CKM

## SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 30

(SENATE AUTH	IORS: MCE	WEN, Pappas, Dziedzic, Abeler and Boldon)
DATE	D-PG	OFFICIAL STATUS
01/04/2023	76	Introduction and first reading
		Referred to Jobs and Economic Development
01/19/2023	309	Author added Pappas
01/23/2023	352	Author added Dziedzic
01/25/2023	382	Author added Abeler
02/27/2023	1146	Author added Boldon
03/13/2023	1583a	Comm report: To pass as amended and re-refer to Health and Human Services
03/20/2023	1991a	Comm report: To pass as amended and re-refer to Finance
04/11/2023		Comm report: To pass as amended
		Second reading

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to capital investment; establishing a grant program to replace lead drinking water service lines; requiring a report; appropriating money; amending Minnesota Statutes 2022, sections 144.383; 446A.081, subdivisions 8, 9; proposing coding for new law in Minnesota Statutes, chapter 446A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.7 Section 1. Minnesota Statutes 2022, section 144.383, is amended to read:

## 1.8 **144.383 AUTHORITY OF COMMISSIONER.**

- 1.9 In order to insure safe drinking water in all public water supplies, the commissioner has
- 1.10 the following powers:
- 1.11 (a) To approve the site, design, and construction and alteration of all public water supplies
- and, for community and nontransient noncommunity water systems as defined in Code of
- 1.13 Federal Regulations, title 40, section 141.2, to approve documentation that demonstrates
- 1.14 the technical, managerial, and financial capacity of those systems to comply with rules
- 1.15 adopted under this section;
- 1.16 (b) To enter the premises of a public water supply, or part thereof, to inspect the facilities
- 1.17 and records kept pursuant to rules promulgated by the commissioner, to conduct sanitary
- 1.18 surveys and investigate the standard of operation and service delivered by public water
- 1.19 supplies;
- 1.20 (c) To contract with community health boards as defined in section 145A.02, subdivision
- 1.21 5, for routine surveys, inspections, and testing of public water supply quality;

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2.1	(d) To develop an emergency plan to protect the public when a decline in water quality
2.2	or quantity creates a serious health risk, and to issue emergency orders if a health risk is
2.3	imminent;
2.4	(e) To promulgate rules, pursuant to chapter 14 but no less stringent than federal
2.5	regulation, which may include the granting of variances and exemptions; and
2.6	(f) To maintain an asset management database of community public water supply systems,
2.7	provide technical assistance to community systems, and ensure the lead service line inventory
2.8	data is accessible to the public with relevant educational materials about health risks related
2.9	to lead and ways to reduce exposure.
2.10	Sec. 2. [446A.077] LEAD SERVICE LINE REPLACEMENT; GRANT PROGRAM.
2.11	Subdivision 1. Establishment. The authority must establish a program to replace lead
2.12	drinking water service lines in the state by 2033 and must provide grants to entities for this
2.13	purpose. The program must be structured to maximize use of federal funds available for the
2.14	purposes described in subdivision 3.
2.15	Subd. 2. Eligible recipients. (a) The following are eligible recipients of grants under
2.16	this section:
2.17	(1) community public water suppliers of a community water system as defined in Code
2.18	of Federal Regulations, title 40, section 141.2, as amended;
2.19	(2) municipalities;
2.20	(3) suppliers of other residential drinking water systems; and
2.21	(4) any applicant eligible for loans and grants under the federal Safe Drinking Water
2.22	<u>Act.</u>
2.23	(b) All eligible recipients as part of the grant application process must apply to be listed
2.24	on the Department of Health project priority list.
2.25	Subd. 3. Eligible uses. (a) An eligible recipient may use a grant provided under this
2.26	program for:
2.27	(1) removing and replacing lead drinking water service lines;
2.28	(2) repaying debt incurred for the purposes described in clauses (1), (3), and (4);
2.29	(3) providing information to residents on the benefits of removing lead service lines; or
2.30	(4) performing necessary construction activities required for and associated with removing
2.31	and replacing lead service lines.

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3.1	(b) Gra	ant money used for rem	oving and replace	ing lead drinking wat	er service lines under
3.2		(a), clause (1), must p			
3.3		rtions of those lines.			
3.4	(c) Gra	ant money used for rem	oving and replace	ng lead drinking wat	er service lines under
3.5		(a), clause (1), may pa			
3.6		wned portions of those		•	
3.7	Subd.	4. Grant priorities. (a	a) In prioritizing (	he expenditure of gr	ant money received
3.8	under this	section, the authority	must give priorit	y to applications that	use the money as
3.9	part of a p	lan to remove all lead	service lines with	hin a municipality or	residential drinking
3.10	water syst	em. A plan should inc	lude:		
3.11	<u>(1) a de</u>	escription of how the re	ecipient will max	imize the number of p	property owners with
3.12	privately of	owned portions of lead	lines that will pa	rticipate in the remove	val and replacement,
3.13	including	lower-income resident	ts and those from	other disadvantaged	communities;
3.14	<u>(2)</u> a d	escription of how the r	ecipient will coor	dinate the removal o	f the publicly owned
3.15	and privat	ely owned portions of	the lead lines to	maximize efficient u	se of money;
3.16	<u>(3)</u> a d	escription of how the	recipient will mir	nimize the number of	lead service lines
3.17	that are or	nly partially removed;	and		
3.18	<u>(4) a d</u>	escription of how equi	ty for disadvanta	ged groups was prior	ritized in designing
3.19	the plan.				
3.20	<u>(b)</u> Th	e authority must use av	vailable money re	eceived under this see	ction first for grants
3.21	to repay d	ebt incurred under par	agraph (a), claus	e (2).	
3.22	Subd.	5. <mark>Workforce plan.</mark> A	pplicants who se	rve 15,000 service co	onnections or more
3.23	<u>must subn</u>	nit a workforce plan as	part of their appl	ication. The workfor	ce plan must include
3.24	a descripti	ion of how the applica	nt will maximize	the use of registered	apprentices, along
3.25	with popu	lations under-represen	ted in the constru	action industry in the	lead removal and
3.26	replaceme	ent work.			
3.27	Subd.	6. <b>Reporting.</b> By Aug	ust 1 each year, t	he authority must rep	port to the chairs and
3.28	ranking m	inority members of the	legislative comm	nittees and divisions v	with jurisdiction over
3.29	environme	ent and natural resource	es policy and fina	nce on the operation of	of the program during
3.30	the previo	us fiscal year. The repo	ort must also inclu	ide an estimate of the	e total cost to remove
3.31	and replac	e all lead service lines	in public drinking	g water systems in M	innesota, an estimate
3.32	of the tota	l cost to remove and re	place all privatel	y owned lead drinkin	g water service lines
3.33	in Minnes	ota, and a computation	n of the amount th	ne estimates changed	since the program

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4.1	was created	l. If either of the cost	estimates chang	ed since the most rec	ent previous report
4.2				ation of the reasons t	
4.3	Subd 7	Provailing wage I	borers and mech	anics performing wor	k on a project funded
4.3				and replacing lead d	
4.5				ervice lines, must be	
4.6				.42, subdivision 6. Th	· · · · · · · · · · · · · · · · · · ·
4.7				of sections 177.27, 17	
4.8		and 177.45.	<b>I</b>		
4.9	Subd. 8	. General fund appr	opriation. \$90.0	)00,000 in fiscal year	2024, \$90,000,000
4.10				r 2026 and in each ye	
4.11				al fund to the authorit	
4.12		o this section. This su			
4.13	Subd 9	Manning and inve	ntory costs Of 1	he amount appropria	ted in subdivision 8
4.14				related to mapping an	
4.15	· · · ·		*	for replacement und	· · · · ·
4.16				with the Department	
4.17		• •		of Health to provide	<u> </u>
4.18	to commun	ity public water supp	lies, as defined i	n the federal Safe Dri	nking Water Act, for
4.19	producing a	an inventory of public	cly and privately	owned lead service l	ines and associated
4.20	replacemen	t plans within their jur	risdiction. Any ar	nounts not spent on m	apping and inventory
4.21	work must	be used by the author	ity for replacem	ent of lead service line	es under this section.
				CO.41	
4.22	Sec. 3. <u>[4</u>	46A.078] LEAD LIN	NE REMOVAL	GOAL.	
4.23	It is the	goal of the state of M	innesota to remo	ve all lead service lin	es in public drinking
4.24	water system	ms by 2033.			
4.25	Sec. 4. M	innesota Statutes 202	2, section 446A	.081, subdivision 8, is	s amended to read:
4.26	Subd. 8	. Loan conditions. (a	a) When making	loans from the drink	ing water revolving
4.27	fund, the au	thority shall comply	with the conditio	ons of the federal Safe	Drinking Water Act,
4.28		ne criteria in this subo			
4.29	(b) Loai	ns must be made at or	r below market i	nterest rates, includin	g zero interest loans,
4.30	for terms no	ot to exceed those all	owed under the	federal Safe Drinking	g Water Act.
			• , ,	, , <b>1 · 1</b> ,	.1

4.31 (c) The annual principal and interest payments must begin no later than one year after
4.32 completion of the project. Loans must be amortized no later than 20 years after project

5.1	completion, unless the recipient's average annual residential drinking water system cost
5.2	after completion of the project would exceed 1.2 percent of median household income in
5.3	the recipient governmental unit or entity, in which case the loan must be fully amortized
5.4	no later than 30 years after project completion.
5.4	no later than 50 years alter project completion.
5.5	(d) A loan recipient must identify and establish a dedicated source of revenue for
5.6	repayment of the loan, and provide for a source of revenue to properly operate, maintain,
5.7	and repair the water system.
5.8	(e) The fund must be credited with all payments of principal and interest on all loans,
5.9	except the costs as permitted under section 446A.04, subdivision 5, paragraph (a).
5.10	(f) A loan may not be used to pay operating expenses or current obligations, unless
5.11	specifically allowed by the federal Safe Drinking Water Act.
5.12	(g) A loan made by the authority must be secured by notes or bonds of the governmental
5.13	unit and collateral to be determined by the authority for private borrowers.
5.14	(h) Notwithstanding any law or rule to the contrary, for projects to replace lead service
5.15	lines, loan and grant agreements must not exceed ten years. The interest rate for loans to
5.16	replace lead service lines shall be zero percent with principal payments commencing not
5.17	later than 18 months after completion of the project.
5.18	Sec. 5. Minnesota Statutes 2022, section 446A.081, subdivision 9, is amended to read:
5.18 5.19	Sec. 5. Minnesota Statutes 2022, section 446A.081, subdivision 9, is amended to read: Subd. 9. <b>Other uses of fund.</b> (a) The drinking water revolving loan fund may be used
5.19	Subd. 9. Other uses of fund. (a) The drinking water revolving loan fund may be used
5.19 5.20	Subd. 9. <b>Other uses of fund.</b> (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses:
5.19 5.20 5.21	Subd. 9. <b>Other uses of fund.</b> (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water
<ul><li>5.19</li><li>5.20</li><li>5.21</li><li>5.22</li></ul>	Subd. 9. <b>Other uses of fund.</b> (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water systems for drinking water systems, where the debt was incurred after the date of enactment
<ul> <li>5.19</li> <li>5.20</li> <li>5.21</li> <li>5.22</li> <li>5.23</li> </ul>	Subd. 9. <b>Other uses of fund.</b> (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water systems for drinking water systems, where the debt was incurred after the date of enactment of the act, for the purposes of construction of the necessary improvements to comply with
<ul> <li>5.19</li> <li>5.20</li> <li>5.21</li> <li>5.22</li> <li>5.23</li> <li>5.24</li> </ul>	Subd. 9. <b>Other uses of fund.</b> (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water systems for drinking water systems, where the debt was incurred after the date of enactment of the act, for the purposes of construction of the necessary improvements to comply with the national primary drinking water regulations under the federal Safe Drinking Water Act;
<ul> <li>5.19</li> <li>5.20</li> <li>5.21</li> <li>5.22</li> <li>5.23</li> <li>5.24</li> <li>5.25</li> </ul>	Subd. 9. <b>Other uses of fund.</b> (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water systems for drinking water systems, where the debt was incurred after the date of enactment of the act, for the purposes of construction of the necessary improvements to comply with the national primary drinking water regulations under the federal Safe Drinking Water Act; (2) to purchase or guarantee insurance for local obligations to improve credit market
<ul> <li>5.19</li> <li>5.20</li> <li>5.21</li> <li>5.22</li> <li>5.23</li> <li>5.24</li> <li>5.25</li> <li>5.26</li> </ul>	Subd. 9. Other uses of fund. (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water systems for drinking water systems, where the debt was incurred after the date of enactment of the act, for the purposes of construction of the necessary improvements to comply with the national primary drinking water regulations under the federal Safe Drinking Water Act; (2) to purchase or guarantee insurance for local obligations to improve credit market access or reduce interest rates;
<ul> <li>5.19</li> <li>5.20</li> <li>5.21</li> <li>5.22</li> <li>5.23</li> <li>5.24</li> <li>5.25</li> <li>5.26</li> <li>5.27</li> </ul>	Subd. 9. Other uses of fund. (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water systems for drinking water systems, where the debt was incurred after the date of enactment of the act, for the purposes of construction of the necessary improvements to comply with the national primary drinking water regulations under the federal Safe Drinking Water Act; (2) to purchase or guarantee insurance for local obligations to improve credit market access or reduce interest rates; (3) to provide a source of revenue or security for the payment of principal and interest
<ul> <li>5.19</li> <li>5.20</li> <li>5.21</li> <li>5.22</li> <li>5.23</li> <li>5.24</li> <li>5.25</li> <li>5.26</li> <li>5.27</li> <li>5.28</li> </ul>	Subd. 9. Other uses of fund. (a) The drinking water revolving loan fund may be used as provided in the act, including the following uses: (1) to buy or refinance the debt obligations, at or below market rates, of public water systems for drinking water systems, where the debt was incurred after the date of enactment of the act, for the purposes of construction of the necessary improvements to comply with the national primary drinking water regulations under the federal Safe Drinking Water Act; (2) to purchase or guarantee insurance for local obligations to improve credit market access or reduce interest rates; (3) to provide a source of revenue or security for the payment of principal and interest on revenue or general obligation bonds issued by the authority if the bond proceeds are

5.32 (5) to earn interest on fund accounts;

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6.1 (6) to pay the reasonable costs incurred by the authority, the Department of Employment
6.2 and Economic Development, and the Department of Health for conducting activities as
6.3 authorized and required under the act up to the limits authorized under the act;

6.4 (7) to develop and administer programs for water system supervision, source water
6.5 protection, and related programs required under the act;

6.6 (8) to provide principal forgiveness or grants to the extent permitted under the federal
6.7 Safe Drinking Water Act and other federal law, based on the criteria and requirements
6.8 established for drinking water projects under the water infrastructure funding program under
6.9 section 446A.072;

6.10 (9) to provide loans, principal forgiveness or grants to the extent permitted under the
6.11 federal Safe Drinking Water Act and other federal law to address green infrastructure, water
6.12 or energy efficiency improvements, or other environmentally innovative activities;

6.13 (10) to provide principal forgiveness, or grants for 80 percent of project costs up to a
6.14 maximum of \$100,000 for projects needed to comply with national primary drinking water
6.15 standards for an existing nonmunicipal community public water system; and

- 6.16 (11) to provide principal forgiveness or grants to the extent permitted under the federal
  6.17 Safe Drinking Water Act and other federal laws for 50 percent of the project costs up to a
  6.18 maximum of \$250,000 for projects to replace the privately owned portion of drinking water
  6.19 lead service lines-; and
- 6.20 (12) to provide principal forgiveness or grants to the extent permitted under the federal
  6.21 Safe Drinking Water Act and other federal laws for 50 percent of project costs up to a
  6.22 maximum of \$3,000,000 for projects to address emerging contaminants in drinking water
  6.23 as defined by the United States Environmental Protection Agency.
  6.24 (b) Principal forgiveness or grants provided under paragraph (a), clause (9), may not

exceed 25 percent of the eligible project costs as determined by the Department of Health
for project components directly related to green infrastructure, water or energy efficiency
improvements, or other environmentally innovative activities, up to a maximum of
\$1,000,000.