03/05/18 **REVISOR** CKM/JP 18-6491 as introduced

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 3115

(SENATE AUTHORS: MATHEWS, Ingebrigtsen and Weber)

DATE 03/08/2018

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D-PG 6365

OFFICIAL STATUS

Introduction and first reading
Referred to Environment and Natural Resources Policy and Legacy Finance

A bill for an act

relating to natural resources; modifying certain conditions on water appropriations

1.3 1.4 1.5	and wells; amending Minnesota Statutes 2016, sections 103G.271, by adding a subdivision; 103G.287, subdivision 4; 103G.289; Minnesota Statutes 2017 Supplement, section 103G.271, subdivision 7.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2017 Supplement, section 103G.271, subdivision 7, is
1.8	amended to read:
1.9	Subd. 7. Transfer of permit. A water-use permit may be transferred to a successive
1.10	owner of real property if the permittee conveys the real property where the source of water
1.11	is located. The new owner must notify the commissioner immediately after the conveyance
1.12	and request transfer of the permit. The commissioner must not deny the transfer of a permit
1.13	if the permittee is in compliance with all permit conditions and the permit meets the
1.14	requirements of sections 103G.255 to 103G.301. The commissioner must not require
1.15	additional conditions on the permit or require additional testing when transferring a permit.
1.16	Sec. 2. Minnesota Statutes 2016, section 103G.271, is amended by adding a subdivision
1.17	to read:
1.18	Subd. 8. Groundwater use; restrictions; supporting data. Before proposing to restrict
1.19	groundwater usage in a geographic area, the commissioner must demonstrate to affected
1.20	permit holders that any data used to make the decision to restrict usage in the area supports
1.21	the decision.

1 Sec. 2.

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Sec. 3. Minnesota Statutes 2016, section 103G.287, subdivision 4, is amended to read:

Subd. 4. **Groundwater management areas.** (a) The commissioner may designate groundwater management areas and limit total annual water appropriations and uses within a designated area to ensure sustainable use of groundwater that protects ecosystems, water quality, and the ability of future generations to meet their own needs. Water appropriations and uses within a designated management area must be consistent with a groundwater management area plan approved by the commissioner that addresses water conservation requirements and water allocation priorities established in section 103G.261. At least 30 days prior to implementing or modifying a groundwater management area plan under this subdivision, the commissioner shall consult with the advisory team established in paragraph (c).

- (b) Notwithstanding section 103G.271, subdivision 1, paragraph (b), and Minnesota Rules, within designated groundwater management areas, the commissioner may require general permits as specified in section 103G.271, subdivision 1, paragraph (c), for water users using less than 10,000 gallons per day or 1,000,000 gallons per year and water suppliers serving less than 25 persons for domestic purposes. The commissioner may waive the requirements under section 103G.281 for general permits issued under this paragraph, and the fee specified in section 103G.301, subdivision 2, paragraph (c), does not apply to general permits issued under this paragraph.
- (c) When designating a groundwater management area, the commissioner shall assemble an advisory team to assist in developing a groundwater management area plan for the area. The advisory team members shall be selected from public and private entities that have an interest in the water resources affected by the groundwater management area. A majority of the advisory team members shall be public and private entities that currently hold water-use permits for water appropriations from the affected water resources. The commissioner shall consult with the League of Minnesota Cities, the Association of Minnesota Counties, the Minnesota Association of Watershed Districts, and the Minnesota Association of Townships in appointing the local government representatives to the advisory team. The advisory team may also include representatives from the University of Minnesota, the Minnesota State Colleges and Universities, other institutions of higher learning in Minnesota, political subdivisions with jurisdiction over water issues, nonprofits with expertise in water, and federal agencies.
- (d) Before making a change to a management plan for appropriating water, the commissioner must consider the economic impact of the proposed change.

Sec. 3. 2

Sec. 4. Minnesota Statutes 2016, section 103G.289, is amended to read:

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103G.289 WELL INTERFERENCE; WELL SEALING VALIDATION; **CONTESTED CASE.**

- (a) The commissioner shall not validate a claim for well interference claim if the affected well has been sealed prior to the completion of the commissioner's investigation of the complaint. If the well is sealed prior to completion of the investigation, the commissioner must dismiss the complaint.
- (b) When validating a claim for well interference, the commissioner must take into account the age and condition of the affected well and subtract appropriate depreciation from the claim.
- (c) Within 30 days after the commissioner's decision on a claim for well interference, a party ordered by the commissioner to contribute to an affected well owner may petition for 3.12 a contested case hearing under sections 14.57 to 14.62. The commissioner must grant the petitioner a contested case hearing on the commissioner's decision. 3.14

Sec. 4. 3