CKM/LN

22-05569

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3211

(SENATE AUTHORS: CHAMPION, Dziedzic and Pappas)						
DATE	D-PG	OFFICIAL STATUS				
02/17/2022	5048	Introduction and first reading				
		Referred to Environment and Natural Resources Policy and Legacy Finance				
02/21/2022	5090	Author added Dziedzic				
02/28/2022	5164	Author added Pappas				

1.1	A bill for an act
1.2 1.3 1.4	relating to environment; modifying requirement to analyze and consider cumulative pollution before issuing air quality permit; providing for identification of environmental justice areas; requiring demographic analysis in certain
1.5	environmental permitting and review; making technical corrections; amending
1.6 1.7	Minnesota Statutes 2020, sections 116.06, subdivision 1, by adding subdivisions; 116.07, subdivision 4a, by adding subdivisions; 116D.04, by adding a subdivision;
1.8	proposing coding for new law in Minnesota Statutes, chapter 116.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. Minnesota Statutes 2020, section 116.06, subdivision 1, is amended to read:
1.11	Subdivision 1. Applicability. The definitions given in this section shall obtain for the
1.12	purposes of sections 116.01 to 116.075 116.076 except as otherwise expressly provided or
1.13	indicated by the context.
1.14	EFFECTIVE DATE. This section is effective the day following final enactment.
1.15	Sec. 2. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision to
1.16	read:
1.17	Subd. 6a. Commissioner. "Commissioner" means the commissioner of the Pollution
1.18	Control Agency.
1.19	EFFECTIVE DATE. This section is effective the day following final enactment.
1.20	Sec. 3. Minnesota Statutes 2020, section 116.06, is amended by adding a subdivision to
1.21	read:
1.22	Subd. 10a. Environmental justice. "Environmental justice" means that:

1

Sec. 3.

	01/28/22	REVISOR	CKM/LN	22-05569	as introduced
2.1	(1) com	munities of color, I	ndigenous commu	unities, and low-income c	ommunities have
2.2	a healthy en	vironment and are	treated fairly when	environmental statutes, r	ules, and policies
2.3	are develop	ed, adopted, imple	mented, and enfor	ced; and	
2.4	<u>(2) in all</u>	decisions that hav	e the potential to a	ffect the environment of a	an environmental
2.5	justice area	or the public healt	h of its residents, o	lue consideration is giver	to the history of
2.6	the area's ar	nd its residents' cur	nulative exposure	to pollutants and to any c	current
2.7	socioeconor	nic conditions that	increase the physic	al sensitivity of those resid	lents to additional
2.8	exposure to	pollutants.			
2.9	EFFEC	TIVE DATE. This	s section is effectiv	ve the day following fina	l enactment.
2.10	Sec. 4. Mi	innesota Statutes 2	020, section 116.0	6, is amended by adding	a subdivision to
2.11	read:				
2.12	Subd. 10	<u>)b. Environmenta</u>	l justice area. "Ei	nvironmental justice area	" means one or
2.13	more census	s tracts in Minneso	ota:		
2.14	(1) in wh	nich, based on the m	nost recent data pub	lished by the United State	es Census Bureau:
2.15	<u>(i)</u> 40 pe	ercent or more of th	ne population is no	onwhite;	
2.16	<u>(ii)</u> 35 pc	ercent or more of tl	he households hav	e an income at or below 2	200 percent of the
2.17	federal pove	erty level; or			
2.18	<u>(iii) 40 p</u>	percent or more of	the population over	er the age of five have lin	nited English
2.19	proficiency	; or			
2.20	<u>(2) locat</u>	ed within Indian Co	ountry, as defined i	n United State Code, title	18, section 1151.
2.21	EFFEC	TIVE DATE. This	s section is effectiv	ve the day following fina	l enactment.
2.22	Sec. 5. Mi	innesota Statutes 2	020, section 116.0	7, subdivision 4a, is ame	nded to read:
2.23	Subd. 4a	a. Permits. (a) The	Pollution Control	Agency commissioner ma	ay issue, continue
2.24	in effect or	deny permits, unde	er such conditions	as it may prescribe for th	e prevention of
2.25	pollution, fo	or the emission of a	air contaminants, o	or for the installation or o	peration of any
2.26	emission fa	cility, air contamin	ant treatment facil	ity, treatment facility, por	tential air
2.27	contaminan	t storage facility, o	r storage facility, o	or any part thereof, or for	the sources or
2.28	emissions o	f noise pollution.			
2.29	(b) The	Pollution Control	Agency commission	oner may also issue, conti	inue in effect or

deny permits, under such conditions as it may prescribe for the prevention of pollution, for
the storage, collection, transportation, processing, or disposal of waste, or for the installation

2

3.1	or operation of any system or facility, or any part thereof, related to the storage, collection,
3.2	transportation, processing, or disposal of waste.
3.3	(c) The agency commissioner may not issue a permit, renew, or approve a major
3.4	amendment to a facility permit that potentially increases pollution levels or the toxicity of
3.5	emissions in an environmental justice area without analyzing and considering:
3.6	(1) the cumulative levels and effects of past and current environmental pollution from
3.7	all sources on the environment and residents of the geographic area within which the facility's
3.8	emissions are likely to be deposited, provided that the facility is located in a community in
3.9	a city of the first class in Hennepin County that meets all of the following conditions:
3.10	environmental justice area, including mobile sources and toxic chemicals contaminating
3.11	soils; and
3.12	(2) the demographic, social, and economic characteristics of the exposed population in
3.13	the environmental justice area that affect the population's sensitivity to exposure to additional
3.14	pollution, as required under subdivision 4m.
3.15	(1) is within a half mile of a site designated by the federal government as an EPA
3.16	superfund site due to residential arsenic contamination;
3.17	(2) a majority of the population are low-income persons of color and American Indians;
3.18	(3) a disproportionate percent of the children have childhood lead poisoning, asthma,
3.19	or other environmentally related health problems;
3.20	(4) is located in a city that has experienced numerous air quality alert days of dangerous
3.21	air quality for sensitive populations between February 2007 and February 2008; and
3.22	(5) is located near the junctions of several heavily trafficked state and county highways
3.23	and two one-way streets which carry both truck and auto traffic.
3.24	(d) The Pollution Control Agency commissioner may revoke or modify any permit issued
3.25	under this subdivision and section 116.081 whenever it is necessary, in the opinion of the
3.26	agency commissioner, to prevent or abate pollution.
3.27	(e) The Pollution Control Agency commissioner has the authority for approval over the
3.28	siting, expansion, or operation of a solid waste facility with regard to environmental issues.
3.29	However, the agency's issuance of a permit does not release the permittee from any liability,
3.30	penalty, or duty imposed by any applicable county ordinances. Nothing in this chapter
3.31	precludes, or shall be construed to preclude, a county from enforcing land use controls,
3.32	regulations, and ordinances existing at the time of the permit application and adopted

3

	01/28/22	REVISOR	CKM/LN	22-05569	as introduced	
4.1	pursuant to s	sections 366.10 to 2	366.181, 394.21 to	394.37, or 462.351 to 462	2.365, with regard	
4.2	to the siting, expansion, or operation of a solid waste facility.					
4.3	(f) Except as prohibited by federal law, a person may commence construction,					
4.5				any facility prior to the is		
4.5		•		mmissioner issues a cons		
4.6				er the permit action soug		
4.7	· •			of an environmental just		
4.8				ne determination. If the ap		
4.9				ental justice areas in the st		
4.10				ther, based on the applica		
4.11				qualifies as an environm	ental justice area	
4.12	and whether	; as a result, a cun	nulative analysis is	s required.		
4.13	<u>(h) The c</u>	commissioner mus	st review the applic	ant's determination made	under paragraph	
4.14	(g), and is re	sponsible for deter	mining whether a p	roposed permit will impac	t the environment	
4.15	or health of	an environmental	justice area.			
4.16	<u>(i)</u> The ag	gency's reasonable	costs of complyin	g with this subdivision are	to be reimbursed	
4.17	by the perm	it applicant.				
4.18	EFFEC	FIVE DATE. Thi	s section is effecti	ve the day following fina	l enactment and	
4.19	applies to an	application for a r	new permit, permit	renewal, or major permit	amendment filed	
4.20	with the con	nmissioner on or a	after that date.			
4.21		nnesota Statutes 2	.020, section 116.0	7, is amended by adding	a subdivision to	
4.22	read:					
4.23	Subd. 4n	n. Demographic :	analysis. <u>(</u> a) A per	mit applicant subject to s	ubdivision 4a,	
4.24	paragraph (c	e), must provide th	e information liste	ed in clauses (1) to (15), it	f available, in the	
4.25	permit appli	cation. The comm	issioner, in collabo	oration with the State Dem	ographic Center,	
4.26	the Minnesc	ta Department of	Health, and other	state agencies, must prov	ide an applicant	
4.27	with a list of	f sources for the in	nformation require	d in clauses (1) to (15). T	he information is	
4.28	intended to	indicate the degree	e of sensitivity of	he exposed population to	o incremental	
4.29	pollution en	nitted from a facili	ty seeking a perm	it or permit amendment a	nd the exposed	
4.30	population's	ability to withstan	d, respond to, or red	cover from exposure to ad	ditional pollution.	
4.31	This require	d information incl	ludes:			
4.32	<u>(1)</u> racia	l and ethnic chara	cteristics;			
4.33	<u>(2) incor</u>	me and poverty lev	vels;			

	01/28/22	REVISOR	CKM/LN	22-05569	as introduced		
5.1	(3) the ag	ge distribution;					
5.2	(4) the birth rate;						
5.3	<u>(5) educa</u>	ation levels;					
5.4	<u>(6) the in</u>	cidence of and ho	spital admission ra	tes for respiratory diseas	se, pulmonary		
5.5	disease, can	cer, diabetes, asthr	na, high levels of b	lood lead concentration	s, compromised		
5.6	immune syst	tems, and other co	nditions that may b	be exacerbated by exposi-	ure to pollution;		
5.7	<u>(7) the in</u>	cidence of substan	ndard housing cond	litions;			
5.8	<u>(8) the pr</u>	oportion of the po	pulation without ac	cess to health insurance	and medical care;		
5.9	<u>(9) the pr</u>	coportion of the po	pulation receiving	public assistance and me	edical assistance;		
5.10	(10) the i	incidence of low a	nd very low food s	ecurity, as defined by th	e United States		
5.11	Department	of Agriculture put	olication Food Secu	urity in the U.S., Definit	ions of Food		
5.12	Security (20	06 and as subsequ	ently amended);				
5.13	<u>(11) bion</u>	nonitoring data inc	dicating body burd	ens of environmental po	<u>llutants;</u>		
5.14	(12) the	presence of subpo	pulations that may	be particularly sensitive	to exposure to		
5.15	additional po	ollutants, including	g workers exposed	to toxic chemicals in the	e workplace and		
5.16	subsistence	fishers and hunters	<u>s;</u>				
5.17	(13) mici	roclimate or topog	raphical factors of	the area that affect expo	sure levels;		
5.18	<u>(14) othe</u>	r environmental s	tressors, including	but not limited to noise,	that impact the		
5.19	area populat	ion; and					
5.20	<u>(15) how</u>	the factors examin	ed under this parag	raph may interact to incre	ase the likelihood		
5.21	of portions of	of the population s	ustaining an advers	se effect from exposure t	to the additional		
5.22	pollution em	nitted by the permi	tted facility.				
5.23	<u>(b)</u> A per	mit applicant mus	t provide the inform	mation required under th	is subdivision to		
5.24	the commiss	ioner in a format a	and at a level of qu	ality and completeness r	equired by the		
5.25	commission	er.					
5.26	<u>(c)</u> The c	osts of complying	with this subdivision	on must be paid by the	permit applicant.		
5.27	EFFEC	FIVE DATE. This	s section is effectiv	e the day following fina	l enactment and		
5.28	applies to an	application for a n	ew permit, permit i	renewal, or major permit	amendment filed		
5.29	with the con	nmissioner on or a	fter that date.				

- 6.1 Sec. 7. Minnesota Statutes 2020, section 116.07, is amended by adding a subdivision to
 6.2 read:
- 6.3 <u>Subd. 4n. Permits; environmental justice area.</u> (a) At a public meeting held on a permit
 6.4 application required to undergo a cumulative analysis under subdivision 4a, paragraph (c),
 6.5 the commissioner must ensure that an accurate and complete reporting of public comments
- 6.6 is made part of the public record on which the decision on permit issuance is based.
- 6.7 (b) Notwithstanding any other law, the commissioner must, after reviewing the permit
- 6.8 application, the analysis of cumulative pollution conducted under subdivision 4a, paragraph
- 6.9 (c), the permit applicant's demographic analysis under subdivision 4m, and any additional
- 6.10 relevant information, including testimony and written comments received at a public meeting,
- 6.11 determine whether the incremental environmental impacts that would result in an
- 6.12 environmental justice area from approving the permit will, in conjunction with the cumulative
- 6.13 pollution impacts and any heightened sensitivity to additional pollution of residents of the
- 6.14 environmental justice area, cause or contribute to increased levels of environmental or health
- 6.15 impacts compared with denying the permit.
- 6.16 (b) If the commissioner determines that approving the permit would cause or contribute
- 6.17 to increased levels of environmental or health impacts compared with denying the permit,
- 6.18 the commissioner must:
- 6.19 (1) deny the permit; or
- 6.20 (2) place conditions on the permit that eliminate any contribution to increased levels of
- 6.21 environmental or health impacts from the permitted facility in an environmental justice6.22 area.
- 6.23 **EFFECTIVE DATE.** This section is effective the day following final enactment and
- 6.24 applies to an application for a new permit, permit renewal, or major permit amendment filed
- 6.25 with the agency on or after that date.

6.26 Sec. 8. [116.076] ENVIRONMENTAL JUSTICE AREAS; BOUNDARIES; MAPS.

- 6.27 (a) No later than December 1, 2022, the commissioner must determine the boundaries
- 6.28 of all environmental justice areas in Minnesota. The determination of the geographic
- 6.29 boundaries of an environmental justice area may be appealed by filing a petition that contains
- 6.30 evidence to support amending the commissioner's determination. The petition must be
- 6.31 signed by at least ... residents of census tracts within or adjacent to the environmental justice
- 6.32 <u>area, as determined by the commissioner. The commissioner may, after reviewing the</u>
- 6.33 petition, amend the boundaries of an environmental justice area.

	01/28/22	REVISOR	CKM/LN	22-05569	as introduced
7.1 7.2	(b) The constant of the state on the ag		post updated map	s of each environmental j	ustice area in the
7.3	EFFECTI	VE DATE. This	s section is effective	ve the day following final	enactment.
7.4 7.5	Sec. 9. Minn read:	esota Statutes 2(020, section 116D.	04, is amended by adding	a subdivision to
7.6	<u>Subd. 2c.</u>	Demographic ar	nalysis. An enviro	nmental assessment work	sheet and
7.7	environmental	impact statemen	nt that indicate that	t a proposed project incre	eases pollution
7.8	levels or the to	xicity of emissic	ons in an environm	ental justice area, as defin	ed under section
7.9	<u>116.06, must c</u>	ontain a demog	aphic analysis of	the population exposed to	the proposed
7.10	project's impac	ets as required u	nder section 116.0	7, subdivision 4m.	
7.11	EFFECTI	VE DATE. This	section is effective	ve the day following final	enactment and
7.12	applies to an er	nvironmental ass	essment workshee	t that has been determined	by a responsible
7.13	governmental	unit to be compl	ete on or after that	t date and to an environm	ental impact
7.14	statement deter	rmined by a resp	oonsible governme	ental unit to be adequate c	on or after that
7.15	date.				