managed th	rough a reuse system	that meets the reuse
18.2	rate and return	n rate required unde	er section 115A.	1451, subdivision 7;	
18.3	(2) capable	e of refill and suppo	orted by a refill	system;	
18.4	(3) include	ed on the list establi	ished under sect	ion 115A.1453, subdi	vision 1; or
18.5	(4) include	ed on the list establi	ished under sect	ion 115A.1453, subdi	vision 2.
18.6	(d) A produ	ucer responsibility	organization ma	y petition the commiss	sioner for a two-year
18.7	extension to co	omply with the requ	irements of para	graph (c). The commi	ssioner may approve
18.8	the extension	if the petition demo	onstrates that the	e market or technical	issues prevent a
18.9	covered mater	ial from being cons	sidered reusable	or included in the lis	ts established under
18.10	section 115A.1	1453. The producer	responsibility or	rganization may petition	on the commissioner
18.11	for additional	extensions in annu	al increments un	ntil January 1, 2040, i	f the producer
18.12	responsibility	organization demo	nstrates that ma	rket or technical issue	es persist.
18.13	<u>Subd. 2.</u> D	uties. A producer r	<u>must:</u>		
18.14	(1) implem	ent the requirement	nts of the stewar	dship plan under whic	ch the producer
18.15	operates;				
18.16	<u>(2) pay pro</u>	oducer fees according	ng to section 11	5A.1454; and	
18.17	(3) comply	with all other appl	licable requirem	ents of this act.	
18.18	Sec. 10. [115	5A.1449] SERVIC	E PROVIDER	RESPONSIBILITI	ES.
18.19	Λ service r	rovider receiving	einhursement (or funding under an ar	proved stewardship
18.20	plan must:			n runding under an ap	proved stewardship
10.20	plan mast.				
18.21	(1) ensure	the collection, trans	portation, and m	anagement of covered	l materials generated
18.22	in the state pu	rsuant to the lists es	stablished under	section 115A.1453 o	r covered materials
18.23	that are capable	le of refill or reuse;	<u>2</u>		
18.24	(2) register	with the commiss	ioner and submi	t invoices to the prod	ucer responsibility
18.25	organization f	or reimbursement f	for services rend	ered;	
18.26	(3) meet pe	erformance standar	ds established in	n an approved steward	lship plan under
18.27	section 115A.	1451;			
18.28	(4) ensure	that covered mater	ials are sent to r	esponsible markets;	
18.29	(5) provide	e documentation to	the producer re	sponsibility organizat	ion on the amounts,
18.30	covered mater	ials types, and volu	umes of covered	materials collected, t	ransported, and
18.31	managed for r	ecycling, composti	ng, or reuse; and	<u>d</u>	

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Sec. 10.

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19.1	<u>(6) comp</u>	bly with all other app	licable requirem	ents of this act.	
19.2	Sec. 11. [1	15A.1450] NEEDS	ASSESSMENT	<u>`S.</u>	
19.3	Subdivis	tion 1. Needs assess	nents required.	(a) By December 31, 2	025, and every five
19.4	years thereas	fter, the commissione	r must complete	a preliminary needs ass	sessment according
19.5	to this section	on.			
19.6	<u>(b)</u> By D	December 31, 2026, a	nd every five ye	ars thereafter, the com	missioner must
19.7	complete a s	statewide needs asses	ssment according	g to this section. The co	ommissioner may
19.8	adjust what	is required to be incl	uded in a specif	ic needs assessment to	inform the next
19.9	stewardship	plan.			
19.10	<u>Subd. 2.</u>	Input from interest	ed parties. In c	onducting a needs asse	ssment, the
19.11	commission	er must:			
19.12	<u>(1) initia</u>	te a consultation pro-	cess to obtain re	commendations from t	he advisory board,
19.13	political sub	divisions, service pro	oviders, produce	er responsibility organiz	zations, and other
19.14	interested pa	arties regarding the ty	ype and scope of	f information that shou	ld be collected and
19.15	analyzed in	the statewide needs a	assessment requi	red by this section;	
19.16	<u>(2) contr</u>	act with a third party	who is not a pr	oducer or a producer re	esponsibility
19.17	organization	to conduct the need	s assessment; an	<u>d</u>	
19.18	<u>(3) prior</u>	to finalizing the need	ds assessment, n	nake the draft needs as	sessment available
19.19	for commen	t by the advisory boa	ard, producer res	ponsibility organizatio	ns, and the public.
19.20	The commis	ssioner must respond	in writing to the	e comments and recom	mendations of the
19.21	advisory boa	ard and producer resp	ponsibility organ	nizations.	
19.22	<u>Subd. 3.</u>	Content of prelimin	nary needs asse	ssment. <u>A preliminary</u>	needs assessment
19.23	must be con	npleted for a preceding	ng period of no l	ess than 12 months and	d no more than 36
19.24	months, that	t includes:			
19.25	<u>(1) tons</u>	of collected covered	materials;		
19.26	<u>(2) recyc</u>	cling and composting	program charac	teristics, including a d	escription of
19.27	single-stream	m and dual-stream re	cycling systems	used in the state and p	revalence of use,
19.28	average free	uency of collection of	of covered mater	rials for recycling and o	composting, types
19.29	of collection	n containers used, and	d commonly acc	epted materials for rec	ycling and
19.30	<u>composting</u>				
19.31	<u>(3) total</u>	number and types of	single-family a	nd multifamily househo	olds and residential
19.32	properties re	eceiving recycling an	d composting co	ollection services;	

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20.1	(4) proce	ssing capacity at recy	cling facilities,	including total tons pro	cessed and number
20.2	of bales crea	ited, the range of mat	terial composition	on and bales produced,	and current
20.3	technologies	utilized;			
20.4	<u>(5) size a</u>	and number of depot,	container, or dr	op-off locations;	
20.5	<u>(6) size a</u>	and number of transfe	er stations and th	ansfer locations;	
20.6	<u>(</u> 7) avera	ge term length of res	idential recyclir	ng and composting coll	ection contracts
20.7	issued by po	litical subdivisions a	nd an assessmen	nt of contract cost struc	tures;
20.8	<u>(8)</u> avera	ge recycling facility	processing fees	charged to collectors d	elivering covered
20.9	materials for	recycling;			
20.10	<u>(9)</u> availa	ble markets in the sta	ate for covered m	naterials and the capacit	y of those markets;
20.11	and				
20.12	<u>(10) cove</u>	ered materials sales b	oy volume, weig	ht, and material types i	ntroduced by
20.13	producers.				
20.14	Subd. 4.	Content of needs as	sessment. A ne	eds assessment must in	clude at least the
20.15	following:				
20.16	<u>(1)</u> an ev	aluation of the perfo	rmance of:		
20.17	<u>(i) existin</u>	ng waste reduction, r	euse, recycling,	and composting efforts	s for each covered
20.18	materials typ	be, as applicable, inc	luding collection	n rates, recycling rates,	composting rates,
20.19	reuse rates, a	and return rates for each	ach covered mat	terials type;	
20.20	(ii) overa	Ill recycling rate, cor	nposting rate, re	use rate, and return rate	e for all covered
20.21	materials; ar	nd			
20.22	<u>(iii)</u> the e	extent to which postco	onsumer recycle	d content, by the best e	stimate, is or could
20.23	be incorpora	ted into each covered	d materials type	, as applicable;	
20.24	<u>(2)</u> an ev	aluation of a represe	ntative sample c	of management of cover	red materials with
20.25	mixed munic	cipal solid waste, as	source-separated	l recyclable materials,	and as
20.26	source-separ	rated compostable ma	aterials as receiv	ved by waste manageme	ent, recycling, and
20.27	composting	facilities in the state,	and relevant fir	ndings from any public	ly available waste
20.28	stream evalu	ations conducted wit	thin the previous	s year, to evaluate the a	mount and portion
20.29	of covered n	naterials being dispos	sed of that would	l otherwise be recyclab	le or compostable;
20.30	<u>(3) propo</u>	osals for a range of ou	tcomes for each	covered materials type	to be accomplished
20.31	within a five	e-year time frame in	multiple units of	measurement, includin	ng but not limited
20.32	to unit-based	l, weight-based, and	volume-based,	for each of the followin	<u>ıg:</u>

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21.1	(i) waste re	eduction;							
21.2	(ii) reuse r	(ii) reuse rate and return rates;							
21.3	<u>(iii) recycl</u>	ing rates;							
21.4	(iv) compo	osting rates; and							
21.5	(v) postcor	nsumer recycled con	ntent, if applicab	le;					
21.6	(4) proposa	als for a range of outc	comes for the cat	egories established in	section 115A.1451,				
21.7	subdivision 7,	that consider:							
21.8	(i) informa	ation contained in or	used to prepare	a needs assessment a	according to this				
21.9	subdivision;								
21.10	(ii) goals a	and requirements of	the Waste Mana	gement Act under thi	s chapter;				
21.11	(iii) statew	ide goals for greenh	iouse gas emissi	on reductions under s	ection 216H.02;				
21.12	(iv) need f	or continuous progre	ess toward gene	rating less waste from	n covered materials				
21.13	and the compl	ete reuse, recycling,	or composting o	f the covered material	s that are generated,				
21.14	in doing so re	ducing impacts to hu	uman health and	the environment;					
21.15	(v) a prefe	rence for statewide	requirements the	at accomplish and fur	ther the goals and				
21.16	requirements	in clauses (2) to (4)	as soon as pract	icable and to the max	imum extent				
21.17	achievable; ar	nd							
21.18	(vi) inform	nation from packagin	ng and paper pro	oducer responsibility	programs operating				
21.19	in other jurisd	ictions;							
21.20	(5) an eval	uation of the followin	ng factors for eac	ch covered material co	llected for recycling				
21.21	or composting	<u>;</u>							
21.22	<u>(i)</u> availab	ility of recycling and	d composting co	llection services;					
21.23	(ii) recycli	ng and composting	processing infra	structure;					
21.24	(iii) capaci	ty and technology for	or sorting cover	ed materials;					
21.25	(iv) availa	bility of responsible	end markets;						
21.26	(v) present	ce and amount of pro	ocessing residua	lls, contamination, an	d toxic substances;				
21.27	<u>(vi)</u> quanti	ty of material estimate	ated to be availa	ble and recoverable;					
21.28	(vii) projec	cted future condition	ns for items (i) t	o (vi); and					
21.29	(viii) other	criteria or factors d	etermined by th	e commissioner;					

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(6) reco	ommended collection r	nethods by cov	vered materials type to	maximize collection
efficiency,	feedstock quality, leve	el of service, a	nd convenience for col	lection of covered
materials in	ncluded on lists establi	ished in section	n 115A.1453;	
(7) prop	oosed plans and metric	es for how to n	neasure progress in ach	nieving performance
<u>`` / A</u>	^			
			artification of activitia	s to meet obligations
	valuation of options ic	n unite-party c		s to meet obligations
<u>(9) an i</u>	nventory of the curren	t system inclu	ding:	
<u>(i) infra</u>	structure, capacity, pe	rformance, fur	nding level, and metho	d and sources of
financing f	or the existing waste r	eduction, reus	e, collection, transport	ation, processing,
recycling, a	and composting system	ns for covered	materials operating in	the state;
<u>(ii)</u> an e	stimate of total annual	collection and	processing service cost	ts based on registered
service pro	vider costs; and			
<u>(iii)</u> ava	uilability and cost of w	aste reduction	, reuse, recycling, and	composting services
for covered	l materials at single-fa	mily residence	es, at multifamily resid	ences, and in public
places whe	re political subdivision	ns arrange for	collection of recyclabl	e or compostable
materials, i	ncluding identification	n of disparities	in the availability of t	hese services in
environme	ntal justice areas comp	pared with othe	er areas and proposals	for reducing or
eliminating	g those disparities;			
<u>(10) an</u>	evaluation of investm	ents needed to	increase waste reducti	ion, reuse, recycling,
and compo	sting rates of covered	materials acco	rding to the range of pr	oposed performance
targets and	statewide requiremen	ts including in	vestments that would:	
<u>(i) mair</u>	ntain or improve opera	tions of existin	ng infrastructure and a	ccounts for waste
reduction,	reuse, recycling, and c	composting of	covered materials;	
(ii) expa	and the availability and	accessibility o	f recycling collection s	ervices for recyclable
covered ma	terials to all residents c	of the state at ar	n equivalent level of ser	vice and convenience
as collection	on services for mixed r	nunicipal solic	l waste; and	
(iii) esta	ablish and expand the a	availability and	d accessibility of reuse	services for reusable
covered ma	aterials;			
(11) a r	ecommended methodo	ology for apply	ving criteria and formu	las to establish
<u> </u>				
	(6) recordsections (6) recordsections (6) recordsections (7) properties and (7) properties and (8) an error (8) an error (9) an infrational (1) infrations (1) infrations (1) infrations (1) infrations (1) infrations (1) an error (1) an er	(6) recommended collection r efficiency, feedstock quality, level materials included on lists estable (7) proposed plans and metric targets and statewide requirement (8) an evaluation of options for of this act; (9) an inventory of the current (i) infrastructure, capacity, per financing for the existing waster recycling, and composting syster (ii) an estimate of total annual service provider costs; and (iii) availability and cost of w for covered materials at single-far places where political subdivision materials, including identification environmental justice areas comp eliminating those disparities; (10) an evaluation of investm and composting rates of covered targets and statewide requirement (i) maintain or improve operator reduction, reuse, recycling, and co (ii) expand the availability and covered materials to all residents of as collection services for mixed re (iii) establish and expand the at covered materials; (11) a recommended methodo	(6) recommended collection methods by cov efficiency, feedstock quality, level of service, a materials included on lists established in section (7) proposed plans and metrics for how to n targets and statewide requirements; (8) an evaluation of options for third-party of of this act; (9) an inventory of the current system include (i) infrastructure, capacity, performance, fur financing for the existing waste reduction, reus recycling, and composting systems for covered (ii) an estimate of total annual collection and service provider costs; and (iii) availability and cost of waste reduction for covered materials at single-family residence places where political subdivisions arrange for materials, including identification of disparities environmental justice areas compared with othe eliminating those disparities; (10) an evaluation of investments needed to and composting rates of covered materials acco targets and statewide requirements including in (i) maintain or improve operations of existin reduction, reuse, recycling, and composting of (ii) expand the availability and accessibility of covered materials to all residents of the state at ar as collection services for mixed municipal solid (iii) establish and expand the availability and covered materials; (11) a recommended methodology for apply	 (6) recommended collection methods by covered materials type to efficiency, feedstock quality, level of service, and convenience for colmaterials included on lists established in section 115A.1453; (7) proposed plans and metrics for how to measure progress in actingets and statewide requirements; (8) an evaluation of options for third-party certification of activities of this act; (9) an inventory of the current system including: (i) infrastructure, capacity, performance, funding level, and method financing for the existing waste reduction, reuse, collection, transport recycling, and composting systems for covered materials operating in (ii) an estimate of total annual collection and processing service cost service provider costs; and (iii) availability and cost of waste reduction, reuse, recycling, and for covered materials at single-family residences, at multifamily reside places where political subdivisions arrange for collection of recyclabl materials, including identification of disparities in the availability of the environmental justice areas compared with other areas and proposals eliminating those disparities; (10) an evaluation of investments needed to increase waste reduction and composting rates of covered materials according to the range of pritargets and statewide requirements including investments that would: (i) maintain or improve operations of existing infrastructure and are reduction, reuse, recycling, and composting of covered materials; (ii) expand the availability and accessibility of recycling collection second experiments including investments that would: (ii) expand the availability and accessibility of recycling collection second experiments in the availability of the experiments in the state at an equivalent level of service as collection services for mixed municipal solid waste; and (iii) establish and expand the availability and accessibility of recycling collection services for mixed

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(12) an as	sessment of the via	bility and robust	ness of markets for rec	cyclable covered
materials and	the degree to whic	these markets of	can be considered resp	onsible markets;
(13) an ass	sessment of the leve	l and causes of co	ntamination of source-s	separated recyclable
<u> </u>			s and collected reusabl	
			the cost to manage thi	
(14) an as	sessment of what to	oxic substances n	night be intentionally a	added to covered
materials and	best practices to elin	minate or mitigate	their use or presence in	n covered materials;
<u>(15) an as</u>	sessment of curren	t best practices to	increase public aware	eness, educate, and
complete out	reach activities acco	ounting for cultur	rally responsive mater	ials and methods
and an evalua	ation of the efficacy	of these efforts	including assessments	and evaluations of
current best p	practices and efforts	s on:		
(i) using p	roduct labels as a m	neans of informing	g consumers about env	ironmentally sound
use and mana	agement of covered	materials;		
(ii) increa	sing public awaren	ess of how to use	and manage covered	materials in an
environmenta	ally sound manner a	and how to access	s waste reduction, reus	se, recycling, and
composting s	ervices; and			
(iii) encou	raging behavior ch	nange to increase	participation in waste	reduction, reuse,
ecycling, and	d composting progr	rams;		
<u>(16)</u> ident	ification of the cov	ered materials wi	th the most significan	t environmental
impact, includ	ling assessing each o	covered material's	generation of hazardou	us waste, generation
of greenhouse	gases, environmen	tal justice impacts	s, public health impacts	, and other impacts;
and				
(17) other	titems identified by	y the commission	er that would aid the c	preation of the
stewardship p	olan, its administrat	tion, and the enfo	rcement of this act.	
<u>Subd. 5.</u> [Needs assessment a	as baseline. Whe	n determining the exte	ent to which any
statewide req	uirement or perforr	nance target unde	er this act has been ach	nieved, information
contained in a	a needs assessment	must serve as the	e baseline for that dete	ermination, when
applicable.				
<u>Subd. 6.</u>	Participation requi	ired. (a) A servic	e provider or other per	rson with data or
information n	ecessary to comple	te a needs assess	ment must provide the	data or information
the commi	ssioner upon reque	st. A service prov	vider or other person w	who does not want
to be identifie	d with information	submitted to the	commissioner under th	is subdivision may

- 23.32 to be identified with information submitted to the commissioner under this subdivision may
- 23.33 request to proceed under a nondisclosure agreement. A nondisclosure agreement is limited

to the items under section 115A.06, subdivision 13. Once a request is made, the requestor, 24.1 the commissioner, and all third parties participating in the completion of the needs assessment 24.2 24.3 in whatever capacity must enter into a nondisclosure agreement. Once these parties have entered into a nondisclosure agreement, the requestor must submit the necessary data or 24.4 information to the contractor selected by the commissioner according to subdivision 2, who 24.5 must aggregate and anonymize the data or information, excluding location data necessary 24.6 to assess needs, received from all parties proceeding under a nondisclosure agreement under 24.7 24.8 this subdivision and must then submit the aggregated anonymized information to the commissioner or to the party or parties contracted to complete the needs assessment, including 24.9 assessing each covered material's generation of hazardous waste, generation of greenhouse 24.10 gases, environmental justice impacts, public health impacts, and other impacts. 24.11

24.12 (b) The commissioner, any employee of the agency, or any agent thereof, when authorized

24.13 by the commissioner, may enter upon any property, public or private, for the purpose of

24.14 <u>obtaining information necessary for completing the evaluation in subdivision 3, clause (2).</u>

24.15 Sec. 12. [115A.1451] STEWARDSHIP PLAN.

24.16 Subdivision 1. Stewardship plan required. By March 1, 2027, and every five years

24.17 thereafter, a producer responsibility organization must submit a stewardship plan to the

24.18 commissioner that describes the proposed operation by the organization of programs to

24.19 <u>fulfill the requirements of this act and that incorporates the findings and results of needs</u>

24.20 assessments. Once approved, a stewardship plan remains in effect for five years, as amended,

24.21 or until a subsequent stewardship plan is approved.

24.22 Subd. 2. Advisory board review of draft plan and amendments. A producer

24.23 responsibility organization must submit a draft stewardship plan or draft amendment to the

24.24 advisory board at least 60 days prior to submitting the draft plan or draft amendment to the

24.25 <u>commissioner to allow the advisory board to submit comments and must address advisory</u>

24.26 board comments and recommendations prior to submission of the draft plan or draft

24.27 <u>amendment to the commissioner.</u>

- 24.28 Subd. 3. Content of stewardship plans. A proposed stewardship plan must include at
 24.29 least the following:
- 24.30 (1) performance targets as applicable to each covered materials type to be accomplished
 24.31 within a five-year period, established in subdivision 5, paragraph (a);
- 24.32 (2) a description of the anticipated method of collection, how reimbursements will
- 24.33 support a level of convenience for collection, service convenience metrics, processing

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25.1	infrastructur	e and management n	nethods to be use	ed for each covered n	naterials type, and
25.2	how these w	ill meet the statewid	e requirements e	stablished in subdivis	sion 7 for covered
25.3	materials:				
25.4	(i) includ	ed on the list establis	shed in section 1	15A.1453, subdivisio	on 1;
25.5	(ii) inclue	ded on the list estable	ished in section	115A.1453, subdivisi	ion 2;
25.6	(iii) that a	are reusable covered	materials manag	ged through a reuse s	ystem; and
25.7	(iv) that a	are capable of refill a	and managed three	ough a system of was	ste reduction.
25.8	<u>(3) propo</u>	osals for exemptions	from performant	ce targets and statewi	de requirements for
25.9	covered mate	erials that cannot be w	vaste reduced or 1	nade reusable, recycl	able, or compostable
25.10	due to federa	al or state health and	safety requireme	ents, identifying the s	specific federal or
25.11	state require	ments and their impa	act on the covere	d materials;	
25.12	<u>(4)</u> a plan	for how the produce	r responsibility o	rganization will meas	sure recycling, waste
25.13	reduction, re	use, composting, and	d inclusion of po	stconsumer recycled	content, according
25.14	to subdivisio	on 6 and by covered 1	materials type as	applicable;	
25.15	<u>(5) third-</u>	party certifications a	s required by the	commissioner or vol	untarily undertaken;
25.16	<u>(6)</u> a bud	get identifying fundi	ng needs for eac	h of the five calendar	r years covered by
25.17	the plan, pro	ducer fees, a descrip	tion of the proce	ss used to calculate t	he fees, and an
25.18	explanation	of how the fees meet	the requirement	s of section 115A.14	54;
25.19	<u>(</u> 7) goals	for infrastructure inv	vestments, inclue	ling a description of	how the process to
25.20	offer and sel	ect opportunities wil	l be conducted in	n an open, competitiv	ve, and fair manner;
25.21	how it will a	ddress gaps in the sy	stem not met by	service providers; an	d potential financial
25.22	and legal ins	truments to be used;			
25.23	<u>(8)</u> an ex	planation of how the	program will be	e paid for by the prod	ucer responsibility
25.24	organization	through fees from p	roducers, withou	it any new or addition	nal consumer-facing
25.25	fee to memb	ers of the public, bus	sinesses, service	providers, the state o	or any political
25.26	subdivisions	, or any other person	who is not a pro	oducer, unless the fee	is:
25.27	(i) a depo	osit made in connecti	on with a produc	ct's refill, reuse, or re	cycling that can be
25.28	redeemed by	a consumer; or			
25.29	(ii) a char	rge for service by a s	service provider,	regardless of whethe	er registered;
25.30	<u>(</u> 9) a desc	ription of activities t	o be undertaken	during the next five ca	alendar years, which
25.31	must at a mir	nimum describe how	the producer res	ponsibility organizat	ion, acting on behalf
25.32	of producers	, will:			

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26.1	(i) minim	ize the environment	al impacts and h	uman health impacts of	covered materials,
26.2	including ass	sessing each covered	material's gene	ration of hazardous wa	ste, generation of
26.3	greenhouse g	gases, environmental	justice impacts	public health impacts,	and other impacts;
26.4	(ii) incorp	oorate as program obj	ectives the impro	oved design of covered r	naterials according
26.5	to section 11	5A.1454, subdivisio	n 1, clause (2);		
26.6	(iii) provi	ide funding to expan	d and increase t	he convenience of wast	e reduction, reuse,
26.7	collection, re	cycling, and compo	sting services ac	cording to the order of	the waste
26.8	management	hierarchy under sec	tion 115A.02;		
26.9	(iv) provi	de for reasonable re	imbursement ra	tes for statewide covera	ige of recycling
26.10	services for c	covered materials on	the lists establis	hed in section 115A.14	53 to single-family
26.11	residences, n	nultifamily residence	es, and political	subdivisions arranging	for collection,
26.12	transportation	n, and processing of	recyclable mate	rials at an equivalent lev	vel of convenience
26.13	as services fo	or mixed municipal	solid waste acco	rding to section 115A.1	455; and
26.14	(v) monit	or to ensure that pos	tconsumer recyc	cled materials are delive	ered to responsible
26.15	<u>markets;</u>				
26.16	<u>(10)</u> a des	scription of how the	producer respor	nsibility organization w	ill promote the
26.17	opportunity f	for all service provid	lers to register w	vith the commissioner a	nd to submit for
26.18	reimburseme	ent with the producer	responsibility of	organization;	
26.19	<u>(11) a des</u>	scription of how the	program shall re	eimburse service provid	lers under an
26.20	approved ste	wardship plan, inclu	ding but not lim	iited to:	
26.21	(i) the use	e of differentiated ra	tes developed ac	ccording to the requirer	nents and factors
26.22	established u	under section 115A.1	455, subdivisio	<u>n 4;</u>	
26.23	(ii) clear	and reasonable time	lines for reimbu	rsement, with a frequer	ncy of no less than
26.24	monthly unle	ess agreed to by a ser	rvice provider a	nd a producer responsib	oility organization;
26.25	and				
26.26	<u>(iii) a pro</u>	cess to resolve dispu	utes that arise be	etween the producer res	ponsibility
26.27	organization	and a service provid	ler regarding the	e determination and pay	ment of
26.28	reimburseme	ents;			
26.29	<u>(12) perfo</u>	ormance standards fo	or service provid	ers that are reimbursed	under an approved
26.30	stewardship	plan, including but r	ot limited to the	e following, as applicab	le to the service
26.31	provided:				

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27.1	(i) require	ements that service	providers must a	ccept all covered mate	rials on the lists			
27.2	established by the commissioner under section 115A.1453; and							
27.3	(ii) labor	standards and safety	practices, inclu	ding but not limited to	safety programs,			
27.4	<u> </u>	its, and living wages						
27.5	(13) a des	scription of how the	producer respon	sibility organization w	ill treat and protect			
27.6	<u> </u>	ta submitted by serv		<i></i>	I			
27.7	(14) a des	scription of how the	oroducer respons	sibility organization wi	ll provide technical			
27.8	assistance to:	•			<u></u>			
27.9	(i) service	e providers in order	to deliver cover	ed materials to respons	ible markets;			
27.10	(ii) produ	cers regarding toxic	substances in co	vered materials and act	tions producers can			
27.11	<u></u>			in covered materials, in				
27.12	by suppliers	through certificates	of compliance, u	pon request; and				
27.13	(iii) produ	ucers to make chang	es in product des	sign that reduce the env	vironmental impact			
27.14	of covered m	aterials or that increa	ase the recoverat	oility or marketability o	f covered materials			
27.15	for reuse, recycling, or composting;							
27.16	(15) a des	scription of how the	producer respor	sibility organization w	vill increase public			
27.17	awareness, e	ducate, and complet	e outreach activ	ities accounting for cul	turally responsive			
27.18	materials and	l methods and evaluation	ate the efficacy o	f these efforts includin	g how the producer			
27.19	responsibility	y organization will:						
27.20	(i) assist	producers in improv	ing product labe	ls as a means of inform	ning consumers			
27.21	about refillin	g, reusing, recycling	g, composting, a	nd other environmenta	lly sound methods			
27.22	of managing	covered materials;						
27.23	(ii) increa	ase public awareness	s of how to use a	nd manage covered ma	aterials in an			
27.24	environment	ally sound manner a	and how to acces	s waste reduction, reus	se, recycling, and			
27.25	composting s	services; and						
27.26	(iii) enco	urage behavior chan	ge to increase pa	articipation in waste re	duction, reuse,			
27.27	recycling, an	d composting progra	ams;					
27.28	<u>(16)</u> a sur	nmary of consultation	ons held with the	advisory board and ot	her stakeholders to			
27.29	provide input	t to the stewardship j	olan, a list of reco	ommendations that wer	re incorporated into			
27.30	the stewardsl	nip plan as a result, a	and a list of rejec	eted recommendations	and the reasons for			
27.31	rejection; and	<u>d</u>						

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28.1	(17) strategies to incorporate findings from any relevant studies required by the
28.2	legislature.
28.3	Subd. 4. Plan and amendment review and approval procedure. (a) The commissioner
28.4	must review and approve, deny, or request additional information for a draft stewardship
28.5	plan or a draft plan amendment no later than 120 days after the date the commissioner
28.6	receives it from a producer responsibility organization. The commissioner must post the
28.7	draft plan or draft amendment on the agency's website and allow public comment for no
28.8	less than 45 days before approving, denying, or requesting additional information on the
28.9	draft plan or draft amendment.
28.10	(b) If the commissioner denies, or requests additional information for, a draft plan or
28.11	draft amendment, the commissioner must provide the producer responsibility organization
28.12	with the reasons, in writing, that the plan or plan amendment does not meet the plan
28.13	requirements of subdivision 3. The producer responsibility organization shall have 60 days
28.14	from the date that the rejection or request for additional information is received to submit
28.15	to the commissioner any additional information necessary for the approval of the draft plan
28.16	or draft amendment. The commissioner shall review and approve or disapprove the revised
28.17	draft plan or draft amendment no later than 60 days after the date the commissioner receives
28.18	<u>it.</u>
28.19	(c) A producer responsibility organization may resubmit a draft plan or draft amendment
28.20	to the commissioner on not more than two occasions. If after the second resubmission, the
28.21	commissioner determines that the draft plan or draft amendment does not meet the plan
28.22	requirements of this act, the commissioner must modify the draft plan or draft amendment
28.23	as necessary for it to meet the requirements of this act and approve it.
28.24	(d) Upon recommendation by the advisory board, or upon the commissioner's own
28.25	initiative, the commissioner may require an amendment to a stewardship plan if the
28.26	commissioner determines that an amendment is necessary to ensure that the producer
28.27	responsibility organization maintains compliance with the requirements of this act.
28.28	Subd. 5. Performance targets. (a) The producer responsibility organization must propose
28.29	performance targets based on the needs assessment that meet the statewide requirements in
28.30	subdivision 7 that must be included in a stewardship plan approved under this section.
28.31	Performance targets must include reuse rates, return rates, recycling rates, composting rates,
28.32	and targets for waste reduction, and postconsumer recycled content by covered materials
28.33	type that are to be achieved by the end of the stewardship plan's term. The producer

29.1	responsibility organization must select the unit that is most appropriate to measure each
29.2	performance target as informed by the needs assessment.
29.3	(b) The commissioner may require that a producer responsibility organization obtain
9.4	third-party certification of any activity or achievement of any standard required by this act.
.5	The commissioner must provide a producer responsibility organization with notice of at
5	least one year prior to requiring use of third-party certification under this paragraph if such
	certifications are readily available, applicable, and of reasonable cost.
	(c) Proposed performance targets must demonstrate continuous improvement in reducing
	environmental impacts and human health impacts of covered materials over time.
	Subd. 6. Measurement criteria for performance targets. (a) For purposes of
	determining whether recycling performance targets are being met, except as modified by
	the commissioner, a stewardship plan must provide for the measurement of the amount of
	recycled material to be at the point at which material leaves a recycling facility and must
	account for:
	(1) levels of estimated contamination documented by the facility;
	(2) any exclusions for fuel or energy capture; and
	(3) compliance with sections 115A.965, 116.943, 325F.075, and 325F.172 to 325F.179,
	and all other laws pertaining to toxic substances in covered materials.
	(b) For purposes of determining whether waste reduction performance targets are being
	met, a stewardship plan must provide for the measurement of the amount of waste reduction
	of covered materials in a manner that can determine the extent to which the amount of
	material used for a covered material is eliminated beyond what is necessary to efficiently
	deliver a product without damage or spoilage, or other means of covered material redesign
	to reduce overall use and environmental impacts.
	(c) For purposes of determining whether reuse targets are being met, a stewardship plan
	must provide for the measurement of the amount of reusable covered materials to be at the
	point at which reusable covered materials meet the following criteria as demonstrated by
	the producer and approved by the commissioner:
	(1) whether the average minimum number of cycles of reuses within a recognized reuse
	system has been met based on the number of times an item must be reused for it to have
	lower environmental impacts than the single-use versions of those items; and
	(2) whether the demonstrated or research-based anticipated return rate of the covered
	material to the reuse system has been met.

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30.1	(d) For other targets, the producer responsibility organization must propose a calculation
30.2	point for review and approval as part of the stewardship plan based on findings from the
30.3	needs assessment.
30.4	Subd. 7. Statewide requirements. (a) The commissioner must establish or approve
30.5	statewide requirements and the date the statewide requirements must be met for the following
30.6	categories:
30.7	(1) recycling rate;
30.8	(2) composting rate;
30.9	(3) reuse rate;
30.10	(4) return rate;
30.11	(5) the percentage of covered materials introduced that must be waste reduced; and
30.12	(6) the percentage of postconsumer recycled content that covered materials introduced
30.13	must contain, including an overall percentage for all covered materials, as applicable,
30.14	excluding compostable materials that cannot include postconsumer recycled content because
30.15	unique chemical or physical properties or health and safety requirements prohibit introduction
30.16	of postconsumer recycled content.
30.17	(b) The commissioner may use the following information and criteria when establishing
30.18	statewide requirements under paragraph (a):
30.19	(1) needs assessments under section 115A.1450;
30.20	(2) goals and requirements of the Waste Management Act under this chapter;
30.21	(3) statewide goals for greenhouse gas emission reductions under section 216H.02;
30.22	(4) need for continuous progress toward generating less waste from covered materials
30.23	and the complete reuse, recycling, or composting of the covered materials that are generated,
30.24	in doing so reducing impacts to human health and the environment;
30.25	(5) a preference for statewide requirements that accomplish and further the goals and
30.26	requirements in clauses (2) to (4) as soon as practicable and to the maximum extent
30.27	achievable; and
30.28	(6) information from packaging and paper producer responsibility programs operating
30.29	in other jurisdictions.
30.30	(c) The commissioner must consult with the product stewardship organization on the
30.31	proposed statewide requirements and must submit proposed statewide requirements under

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31.1	paragraph (a) to the advisory board and consider the board's recommendations before
31.2	finalizing the statewide requirements.
31.3	(d) Every five years, the commissioner must review the statewide requirements established
31.4	under paragraph (a). If the commissioner decides an update is not warranted at that time,
31.5	the commissioner must submit the reasoning to the advisory board and consider the board's
31.6	recommendations before making a final decision. If the commissioner decides an update is
31.7	warranted, the process in paragraphs (b) and (c) must be utilized.
31.8	(e) The producer responsibility organization must ensure the statewide requirements are
31.9	<u>met.</u>
21.10	Soc. 12 [1154-1452] DECVCI ADI E OD COMDOSTADI E COVEDED
31.10	Sec. 13. [115A.1453] RECYCLABLE OR COMPOSTABLE COVERED
31.11	MATERIALS LISTS.
31.12	Subdivision 1. List required. By March 1, 2027, the commissioner must complete a
31.13	list of covered materials determined to be recyclable or compostable statewide through
31.14	systems where covered materials are commingled into a recyclables stream and a separate
31.15	compostables stream. These covered materials must be collected at the equivalent level of
31.16	service and convenience as collection services for mixed municipal solid waste.
31.17	Subd. 2. Alternative collection list required. By March 1, 2027, the commissioner
31.18	must complete a list of covered materials determined to be recyclable or compostable and
31.19	collected statewide through systems other than the system required for covered materials
31.20	on the list established in subdivision 1.
31.21	Subd. 3. Input from interested parties. The commissioner must consult with the
31.22	advisory board, producer responsibility organizations, service providers, political
31.23	subdivisions, and other interested parties to develop or amend the recyclable or compostable
31.24	covered materials lists and must review any petitions by interested parties for addition or
31.25	removal of covered materials from the lists created under this section.
31.26	Subd. 4. Criteria. In developing the lists under subdivisions 1 and 2, the commissioner
31.27	may consider the following criteria:
31.28	(1) current availability of recycling collection services;
31.29	(2) recycling collection and processing infrastructure;
31.30	(3) capacity and technology for sorting covered materials;
31.31	(4) availability of responsible end markets;
31.32	(5) presence and amount of processing residuals and contamination;

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32.1	<u>(6) quantity</u>	of material estima	ated to be avail	able and recoverable;			
32.2	(7) projected future conditions for clauses (1) to (6);						
32.3	(8) if collec	ted for recycling, t	the covered ma	terial type and form m	ust be one that is		
32.4	regularly sorted	l and aggregated int	to defined stream	ms for recycling proces	ses or the packaging		
32.5	format must be	specified in a relev	ant Institution of	of Scrap Recycling Indu	astries specification;		
32.6	and						
32.7	<u>(9) other cr</u>	iteria or factors det	termined by the	e commissioner.			
32.8	<u>Subd. 5.</u> <u>Ar</u>	nendment. The co	mmissioner ma	y amend a list complete	ed under this section		
32.9	at any time and	must provide ame	nded lists to pro	oducer responsibility or	rganizations as soon		
32.10	as possible afte	r adopting an amen	dment. Produce	er responsibility organiz	zations must provide		
32.11	amended lists t	to service providers	s as soon as po	ssible after receiving the	ne amendment and		
32.12	work to incorpo	orate changes in rel	levant service p	rovider reimbursemen	t rates within a year.		
32.13	Sec. 14. [115	A.1454] PRODUC	CER FEES.				
32.14	Subdivision	n 1. Annual fee. A	producer respo	nsibility organization m	nust annually collect		
32.15	a fee from each producer that must:						
32.16	(1) be based	d on the total amor	int of covered 1	naterials each produce	r introduces in the		
32.17	prior year calcu	ulated on a per-uni	t basis, such as	per ton, per item, or a	nother unit of		
32.18	measurement;						
32.19	(2) incentiv	ize using materials	and design attri	butes that reduce the en	vironmental impacts		
32.20	and human hea	lth impacts, as dete	ermined by the	commissioner, of cove	red materials by the		
32.21	following meth	nods:					
32.22	(i) eliminat	ing intentionally ac	dded toxic subs	tances in covered mate	erials;		
32.23	(ii) reducin	g the amount of pa	ckaging per ind	lividual covered mater	ial that is necessary		
32.24	to efficiently d	eliver a product wi	thout damage of	or spoilage without red	ucing its ability to		
32.25	be recycled or 1	educing the amour	nt of paper used	to manufacture individ	lual paper products;		
32.26	(iii) increas	ing covered materi	ials managed ir	n a reuse system;			
32.27	(iv) increas	ing the proportion	of postconsum	er material in covered	materials;		
32.28	(v) enhanci	ng recyclability or	compostability	v of a covered material	; and		
32.29	(vi) increas	ing the amount of	inputs derived	from renewable and su	stainable sources;		

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33.1	(3) disc	ourage using materials	s and design att	ributes in a producer's	covered materials	
33.2	<u>~ </u>	ronmental impacts and		•		
33.3	can be redu	ced by the methods li	sted under claus	se (2);		
33.4	(4) prior	ritize reuse by chargin	g covered mate	rials that are managed	l through a reuse	
33.5	system only	y once, upon initial en	try into the mar	ketplace; and		
33.6	<u>(5) gene</u>	erate revenue sufficien	it to pay in full:			
33.7	<u>(i)</u> the a	nnual registration fee	required under	section 115A.1443;		
33.8	<u>(ii)</u> fina	ncial obligations to co	mplete activitie	es described in an appi	roved stewardship	
33.9	plan and to	reimburse service pro	oviders under se	ection 115A.1455;		
33.10	(iii) the	operating costs of the	producer respo	nsibility organization	; and	
33.11	(iv) for	the establishment and	maintenance of	f a financial reserve th	at is sufficient to	
33.12	operate the	program in a fiscally	prudent and res	ponsible manner.		
33.13	Subd. 2. Overcollections. Revenue collected under this section that exceeds the amount					
33.14	needed to p	ay the costs described	l in subdivision	1, clause (5), must be	used to improve or	
33.15	enhance pro	ogram outcomes or to r	educe producer	fees according to provi	sions of an approved	
33.16	stewardship	o plan.				
33.17	Subd. 3	<u>.</u> Prohibited conduct	. Fees collected	under this section ma	y not be used for	
33.18	<u>lobbying, a</u>	s defined in section 3.	084, subdivisio	<u>n 1.</u>		
22.10	Sec. 15.[115A.1455] SERVIC	E DDAVIDED	. DEIMDIIDGEMEN	ΥŢ	
33.19	Sec. 15. [115A.1455] SERVIC	<u>E I KOVIDEN</u>	, KEIMDOKSEMEI	<u> </u>	
33.20		sion 1. Service provid				
33.21	-	or waste reduction, reu		· · ·		
33.22		d stewardship plan sha				
33.23	performanc	e standards requireme	ents established	under an approved sto	ewardship plan.	
33.24	Subd. 2	. Collection of recycl	ables. If a hous	ehold does not have a	ccess to collection	
33.25	services at	a comparable level of	convenience as	collection services for	or mixed municipal	
33.26	solid waste	for covered materials	on the recyclab	le covered materials li	ist established under	
33.27	section 115	A.1453, subdivision 1	, the producer re	esponsibility organizat	tion must ensure that	
33.28	collection s	ervice is available to t	the household th	hrough a service provi	ider.	
33.29	Subd. 3	Bidding processes. ((a) For infrastru	cture investments inc	luded under an	
33.30	approved st	ewardship plan, a proc	ducer responsib	ility organization must	t use the competitive	
33.31	bidding pro	ocesses established in a	section 16C.28,	subdivision 1, and pu	blicly post bid	
33.32	opportunitie	es, except that preferen	ce must be giver	n to existing facilities, p	providers of services,	

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34.1	and holder	s of service accounts i	in the state for wa	uste reduction, reuse, co	ollection, recycling,
34.2	and compo	osting of covered mate	erials.		
34.3	<u>(b) No</u>	producer or producer	responsibility or	ganization may own c	or partially own
34.4	infrastruct	ure that is used to fulf	fill obligations un	nder this act except in	the following
34.5	circumstan	aces:			
34.6	<u>(1) a pr</u>	oducer may hold an o	ownership stake	in infrastructure used t	o fulfill obligations
34.7	under this a	act so long as the stake	e was held prior t	o enactment of this act	and said ownership
34.8	stake is ful	lly disclosed by the pr	roducer to the pro	oducer responsibility o	organization; or
34.9	<u>(</u> 2) if, a	fter a bidding process	described in par	agraph (a), no service	provider bids on the
34.10	<u>contract, t</u>	ne producer responsib	ility organization	n may make infrastruc	ture investments
34.11	identified u	under an approved ste	wardship plan to	implement the requir	ements in this act.
34.12	Subd. 4	4. Reimbursement ra	ites. (a) An appr	oved stewardship plan	must provide
34.13	reimburser	nent rates for service	s, collection, tran	sportation, and manag	gement of covered
34.14	materials, e	exclusive of exempt m	aterials, and inco	rporate relevant cost in	formation identified
34.15	by the initi	al needs assessment.	Reimbursement	rates shall be establish	ed equivalent to 50
34.16	percent of	the cost per ton by Ju	ly 1, 2027, 75 pe	ercent of the cost per to	on by July 1, 2028,
34.17	and 90 per	cent of the cost per to	on by July 1, 202	9, and each year therea	after and varied per
34.18	ton, as foll	ows:			
34.19	<u>(1) a fiz</u>	xed amount for each t	on of covered m	aterial collected by a s	ervice provider that
34.20	reflects con	nditions that affect co	llection, recyclin	ig, and composting cos	sts in the region or
34.21	jurisdiction	n in which the service	es are provided, i	ncluding but not limite	ed to:
34.22	(i) the 1	number and size of ho	ouseholds;		
34.23	<u>(ii) pop</u>	oulation density;			
34.24	<u>(iii) col</u>	llections methods emp	ployed;		
34.25	<u>(iv)</u> pul	blic education efforts;	<u>.</u>		
34.26	(v) dist	ance to consolidation	or transfer facili	ties; to reuse, recyclin	g, or composting
34.27	facilities; c	or to responsible mark	<u>tets;</u>		
34.28	<u>(vi) oth</u>	er factors that may co	ontribute to regio	nal or jurisdictional co	ost differences;
34.29	(vii) pro	oportion of covered co	mpostable materi	als within all source-sep	parated compostable
34.30	materials c	collected or managed	through compost	ing; and	
34.31	<u>(viii) th</u>	ne general quality of r	naterials recycled	d or composted by serv	vice providers;

35.1	(2) a fixed amount for each ton of covered material recycled or composted by a service
35.2	provider in the prior calendar year based upon:
35.3	(i) the average costs associated with the transportation and processing from a central
35.4	location within a political subdivision, of collected covered material from the political
35.5	subdivision to a recycling or composting facility;
35.6	(ii) the processing of and removal of contamination from covered material by a recycling
35.7	or composting facility;
35.8	(iii) the recycling or composting of covered materials in the state or in another jurisdiction
35.9	less the average fair market value for that covered material based on the market indices for
35.10	the region, updated monthly;
35.11	(iv) costs associated with the management of contaminated materials removed from
35.12	collected covered material; and
35.13	(v) the proportion of covered compostable materials within all source-separated
35.14	compostable materials collected or managed through composting;
35.15	(3) an additional fixed amount, in excess of the rate provided under clause (2), for each
35.16	material type per ton for covered materials that are not included on the lists established
35.17	according to section 115A.1453, subdivision 1, that are recycled or composted by a service
35.18	provider in the prior calendar year less the average fair market value for that covered material
35.19	based on the market indices for the region, updated monthly;
35.20	(4) a fixed amount for mixed recycling tons that are managed through a process that
35.21	includes percentages of covered materials included on the lists established according to
35.22	section 115A.1453, subdivision 1, and additional covered materials. The per ton fixed
35.23	amount shall be prorated for the values in clause (2), items (i) and (ii), based upon the most
35.24	recent waste characterization for mixed recycling ton averages;
35.25	(5) a fixed amount, based on population served, for administrative costs of service
35.26	providers, including education, public awareness campaigns, and outreach program costs
35.27	as applicable; and
35.28	(6) a fixed amount for the cost of managing covered materials capable of refill or reusable
35.29	covered materials and for the costs associated with collection, cleaning, sanitation,
35.30	distribution, and management of contamination.
35.31	(b) A service provider may retain all revenue from the sale of covered materials. Nothing
35.32	in this act restricts a service provider from charging a fee for collection or processing of
35.33	covered materials to the extent that reimbursement from a producer responsibility

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36.1 organization does not cover all costs of services, including operating profits and returns on
 36.2 investments required by a service provider to provide sustainability of the services.

36.3 Subd. 5. Local government authority. (a) Nothing in this section shall be construed to

36.4 require a political subdivision to agree to operate under a stewardship plan, nor does it

36.5 restrict the authority of a political subdivision to provide waste management services to

36.6 residents or to contract with any entity to provide waste management services. Any political

- 36.7 <u>subdivision that is also a service provider is eligible to be registered with the commissioner</u>
- 36.8 and reimbursed per the rates and schedule approved in subdivision 4. If a majority of political
- 36.9 subdivisions in the state chooses not to participate in the program by January 1, 2030, the
- 36.10 commissioner shall revise the statewide requirements established under section 115A.1451,
 36.11 subdivision 7.
- 36.12 (b) Nothing in this act restricts the authority of a political subdivision to provide waste

36.13 <u>management services to residents, to contract with any entity to provide waste management</u>

36.14 services, or to exercise its authority granted under section 115A.94. A producer responsibility

36.15 organization may not restrict or otherwise interfere with a political subdivision exercising

36.16 its authority under section 115A.94 to organize collection of solid waste, including materials

- 36.17 <u>collected for recycling or composting, or to extend, renew, or otherwise manage any contracts</u>
- 36.18 entered into as a result of exercising such authority or otherwise resulting from a competitive
- 36.19 procurement process.

36.20 Subd. 6. Dispute resolution. There must be a dispute resolution process for disputes 36.21 related to reimbursements utilizing third-party mediators.

36.22 Sec. 16. [115A.1456] REPORTING.

36.23 Subdivision 1. Producer responsibility organization annual report. (a) By July 1,

36.24 2031, and each July 1 thereafter, a producer responsibility organization must submit a written

36.25 report to the commissioner that contains, at a minimum, the following information for the
 36.26 previous calendar year:

- 36.27 (1) the amount of covered materials introduced by each covered materials type, reported
 36.28 in the same units used to establish fees under section 115A.1454, subdivision 1, clause (1);
- 36.29 (2) progress toward the performance targets reported in the same units used to establish
- 36.30 producer fees under section 115A.1454, subdivision 1, clause (1), and reported statewide
- 36.31 and for each county including:
- 36.32 (i) the amount of covered materials successfully waste reduced, reused, recycled, and
 36.33 composted by covered materials type and the strategies or collection method used; and

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37.1	(ii) informat	tion about third-pa	urty certification	s obtained;	
37.2	(3) the total	cost to implement	t the program an	d a detailed descriptio	n of program
37.3	expenditures in	•		·	
37.4	(i) the total	amount of produc	er fees collected	in the current calenda	r year; and
37.5	(ii) a descrip	otion of infrastruc	ture investments	made during the prev	ious year;
37.6	(4) a copy of	a financial audit o	f program opera	tions conducted by an i	ndependent auditor
37.7	approved by the	e commissioner th	at meets the req	uirements of the Finan	cial Accounting
37.8	Standards Boar	d's Accounting St	andards Update	2016-14, Not-for-Prof	it Entities (Topic
37.9	958), as amend	ed;			
37.10	(5) a descrip	otion of program p	erformance pro	plems that emerged in	specific locations
37.11	and efforts take	n or proposed by	the producer res	ponsibility organizatio	n to address them;
37.12	(6) a discuss	ion of technical as	sistance provide	d to producers regardi	ng toxic substances
37.13	in covered mate	erials and actions	aken by produce	ers to reduce intention	ally added toxic
37.14	substances in co	overed materials b	eyond complian	ce with prohibitions a	lready established
37.15	in law;				
37.16	(7) a descrip	otion of public awa	areness, educatio	on, and outreach activi	ties undertaken
37.17	including any ev	valuations conduct	ed of their effica	cy, plans for next calend	dar year's activities,
37.18	and an evaluation	on of the process	established by th	e producer responsibi	lity organization to
37.19	answer question	ns from consumer	s regarding colle	ection, recycling, comp	oosting, waste
37.20	reduction, and 1	euse activities;			
37.21	<u>(8)</u> a summa	ry of consultation	s held with the a	dvisory board and how	any feedback was
37.22	incorporated in	to the report as a r	esult of the cons	sultations, together wit	h a list of rejected
37.23	recommendatio	ns and the reasons	s for rejection;		
37.24	<u>(9) a list of a</u>	any producers four	nd to be out of co	ompliance with this act	, and actions taken
37.25	by the producer	responsibility org	ganization to ret	arn the producer to con	npliance, and
37.26	notification of a	any producers that	are no longer pa	articipating in the prod	ucer responsibility
37.27	organization or	have been expelle	ed due to their la	ck of compliance;	
37.28	(10) any pro	posed amendment	s to the stewards	hip plan to improve pro	ogram performance
37.29	or reduce costs,	including change	s to producer fe	es, infrastructure inves	stments, or
37.30	reimbursement	rates;			
37.31	(11) any rec	ommendations for	additions or ren	noval of covered mate	rials to or from the
37.32	recyclable or co	ompostable covere	d materials lists	developed under section	on 115A.1453; and

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38.1	(12) any	information requeste	d by the comm	nissioner to assist with	determining
38.2	<u> </u>	with this act.			<u> </u>
38.3	(b) Even	y fourth year after a s	tewardshin nla	n is approved by the c	ommissioner a
38.4	<u> </u>			leted. The performance	
38.5	^		•	tes Government Accou	
38.6				ollers, and Treasurers;	
38.7		organization approved	-		
			-		, · , · , · , · ,
38.8				producer responsibili	
38.9				stewardship plan mus	
38.10				ith the commissioner a	
38.11				n amendment to the st	
38.12				cer responsibility orga	
38.13				s targets. If a performa	
38.14	due to lack of	of political subdivisio	on participation	in the program, the co	ommissioner shall
38.15	revise the st	atewide requirements	s developed une	der section 115A.1451	, subdivision 7. If a
38.16	revision to th	ne statewide performa	nce targets is re	equired and completed	by the commissioner,
38.17	the producer	r responsibility organ	ization may re	vise the performance t	argets at the same
38.18	time. An am	endment filed under	this subdivisio	n must be reviewed by	the advisory board
38.19	and reviewe	d and approved by th	e commissione	er in the manner specif	fied in section
38.20	<u>115A.1451,</u>	subdivisions 2 and 4.	<u>.</u>		
38.21	Subd. 3.	Commissioner's rep	oort. By Octob	er 15, 2034, and every	five years thereafter,
38.22	the commiss	ioner must submit a re	eport to the gov	ernor and to the chairs	and ranking minority
38.23	members of	the legislative comm	ittees with juri	sdiction over solid wa	ste. The report must
38.24	contain a sur	mmary of the operation	ons of the Packa	aging Waste and Cost F	Reduction Act during
38.25	the previous	five years, a summa	ry of the needs	assessment, a link to	reports filed under
38.26	subdivisions	s 1 and 2, recommend	lations for poli	cy, statutory, or regula	tory changes to the
38.27	program, a l	ist of efforts undertak	en by the comr	nissioner to enforce an	d secure compliance
38.28	with this act	, and any other inform	mation the com	missioner deems to be	e relevant.
38.29	<u>Subd. 4.</u>	Duty to cooperate.	Service provide	ers must provide produ	acer responsibility
38.30	organization	is with data necessary	to complete t	he reports required by	this section upon
38.31	request.				

	SF3561	REVISOR	CKM	S3561-4	4th Engrossment
39.1	Sec. 17. [1]	15A.1457] PRODU	CER RESPON	SIBILITY ORGANI	ZATION
39.2	WEBSITES) <u>.</u>			
39.3	A produc	er responsibility org	anization must r	naintain a website that	uses best practices
39.4	for accessibi	lity that contains at l	east:		
39.5	<u>(1) inform</u>	nation regarding a p	rocess that mem	bers of the public can	use to contact the
39.6	producer res	ponsibility organizat	tion with question	<u>ns;</u>	
39.7	<u>(2) a direc</u>	ctory of all service pr	oviders operatin	g under the stewardshi	p plan administered
39.8	by the produ	cer responsibility or	ganization, grou	ped by location or pol	itical subdivision,
39.9	and informat	tion about how to rec	quest service;		
39.10	(3) regist	ration materials sub	mitted to the con	nmissioner under secti	on 115A.1443;
39.11	<u>(4) the dr</u>	aft and approved ste	wardship plan a	nd any draft and appro	oved amendments;
39.12	(5) inform	nation on how to ma	mage materials i	ncluded in lists establi	ished under section
39.13	<u>115A.1453;</u>				
39.14	(6) the lis	t of exempt material	s as defined in th	is act and covered ma	terials exempt from
39.15	<u> </u>	•		as approved in the stev	•
39.16	<u>(7) the m</u>	ost recent needs asso	essment and all I	past needs assessments	<u>;</u>
39.17	(8) annua	ll reports filed by the	e producer respo	nsibility organization;	
39.18	(9) a link	to administrative ru	les implementin	g this act;	
39.19	(10) com	ments of the advisor	y board on the d	ocuments listed in clau	uses (4) and (7) and
39.20	<u> </u>			nization to those comr	
		-			
39.21		ames of producers a	and brands that a	re not in compliance v	vith section
39.22	<u>115A.1448;</u>				
39.23	<u>(12) a list</u>	t, that is updated at l	east monthly, of	all member producers	that will operate
39.24	under the ste	wardship plan admir	nistered by the p	roducer responsibility	organization and,
39.25	for each proc	lucer, a list of all bra	ands of the produ	icer's covered materia	ls introduced in the
39.26	state; and				
39.27	<u>(13) educ</u>	ation materials on w	vaste reduction,	euse, recycling, and c	omposting for
39.28	producers an	d the general public	<u>.</u>		

	SF3561	REVISOR	СКМ	S3561-4	4th Engrossment
40.1	Sec. 18. [11	[5A.1458] ANTICO	OMPETITIVE	CONDUCT.	
40.2	A produc	er responsibility org	anization that a	rranges collection, rec	cycling, composting,
40.3	waste reducti	on, or reuse service	s under this act	may engage in antico	mpetitive conduct to
40.4	the extent ne	cessary to plan and	implement colle	ection, recycling, com	posting, waste
40.5	reduction, or	reuse systems to me	eet the obligatio	ns under this act, and	is immune from
40.6	liability unde	er state laws relating	to antitrust, res	traint of trade, and un	fair trade practices.
40.7	Sec. 19. [11	15A.1459] RULEM	AKING.		
40.8	The comm	nissioner may adopt	rules to implem	ent this act. The 18-mo	onth time limit under
40.9	section 14.12	5 does not apply to t	he commissione	r's rulemaking authori	ty under this section.
40.10	Sec. 20. [1]	15A.1460] PROVII	DING INFORM	<u>IATION.</u>	
40.11	Upon req	uest of the commiss	ioner for purpos	ses of determining con	npliance with this
40.12	act, or for pu	rposes of implemen	ting this act, a p	erson must furnish to	the commissioner
40.13	any informat	ion that the person h	as or may reaso	onably obtain.	
40.14	Sec. 21. [11	[5A.1461] DEPOSI	T RETURN SY	YSTEM.	
40.15	<u>(a) It is th</u>	e intent of the legisl	ature that if a bo	ttle deposit return sys	tem is enacted in the
40.16	<u>future, it will</u>	be harmonized with	n this act in a m	anner that ensures tha	<u>t:</u>
40.17	<u>(1) mater</u>	ials covered in that	system are exem	npt from this act or rel	ated financial
40.18	obligations a	re reduced;			
40.19	<u>(2) coloca</u>	ation of drop-off fac	ilities and alterr	native collection sites	is maximized;
40.20	<u>(3)</u> educa	tion and outreach is	integrated betw	een the two programs	; and
40.21	<u>(4) waste</u>	reduction and reuse	strategies are p	rioritized between the	e two programs.
40.22	<u>(b)</u> Any in	mplementation of a	deposit return s	ystem is created with	at least a two-year
40.23	transition per	iod prior to the expir	y of the currently	approved stewardshi	p plan and conducted
40.24	in a manner t	hat does not create	sudden and sign	ificant operational or	financial disruption
40.25	to the implen	nentation of a stewar	dship plan unde	r section 115A.1451,	including provisions
40.26	of recycling	or reuse services con	ntained in the pl	an.	

	SF3561	REVISOR	СКМ	S3561-4	4th Engrossment
41.1	Sec. 22. [11:	5A.1462] ENFOR	CEMENT.		
41.2	(a) The co	mmissioner must e	nforce this act a	s provided under this s	ection and sections
41.3	115.071 and 1	16.072. The comm	nissioner may re	voke a registration of a	producer
41.4	responsibility	organization or pro	oducer found to	have violated this act.	
41.5	(b) Notwit	hstanding the pena	lty limits contai	ned in section 115.071,	subdivision 3 and
41.6	<u> </u>			person that violates or	
41.7	• • • •			eunder is liable for a c	•
41.8		00 per day of violat	•		
				1	
41.9	<u>.</u> .			ned in section 115.071,	
41.10	• • • •	• •	•	that violates a provision	
41.11	perform a dut	y imposed by this a	act, a rule adopte	ed thereunder, or requir	rements of a
41.12	stewardship p	lan approved by th	e commissioner,	is liable for a civil per	nalty not to exceed
41.13	\$25,000 per d	ay of violation. For	r a second violat	ion occurring within fi	ve years after the
41.14	approval of a	stewardship plan, a	n producer respo	nsibility organization o	r producer is liable
41.15	for a civil pen	alty not to exceed	\$50,000 per day	of violation. For a thir	d or subsequent
41.16	violation occu	rring within five y	ears after the ap	proval of a stewardship	o plan, a producer
41.17	responsibility	organization or pro	oducer is liable f	for a civil penalty not to	o exceed \$100,000
41.18	per day of vio	lation.			
41.19	Sec. 23. <u>W(</u>	ORKPLACE CON	DITIONS ANI	D EQUITY STUDY.	
41.20	(a) By Janu	uary 1, 2032, the co	mmissioner of th	ne Pollution Control Ag	gency must contract
41.21	with a third pa	urty that is not a pro	ducer or a produ	cer responsibility orga	nization to conduct
41.22	a study of the	recycling, compos	ting, and reuse f	acilities operating in th	e state. The study
41.23		at a minimum info			
41.24	<u>(1) workin</u>	g conditions, wage	e and benefit lev	els, and employment le	evels of minorities
41.25	and women at	those facilities;			
41.26	(2) barriers	s to ownership of re	cycling, compos	ting, and reuse operatio	ns faced by women
41.27	and minorities	<u>;</u>			
41.28	(3) the dea	ree to which residu	ents of multifam	ily buildings have less	convenient access
41.29				than those living in sit	
41.29		omposting, and ret		, man mose nying in Sil	igit-raininy nomes,
41.30	(4) the deg	ree to which envir	onmental justice	areas have access to f	ewer recycling,
41.31	composting, a	nd reuse opportuni	ties compared to	o other parts of the stat	<u>e;</u>

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42.1	(5) the degree to which programs to increase access, convenience, and education are
42.2	successful in raising reuse, recycling, and composting rates in areas where participation in
42.3	these activities is low;
42.4	(6) strategies to increase participation in reuse, recycling, and composting; and
42.5	(7) the degree to which residents and workers in environmental justice areas are impacted
42.6	by emissions, toxic substances, and other pollutants from solid waste facilities in comparison
42.7	to other areas of the state and provide recommendations to mitigate those impacts.
42.8	(b) The initial producer responsibility organization registered by the commissioner under
42.9	Minnesota Statutes, sections 115A.144 to 115A.1462, must cover the cost of conducting
42.10	the study through its annual registration fee and recommended actions identified in the study
42.11	must be considered as part of future stewardship plans as required under Minnesota Statutes,
42.12	section 115A.1451, including adjustments to service provider reimbursements as established
42.13	under Minnesota Statutes, section 115A.1455.
42.14	Sec. 24. COVERED MATERIALS POLLUTION AND CLEANUP STUDY.
42.15	(a) By January 1, 2032, the commissioner of the Pollution Control Agency, in consultation
42.16	with the commissioners of health and natural resources, must contract with a third party
42.17	that is not a producer or a producer responsibility organization to conduct a study to identify
42.18	the contribution of covered products to litter and water pollution in Minnesota. The report
42.19	must at a minimum:
42.20	(1) analyze historical and current environmental and human health impacts of littered
42.21	covered materials and their associated toxic substances in the environment;
42.22	(2) estimate the cost of cleanup and prevention; and
42.23	(3) provide recommendations for how to reduce and mitigate the impacts of litter in the
42.24	state.
42.25	(b) The contracted third party must consult with units of local government, the
42.26	commissioners of health and natural resources, and environmental justice organizations.
42.27	(c) The initial producer responsibility organization registered by the commissioner under
42.28	Minnesota Statutes, sections 115A.144 to 115A.1462, must cover the cost of conducting
42.29	the study through its annual registration fee and recommended actions identified in the study
42.30	must be considered as part of future stewardship plans, as required under Minnesota Statutes,
42.31	section 115A.1451.