SENATE STATE OF MINNESOTA SPECIAL SESSION

OFFICIAL STATUS

S.F. No. 20

1st Engrossment

(SENATE AUTHORS: INGEBRIGTSEN and Tomassoni)

D-PG **DATE** 06/14/2021

Introduction and first reading Referred to Finance

06/22/2021

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Comm report: To pass as amended Second reading

Laid on table

A bill for an act 1.1

> relating to state government; appropriating money for environment, natural resources, and tourism; appropriating money from environment and natural resources trust fund; modifying fees and programs; modifying disposition and expenditure of certain funds; creating accounts; authorizing sales and conveyances of certain state land; adding to and deleting from state parks and recreation areas; modifying state land and school trust land provisions; modifying forestry provisions; modifying aquaculture provisions; modifying game and fish laws; modifying Water Law; modifying natural resource and environment provisions; prohibiting PFAS in food packaging; providing for DUI conformity for operating recreational vehicles; requiring rulemaking; requiring reports; making technical corrections; amending Minnesota Statutes 2020, sections 16B.335, subdivision 2; 17.4982, subdivisions 6, 8, 9, 12, by adding subdivisions; 17.4985, subdivisions 2, 3, 5; 17.4986, subdivisions 2, 4; 17.4991, subdivision 3; 17.4992, subdivision 2; 17.4993, subdivision 1; 35.155, subdivision 7, by adding a subdivision; 84.027, subdivisions 13a, 18; 84.415, by adding a subdivision; 84.63; 84.631; 84.795, subdivision 5; 84.82, subdivisions 1a, 7a; 84.83, subdivision 5; 84.943, subdivisions 3, 5; 84.944, subdivision 1; 84.946, subdivision 4; 84D.11, subdivision 1a; 85.019, by adding a subdivision; 85.052, subdivisions 1, 2, 6, by adding a subdivision; 85.053, subdivision 2, by adding a subdivision; 85.054, subdivision 1; 85.43; 85.47; 86B.705, subdivision 2; 89.021, by adding a subdivision; 89.17; 89.37, subdivision 3; 89A.11; 92.50, by adding a subdivision; 92.502; 94.3495, subdivision 3; 97A.065, subdivision 2; 97A.075, subdivisions 1, 7; 97A.126, by adding a subdivision; 97A.401, subdivision 1, by adding a subdivision; 97A.421, subdivision 1, by adding a subdivision; 97A.475, subdivisions 2, 3, 3a, 4; 97A.505, subdivisions 3b, 8; 97B.022, by adding a subdivision; 97B.036; 97B.055, subdivision 2; 97B.086; 97B.715, subdivision 1; 97B.801; 97B.811, subdivision 4a; 97C.005, subdivision 3; 97C.081, subdivisions 3, 3a; 97C.342, subdivision 2; 97C.401, by adding a subdivision; 97C.605, subdivision 3; 97C.611; 97C.805, subdivision 2; 97C.836; 103C.315, subdivision 4; 103G.271, subdivision 4a, by adding a subdivision; 103G.401; 115A.1310, subdivision 12b; 115A.1312, subdivision 1; 115A.1314, subdivision 1; 115A.1316, subdivision 1; 115A.1318, subdivision 2; 115A.1320, subdivision 1; 115A.5501, subdivision 3; 115A.565, subdivision 1; 115B.17, subdivision 13; 115B.406, subdivisions 1, 9; 115B.407; 115B.421; 116.07, subdivision 7, by adding a subdivision; 116G.07, by adding a subdivision; 116G.15, by adding a subdivision; 127A.353, subdivision 4; 169A.20, subdivision 1; 169A.52, by adding a subdivision; 169A.54, by adding a subdivision; 171.306, by adding a subdivision; 290C.01; 290C.04; Laws 2016, chapter 154, sections 16;

2.12	Section 1. ENVIRONMENT AND NATURAL RESOURCES APPROPRIATIONS.
	-

The sums shown in the columns marked "Appropriations" are appropriated to the agencies 2.13 and for the purposes specified in this article. The appropriations are from the general fund, 2.14 or another named fund, and are available for the fiscal years indicated for each purpose. 2.15 The figures "2022" and "2023" used in this article mean that the appropriations listed under 2.16 them are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively. 2.17 "The first year" is fiscal year 2022. "The second year" is fiscal year 2023. "The biennium" 2.18 is fiscal years 2022 and 2023. Appropriations and cancellations for the fiscal year ending 2.19 June 30, 2021, are effective the day following final enactment. 2.20

ADDDODDIATIONS

2.21	APPROPRIA	<u>TIONS</u>	
2.22	Available for the Year		
2.23	Ending Ju	<u>ne 30</u>	
2.24	<u>2022</u>	<u>2023</u>	

Sec. 2. POLLUTION CONTROL AGENCY

111,818,000

2.26	Subdivision 1. Total A	Appropriation	<u>\$</u>	<u>112,420,000</u> \$
2.27	Approp	riations by Fund		
2.28		<u>2022</u>	<u>2023</u>	
2.29	General	8,339,000	7,285,000	
2.30 2.31	State Government Special Revenue	75,000	<u>75,000</u>	
2.32	Environmental	89,460,000	89,912,000	
2.33	Remediation	14,546,000	14,546,000	
2.34	The amounts that may	•	<u>n</u>	
2.35	purpose are specified	in the following		

subdivisions.

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	51 20	ILL VISOR			211 50020 1	Tot Engrossment
3.1	The commissioner must present the agency's					
3.2	biennial budget for fiscal years 2024 and 2025					
3.3	to the legislature in a transparent way by					
3.4	agency division, including the proposed					
3.5	budget bill and	presentations	s of the bud	get to		
3.6	committees and divisions with jurisdiction					
3.7	over the agenc	y's budget.				
3.8	Subd. 2. Envir	onmental An	alysis and	Outcomes	14,962,000	14,140,000
3.9	<u>.</u>	Appropriation	s by Fund			
3.10		<u>20</u>)22	2023		
3.11	<u>General</u>	<u>1</u> ,	,292,000	224,000		
3.12	Environmental	13.	,469,000	13,715,000		
3.13	Remediation		201,000	201,000		
3.14	(a) \$99,000 the	e first year and	d \$109,000	the		
3.15	second year ar	e from the ger	neral fund f	or:		
3.16	(1) a municipal	liaison to ass	ist municipa	alities_		
3.17	in implementir	ng and particij	pating in the	<u>e</u>		
3.18	rulemaking pro	cess for water	quality star	<u>adards</u>		
3.19	and navigating the NPDES/SDS permitting					
3.20	process;					
3.21	(2) enhanced e	conomic anal	ysis in the			
3.22	rulemaking pro	ocess for water	er quality			
3.23	standards, incl	uding more-sp	pecific anal	<u>ysis</u>		
3.24	and identificati	on of cost-effe	ective perm	itting;		
3.25	(3) developing	statewide eco	onomic ana	lyses		
3.26	and templates	to reduce the	amount of			
3.27	information an	d time require	ed for			
3.28	municipalities	to apply for v	ariances fro	<u>om</u>		
3.29	water quality s	tandards; and				
3.30	(4) coordinatin	g with the Pu	blic Faciliti	es		
3.31	Authority to id	entify and ad	vocate for t	<u>he</u>		
3.32	resources need	ed for municip	palities to ac	<u>ehieve</u>		
3.33	permit requires	ments.				

211-S0020-1

1st Engrossment

SF20

4.1	(b) \$205,000 the first year and \$205,000 the
4.2	second year are from the environmental fund
4.3	for a monitoring program under Minnesota
4.4	Statutes, section 116.454.
4.5	(c) \$115,000 the first year and \$115,000 the
4.6	second year are for monitoring water quality
4.7	and operating assistance programs.
4.8	(d) \$347,000 the first year and \$347,000 the
4.9	second year are from the environmental fund
4.10	for monitoring ambient air for hazardous
4.11	pollutants.
4.12	(e) \$90,000 the first year and \$90,000 the
4.13	second year are from the environmental fund
4.14	for duties related to harmful chemicals in
4.15	children's products under Minnesota Statutes,
4.16	sections 116.9401 to 116.9407. Of this
4.17	amount, \$57,000 each year is transferred to
4.18	the commissioner of health.
4.19	(f) \$109,000 the first year and \$109,000 the
4.20	second year are from the environmental fund
4.21	for registering wastewater laboratories.
4.22	(g) \$926,000 the first year and \$926,000 the
4.23	second year are from the environmental fund
4.24	to continue perfluorochemical biomonitoring
4.25	in eastern metropolitan communities, as
4.26	recommended by the Environmental Health
4.27	Tracking and Biomonitoring Advisory Panel,
4.28	and to address other environmental health
4.29	risks, including air quality. The communities
4.30	must include Hmong and other immigrant
4.31	farming communities. Of this amount, up to
4.32	\$689,000 the first year and \$689,000 the
4.33	second year are for transfer to the Department
4.34	of Health.

5.1	(h) \$51,000 the first year and \$51,000 the
5.2	second year are from the environmental fund
5.3	for the listing procedures for impaired waters
5.4	required under this act.
5.5	(i) \$350,000 the first year is for completing
5.6	the St. Louis River mercury total maximum
5.7	daily load study. This is a onetime
5.8	appropriation.
5.9	(j) \$141,000 the first year and \$141,000 the
5.10	second year are from the environmental fund
5.11	to implement and enforce Minnesota Statutes,
5.12	section 325F.071. Of this amount, up to
5.13	\$65,000 each year may be transferred to the
5.14	commissioner of health.
5.15	(k) \$600,000 the first year is to develop and
5.16	implement an initiative to reduce sources of
5.17	perfluoroalkyl and polyfluoroalkyl substances
5.18	(PFAS) in the environment that are eventually
5.19	conveyed to municipal wastewater treatment
5.20	facilities. In developing and implementing the
5.21	initiative, the commissioner must work in
5.22	cooperation with the Department of Health
5.23	and with an advisory group consisting of one
5.24	representative designated by each of the
5.25	following: the League of Minnesota Cities;
5.26	the Coalition of Greater Minnesota Cities; the
5.27	Minnesota Environmental Science and
5.28	Economic Review Board; the Minnesota
5.29	$\underline{\text{Municipal Utilities Association; Metropolitan}}$
5.30	Council Environmental Services; Minnesota
5.31	Association of Small Cities; National Waste
5.32	and Recycling Association; Minnesota Rural
5.33	Water Association; Association of Minnesota
5.34	Counties; Solid Waste Administrators
5.35	Association; Partnership on Waste and Energy;

6.1	Minnesota Resource Recovery Association;
6.2	Minnesota InterCounty Association;
6.3	Minnesota Manufacturer's Coalition; and the
6.4	Association of Metropolitan Municipalities.
6.5	In developing and implementing the municipal
6.6	initiative, the commissioner must:
6.7	(1) identify sources of PFAS introduced into
6.8	the environment that are eventually conveyed
6.9	to municipal wastewater treatment facilities
6.10	and contained in solid waste that are disposed
6.11	at solid waste facilities;
6.12	(2) identify source reduction strategies that
6.13	can effectively reduce the amount of PFAS
6.14	entering the environment that are eventually
6.15	conveyed to municipal wastewater treatment
6.16	facilities or are disposed at solid waste
6.17	facilities;
6.18	(3) publish and distribute throughout the state
6.19	guidance documents for local governments
6.20	that include education materials about
6.21	effective strategies to reduce PFAS sources;
6.22	(4) identify issues for future study; and
6.23	(5) by January 31, 2023, report to the chairs
6.24	and ranking minority members of the house
6.25	of representatives and senate committees and
6.26	divisions with jurisdiction over the
6.27	environment and natural resources on the
6.28	development and implementation of the
6.29	initiative. This is a onetime appropriation.
6.30	(1) \$104,000 the second year is from the
6.31	environmental fund for the purposes of the
6.32	perfluoroalkyl and polyfluoroalkyl substances
6.33	food packaging provisions under Minnesota
6.34	Statutes, section 325F.075. The base for this

					S
7.1	appropriation in fiscal ye	ear 2024 and lat	er is		
7.2	<u>\$144,000.</u>				
7.3	(m) \$128,000 the first year is for an analysis				
7.4	of the Green Tier progra	m. This is a one	<u>time</u>		
7.5	appropriation.				
7.6	(n) \$250,000 the first ye	ar and \$250,000	the		
7.7	second year are from the	e environmental			
7.8	fundfor identifying pote	ntial sources of	per-		
7.9	and poly-fluoroalkyl sub	ostances			
7.10	contamination. This is a	onetime			
7.11	appropriation.				
7.12	Subd. 3. Industrial			16,049,000	16,077,000
7.13	Appropria	ntions by Fund			
7.14		2022	2023		
7.15	Environmental	15,048,000	15,076,000		
7.16	Remediation	1,001,000	1,001,000		
7.17	(a) \$1,001,000 the first y	year and \$1,001,	000		
7.18	the second year are from	the remediation	fund		
7.19	for the leaking undergro	und storage tank	<u> </u>		
7.20	program to investigate, o	clean up, and pre	event		
7.21	future releases from und	erground petrole	<u>eum</u>		
7.22	storage tanks and for the	petroleum			
7.23	remediation program for	vapor assessme	<u>ent</u>		
7.24	and remediation. These s	same annual amo	ounts		
7.25	are transferred from the	petroleum tank	<u>fund</u>		
7.26	to the remediation fund.				
7.27	(b) \$393,000 the first ye	ar and \$393,000	the		
7.28	second year are from the environmental fund				
7.29	to further evaluate the use and reduction of				
7.30	trichloroethylene around	l Minnesota and			
7.31	identify its potential hea	lth effects on			
7.32	communities. Of this am	ount, up to \$121	,000		
7.33	each year may be transfe	erred to the			
7.34	commissioner of health.				

211-S0020-1

1st Engrossment

SF20

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8.1	(c) \$180,000 the first year and \$4,000 the					
8.2	second year are from the environmental fund					
8.3	to purchase air emissions monitoring					
8.4	equipment to support compliance and					
8.5	enforcement ac	tivities.				
8.6	Subd. 4. Municipal				9,089,000	9,182,000
8.7	<u> </u>	Appropriatio	ns by Fund			
8.8		<u>2</u>	022	<u>2023</u>		
8.9	General		177,000	190,000		
8.10 8.11	State Governme Special Revenu		75,000	75,000		
8.12	Environmental		3,837,000	8,917,000		
		_	<u> </u>			
8.13	(a) \$177,000 th	•	ind \$190,000) the		
8.14	second year are	e for:				
8.15	(1) a municipal	liaison to as	sist municipa	alities		
8.16	in implementin	g and partic	pating in the	2		
8.17	rulemaking prod	cess for wate	r quality stan	<u>dards</u>		
8.18	and navigating	the NPDES	SDS permit	ting		
8.19	process;					
8.20	(2) enhanced ed	conomic ana	lysis in the			
8.21	rulemaking pro	cess for wat	er quality			
8.22	standards, inclu	iding more-s	specific analy	ysis		
8.23	and identification	on of cost-ef	fective permi	tting;		
8.24	(3) developing	statewide ec	onomic anal	yses		
8.25	and templates t	o reduce the	amount of			
8.26	information and	d time requii	red for			
8.27	municipalities t	to apply for	variances fro	<u>om</u>		
8.28	water quality st	tandards; and	<u>d</u>			
8.29	(4) coordinating	g with the Pr	ublic Faciliti	es		
8.30	Authority to ide	entify and ac	lvocate for the	<u>ne</u>		
8.31	resources neede	ed for munici	palities to ac	<u>hieve</u>		
8.32	permit requiren	nents.				
8.33	(b) \$50,000 the	e first year ar	nd \$50,000 tl	<u>ne</u>		
8.34	second year are	e from the en	vironmental	fund		

211-S0020-1

1st Engrossment

SF20

9.1	for transfer to the Office of Administrative
9.2	Hearings to establish sanitary districts.
9.3	(c) \$952,000 the first year and \$952,000 the
9.4	second year are from the environmental fund
9.5	for subsurface sewage treatment system
9.6	(SSTS) program administration and
9.7	community technical assistance and education,
9.8	including grants and technical assistance to
9.9	communities for water-quality protection. Of
9.10	this amount, \$129,000 each year is for
9.11	assistance to counties through grants for SSTS
9.12	program administration. A county receiving
9.13	a grant from this appropriation must submit
9.14	the results achieved with the grant to the
9.15	commissioner as part of its annual SSTS
9.16	report. Any unexpended balance in the first
9.17	year does not cancel but is available in the
9.18	second year.
9.19	(d) \$784,000 the first year and \$784,000 the
9.20	second year are from the environmental fund
9.21	to address the need for continued increased
9.22	activity in new technology review, technical
9.23	assistance for local governments, and
9.24	enforcement under Minnesota Statutes,
9.25	sections 115.55 to 115.58, and to complete the
9.26	requirements of Laws 2003, chapter 128,
9.27	article 1, section 165.
9.28	(e) Notwithstanding Minnesota Statutes,
9.29	section 16A.28, the appropriations
9.30	encumbered on or before June 30, 2023, as
9.31	grants or contracts for subsurface sewage
9.32	treatment systems, surface water and
9.33	groundwater assessments, storm water, and
9.34	water-quality protection in this subdivision
9.35	are available until June 30, 2026.

	SI 20 REVISOR		LIVI	211 50020 1	13t Engrossment	
10.1	Subd. 5. Operations			10,390,000	10,404,000	
10.2	Appropriat	ions by Fund				
10.3		<u>2022</u>	<u>2023</u>			
10.4	General	2,531,000	2,532,000			
10.5	Environmental	5,778,000	5,791,000			
10.6	Remediation	2,081,000	2,081,000			
10.7	(a) \$1,003,000 the first ye	ear and \$1,003,	000			
10.8	the second year are from t	he remediation	<u>fund</u>			
10.9	for the leaking undergrou	nd storage tank	<u>,</u> -			
10.10	program to investigate, cl	ean up, and pre	event			
10.11	future releases from unde	rground petrole	<u>eum</u>			
10.12	storage tanks and for the	<u>petroleum</u>				
10.13	remediation program for	vapor assessme	<u>ent</u>			
10.14	and remediation. These sa	ame annual amo	<u>ounts</u>			
10.15	are transferred from the p	etroleum tank t	<u>fund</u>			
10.16	to the remediation fund.					
10.17	(b) \$2,531,000 the first ye	ear and \$2,532,	000			
10.18	the second year are to support agency					
10.19	information technology services provided at					
10.20	the enterprise and agency level.					
10.21	(c) \$800,000 the first year and \$800,000 the					
10.22	second year are from the environmental fund					
10.23	to develop and maintain s	systems to supp	<u>ort</u>			
10.24	permitting and regulatory	business proce	esses			
10.25	and agency data.					
10.26	(d) The base for the remed	liation fund in f	<u>iscal</u>			
10.27	year 2025 is \$1,901,000.					
10.28	Subd. 6. Remediation			11,537,000	11,537,000	
10.29	<u>Appropriat</u>	ions by Fund				
10.30		2022	<u>2023</u>			
10.31	Environmental	508,000	508,000			
10.32	Remediation	11,029,000	11,029,000			
10.33	(a) All money for environ	nmental respons	se,			
10.34	compensation, and compl	liance in the				

211-S0020-1

1st Engrossment

SF20

11.1	remediation fund not otherwise appropriated
11.2	is appropriated to the commissioners of the
11.3	Pollution Control Agency and agriculture for
11.4	purposes of Minnesota Statutes, section
11.5	115B.20, subdivision 2, clauses (1), (2), (3),
11.6	(6), and (7). At the beginning of each fiscal
11.7	year, the two commissioners must jointly
11.8	submit to the commissioner of management
11.9	and budget an annual spending plan that
11.10	maximizes resource use and appropriately
11.11	allocates the money between the two
11.12	departments. This appropriation is available
11.13	<u>until June 30, 2023.</u>
11.14	(b) \$363,000 the first year and \$363,000 the
11.15	second year are from the environmental fund
11.16	to manage contaminated sediment projects at
11.17	multiple sites identified in the St. Louis River
11.18	remedial action plan to restore water quality
11.19	in the St. Louis River Area of Concern.
11.20	(c) \$3,198,000 the first year and \$3,198,000
11.21	the second year are from the remediation fund
11.22	for the leaking underground storage tank
11.23	program to investigate, clean up, and prevent
11.24	future releases from underground petroleum
11.25	storage tanks and for the petroleum
11.26	remediation program for vapor assessment
11.27	and remediation. These same annual amounts
11.28	are transferred from the petroleum tank fund
11.29	to the remediation fund.
11.30	(d) \$257,000 the first year and \$257,000 the
11.31	second year are from the remediation fund for
11.32	transfer to the commissioner of health for
11.33	private water-supply monitoring and health
11.34	assessment costs in areas contaminated by
11.35	unpermitted mixed municipal solid waste

	SF20	REVISOR	CKM	211-S0020-1	1st Engrossment			
12.1	disposal facilities and drinking water							
12.2	advisories and public information activities							
12.3	for areas conta	minated by hazardous	releases.					
12.4	Subd. 7. Resor	urce Management ar	nd Assistance	39,551,000	39,586,000			
12.5	;	Appropriations by Fu	<u>nd</u>					
12.6		2022	<u>2023</u>					
12.7	General	1,299,000	<u>1,299,000</u>					
12.8	Environmenta	38,252,000	0 38,287,000					
12.9	(a) Up to \$150.	,000 the first year and	\$150,000					
12.10	the second year	r may be transferred	from the					
12.11	environmental	fund to the small bus	siness					
12.12	environmental	improvement loan ac	ccount					
12.13	under Minneso	ota Statutes, section 1	16.993.					
12.14	(b) \$1,000,000	the first year and \$1,	,000,000					
12.15	the second year	ar are for competitive	recycling					
12.16	grants under M	Iinnesota Statutes, sec	ction					
12.17	115A.565. Of	this amount, \$300,000	0 the first					
12.18	year and \$300	,000 the second year a	are from					
12.19	the general fur	nd, and \$700,000 the	first year					
12.20	and \$700,000	the second year are fr	om the					
12.21	environmental	fund. This appropriate	tion is					
12.22	available until	June 30, 2025.						
12.23	(c) \$694,000 th	he first year and \$694	.,000 the					
12.24	second year ar	e from the environme	ental fund					
12.25	for emission-re	eduction activities and	grants to					
12.26	small business	es and other						
12.27	nonpoint-emission-reduction efforts. Of this							
12.28	amount, \$100,	000 the first year and	\$100,000					
12.29	the second year	ar are to continue work	k with					
12.30	Clean Air Min	nesota, and the comm	nissioner					
12.31	may enter into	an agreement with						
12.32	Environmental	Initiative to support t	his effort.					

13.1	(d) \$18,450,000 the first year and \$18,450,000
13.2	the second year are from the environmental
13.3	fund for SCORE block grants to counties.
13.4	(e) \$119,000 the first year and \$119,000 the
13.5	second year are from the environmental fund
13.6	for environmental assistance grants or loans
13.7	under Minnesota Statutes, section 115A.0716.
13.8	(f) \$400,000 the first year and \$400,000 the
13.9	second year are from the environmental fund
13.10	for grants to develop and expand recycling
13.11	markets for Minnesota businesses.
13.12	(g) \$750,000 the first year and \$750,000 the
13.13	second year are from the environmental fund
13.14	for reducing and diverting food waste,
13.15	redirecting edible food for consumption, and
13.16	removing barriers to collecting and recovering
13.17	organic waste. Of this amount, \$500,000 each
13.18	year is for grants to increase food rescue and
13.19	waste prevention. This appropriation is
13.20	available until June 30, 2025.
13.21	(h) \$999,000 the first year and \$999,000 the
13.22	second year are for the establishment and
13.23	implementation of a local government water
13.24	infrastructure grant program for local
13.25	governmental units and Tribal governments.
13.26	The base for this appropriation is \$250,000 in
13.27	fiscal year 2024 and beyond.
13.28	(i) \$2,719,000 the first year and \$2,719,000
13.29	the second year are from the environmental
13.30	fund for the purposes of Minnesota Statutes,
13.31	section 473.844.
13.32	(j) Any unencumbered grant and loan balances
13.33	in the first year do not cancel but are available
13.34	for grants and loans in the second year.

					8		
14.1	Notwithstanding Minneso	ota Statutes, sec	etion				
14.2	16A.28, the appropriations encumbered on or						
14.3	before June 30, 2023, as o	contracts or gra	<u>nts</u>				
14.4	for environmental assistan	nce awarded un	<u>ider</u>				
14.5	Minnesota Statutes, section	on 115A.0716;					
14.6	technical and research ass	sistance under					
14.7	Minnesota Statutes, section	on 115A.152;					
14.8	technical assistance under	Minnesota Stat	utes,				
14.9	section 115A.52; and poll	lution prevention	<u>on</u>				
14.10	assistance under Minneso	ota Statutes, sec	tion				
14.11	115D.04, are available un	til June 30, 202	<u>25.</u>				
14.12	Subd. 8. Watershed			9,568,000	9,618,000		
14.13	<u>Appropriat</u>	ions by Fund					
14.14		2022	<u>2023</u>				
14.15	General	1,959,000	1,959,000				
14.16	Environmental	7,375,000	7,425,000				
14.17	Remediation	234,000	234,000				
14.18	(a) \$1,959,000 the first ye	ear and \$1,959,	000				
14.19	the second year are for gr	ants to delegate	<u>ed</u>				
14.20	counties to administer the	county feedlot	<u>t</u>				
14.21	program under Minnesota	a Statutes, section	<u>on</u>				
14.22	<u>116.0711</u> , subdivisions 2	and 3. Money					
14.23	remaining after the first y	ear is available	for				
14.24	the second year.						
14.25	(b) \$208,000 the first year	r and \$208,000	the				
14.26	second year are from the	environmental	fund				
14.27	for the costs of implemen	ting general					
14.28	operating permits for feed	dlots over 1,000	<u>)</u>				
14.29	animal units.						
14.30	(c) \$122,000 the first year	r and \$122,000	the				
14.31	second year are from the r	emediation fun	d for				
14.32	the leaking underground s	torage tank prog	gram_				
14.33	to investigate, clean up, a	nd prevent futu	<u>ire</u>				
14.34	releases from underground	d petroleum sto	orage				
14.35	tanks and for the petroleu	m remediation					

211-S0020-1

1st Engrossment

SF20

	SF20	REVISOR		- KIVI	211-30020-1	1st Engrossment			
15.1	program for vapor assessment and								
15.2	remediation. These same annual amounts are								
15.3	transferred fron	transferred from the petroleum tank fund to							
15.4	the remediation	fund.							
15.5	Subd. 9. Enviro	onmental Quali	ty Boa	<u>rd</u>	1,274,000	1,274,000			
15.6	<u>A</u>	appropriations by	y Fund						
15.7		2022		<u>2023</u>					
15.8	General	1,08	1,000	1,081,000					
15.9	Environmental	<u>193</u>	3,000	193,000					
15.10	Subd. 10. Trans	<u>sfers</u>							
15.11	(a) The commis	sioner must tran	sfer up	to					
15.12	\$25,000,000 the	e first year and \$	22,000	,000					
15.13	the second year	from the enviro	nmenta	ıl fund					
15.14	to the remediati	on fund for purp	oses o	f the					
15.15	remediation fun	d under Minnes	ota Sta	tutes,					
15.16	section 116.155	, subdivision 2.	The ba	se for					
15.17	the transfer in fi	scal year 2024 is	\$19,00	00,000					
15.18	and in fiscal year	ar 2025 is \$22,0	00,000.	<u>.</u>					
15.19	(b) Beginning in	n fiscal year 202	2, the						
15.20	commissioner of	f management an	d budge	et must					
15.21	transfer \$100,00	00 each year from	m the g	eneral					
15.22	fund to the meta	ropolitan landfil	contin	igency_					
15.23	action trust acco	ount in the reme	diation	fund					
15.24	to restore the m	oney transferred	from t	<u>he</u>					
15.25	account as inten	ded under Laws	2003, c	hapter					
15.26	128, article 1, s	ection 10, parag	raph (e)	<u>), and</u>					
15.27	Laws 2005, Firs	st Special Session	n chap	<u>ter 1,</u>					
15.28	article 3, section 17.								
15.29	Sec. 3. NATUR	AL RESOURO	CES						
15.30	Subdivision 1.	Total Appropri	ation_	<u>\$</u>	328,914,000	<u>\$ 323,797,000</u>			
15.31	<u>A</u>	appropriations b	y Fund						
15.32		2022		<u>2023</u>					
15.33	General	102,972	2,000	99,761,000					
15.34	Natural Resource	<u>109,263</u>	5,000	107,510,000					

211-S0020-1

1st Engrossment

SF20

	SF20	REVISOR	CKM	211-S0020-1	1st Engrossment
16.1	Game and Fish	115,548,000	115,397,000		
16.2	Remediation	111,000			
16.3	Permanent Scho				
16.4	The amounts th	at may be spent for ea	ach		
16.5	purpose are spe	cified in the following	<u> </u>		
16.6	subdivisions.		_		
16.7 16.8	Subd. 2. Land a	and Mineral Resour	<u>ces</u>	6,474,000	6,501,000
16.9	<u>A</u>	Appropriations by Fun	<u>d</u>		
16.10		<u>2022</u>	2023		
16.11	<u>General</u>	1,874,000	1,901,000		
16.12	Natural Resource	<u>4,038,000</u>	4,038,000		
16.13	Game and Fish	344,000	344,000		
16.14	Permanent Scho	<u>218,000</u>	218,000		
16.15	(a) \$319,000 th	e first year and \$319,0	000 the		
16.16	second year are	for environmental re-	search_		
16.17	relating to mine	permitting, of which \$	200,000		
16.18	each year is from	m the minerals manag	gement		
16.19	account in the n	natural resources fund	and		
16.20	\$119,000 each	year is from the gener	al fund.		
16.21	(b) \$3,083,000	the first year and \$3,0	083,000		
16.22	the second year	are from the mineral	<u>S</u>		
16.23	management ac	count in the natural re	esources		
16.24	fund for use as	provided under Minn	<u>esota</u>		
16.25	Statutes, section	n 93.2236, paragraph	(c), for		
16.26	mineral resourc	e management, projec	ets to		
16.27	enhance future	mineral income, and j	orojects		
16.28	to promote new	mineral-resource			
16.29	opportunities.				
16.30	(c) \$218,000 the	e first year and \$218,0	000 the		
16.31	second year are	transferred from the	forest		
16.32	suspense accour	nt to the permanent sch	ool fund		
16.33	and are appropr	riated from the perman	nent		
16.34	school fund to s	secure maximum long	<u>;-term</u>		
16.35	economic return	n from the school trus	t lands		

17.1	consistent with fiduciary responsibilities and						
17.2	sound natural resources of	conservation and	<u>d</u>				
17.3	management principles.						
17.4	(d) \$338,000 the first year	ar and \$338,000	the				
17.5	second year are from the	water managen	nent				
17.6	account in the natural res	sources fund for					
17.7	mining hydrology.						
17.8	(e) \$42,000 of the fiscal	year 2021 gener	<u>ral</u>				
17.9	fund appropriations unde	er Laws 2019, F	irst				
17.10	Special Session chapter 4	I, article 1, section	on 3,				
17.11	subdivision 2, is canceled	<u>d.</u>					
17.12	Subd. 3. Ecological and	Water Resource	ces	39,702,000	37,321,000		
17.13	Appropria	tions by Fund					
17.14		<u>2022</u>	2023				
17.15	General	21,597,000	19,516,000				
17.16	Natural Resources	12,581,000	12,281,000				
17.17	Game and Fish	5,524,000	5,524,000				
17.18	(a) \$4,222,000 the first y	rear and \$4,222,	000				
17.19	the second year are from	the invasive spe	ecies				
17.20	account in the natural res	sources fund and	<u>1</u>				
17.21	\$3,681,000 the first year	and \$2,831,000	the				
17.22	second year are from the	general fund fo	<u>or</u>				
17.23	management, public awa	reness, assessm	ent				
17.24	and monitoring research.	and water acce	<u>ss</u>				
17.25	inspection to prevent the	spread of invas	<u>ive</u>				
17.26	species; management of	invasive plants	<u>in</u>				
17.27	public waters; and management of terrestrial						
17.28	invasive species on state-administered lands.						
17.29	Of this amount, \$850,000 the first year from						
17.30	the general fund is for grants to lake						
17.31	associations to manage a	quatic invasive	<u>plant</u>				
17.32	species.						
17.33	(b) \$5,556,000 the first y	year and \$5,556,	000				
17.34	the second year are from	the water					

211-S0020-1

1st Engrossment

SF20

18.1	management account in the natural resources
18.2	fund for only the purposes specified in
18.3	Minnesota Statutes, section 103G.27,
18.4	subdivision 2.
18.5	(c) \$124,000 the first year and \$124,000 the
18.6	second year are for a grant to the Mississippi
18.7	Headwaters Board for up to 50 percent of the
18.8	cost of implementing the comprehensive plan
18.9	for the upper Mississippi within areas under
18.10	the board's jurisdiction.
18.11	(d) \$10,000 the first year and \$10,000 the
18.12	second year are for payment to the Leech Lake
18.13	Band of Chippewa Indians to implement the
18.14	band's portion of the comprehensive plan for
18.15	the upper Mississippi River.
18.16	(e) \$264,000 the first year and \$264,000 the
18.17	second year are for grants for up to 50 percent
18.18	of the cost of implementing the Red River
18.19	mediation agreement.
18.20	(f) \$2,298,000 the first year and \$2,298,000
18.21	the second year are from the heritage
18.22	enhancement account in the game and fish
18.23	fund for only the purposes specified in
18.24	Minnesota Statutes, section 297A.94,
18.25	paragraph (h), clause (1).
18.26	(g) \$1,300,000 the first year and \$1,000,000
18.27	the second year are from the nongame wildlife
18.28	management account in the natural resources
18.29	fund for nongame wildlife management.
18.30	Notwithstanding Minnesota Statutes, section
18.31	290.431, \$100,000 the first year and \$100,000
18.32	the second year may be used for nongame
18.33	wildlife information, education, and

19.1	(h) Notwithstanding Minnesota Statutes,
19.2	section 84.943, \$28,000 the first year and
19.3	\$28,000 the second year from the critical
19.4	habitat private sector matching account may
19.5	be used to publicize the critical habitat license
19.6	plate match program.
19.7	(i) \$6,000,000 the first year and \$6,000,000
19.8	the second year are for the following activities:
19.9	(1) financial reimbursement and technical
19.10	support to soil and water conservation districts
19.11	or other local units of government for
19.12	groundwater-level monitoring;
19.13	(2) surface water monitoring and analysis,
19.14	including installing monitoring gauges;
19.15	(3) groundwater analysis to assist with
19.16	water-appropriation permitting decisions;
19.17	(4) permit application review incorporating
19.18	surface water and groundwater technical
19.19	analysis;
19.20	(5) precipitation data and analysis to improve
19.21	irrigation use;
19.22	(6) information technology, including
19.23	electronic permitting and integrated data
19.24	systems; and
19.25	(7) compliance and monitoring.
19.26	(j) \$410,000 the first year and \$410,000 the
19.27	second year are from the heritage enhancement
19.28	account in the game and fish fund and
19.29	\$500,000 the first year and \$500,000 the
19.30	second year are from the general fund for
19.31	grants to the Minnesota Aquatic Invasive
19.32	Species Research Center at the University of
19.33	Minnesota to prioritize, support, and develop

20.1	research-based solutions that can reduce the
20.2	effects of aquatic invasive species in
20.3	Minnesota by preventing spread, controlling
20.4	populations, and managing ecosystems and to
20.5	advance knowledge to inspire action by others.
20.6	(k) \$300,000 the first year is to address aquatic
20.7	invasive species in and around Upper and
20.8	Lower Red Lake. This is a onetime
20.9	appropriation and is available until June 30,
20.10	<u>2023.</u>
20.11	(1) \$105,000 the first year is for a grant to the
20.12	city of Madelia for surveying, modeling, and
20.13	designing floodplain improvements along the
20.14	Watonwan River. The city must submit a copy
20.15	of the study to the commissioner of natural
20.16	resources and to the Federal Emergency
20.17	Management Agency for possible
20.18	incorporation into the Watonwan County
20.19	digital flood insurance rate maps.
20.20	(m) \$513,000 the first year is for a grant to the
20.21	city of Waterville. Of this amount:
20.22	(1) \$13,000 is to purchase and install a flood
20.23	warning gauge on the Cannon River. The city
20.24	must work with the commissioner to integrate
20.25	the gauge with the state's enhanced flood
20.26	forecast warning system; and
20.27	(2) \$500,000 is for a flood study of the Cannon
20.28	River dam system. The study must include
20.29	data collection and calibration, structure
20.30	surveying, HEC-HMS model development
20.31	and calibration, HEC-RAS model generation,
20.32	and modeling alternative mitigation options.
20.33	(n) \$14,000 the first year is for a grant to Blue
20.34	Earth County for a study of flood control and

21.1	stormwater management options for South						
21.2	Bend Township.						
21.3	(o) \$300,000 is for a gra	ant to the city of	•				
21.4	Lanesboro to complete	the construction	<u>,</u>				
21.5	furnishing, and equipping	ng of the renova	tion				
21.6	of the Lanesboro dam.	This includes rep	pairs				
21.7	of the hydropower syste	m. This appropr	iation_				
21.8	is in addition to the appr	ropriation in La	<u>WS</u>				
21.9	2017, First Special Sess	ion chapter 8, a	rticle				
21.10	1, section 3, subdivision	<u>14.</u>					
21.11	(p) \$225,000 the first ye	ear is for a grant	to the				
21.12	Waseca County Historica	al Society to con	<u>nplete</u>				
21.13	phase II of the restoration	on of the Hofma	<u>nn</u>				
21.14	Apiaries honey house an	nd wax shed. Th	nis is				
21.15	a onetime appropriation	and is available	until until				
21.16	June 30, 2024.						
21.17	(q) \$427,000 of the fisca	al year 2021 ger	<u>neral</u>				
21.18	fund appropriations und	ler Laws 2019, I	First				
21.19	Special Session chapter	4, article 1, sect	ion 3,				
21.20	subdivision 3, is canceled	ed.					
21.21	Subd. 4. Forest Manag	ement		54,760,000	55,265,000		
21.22	Appropri	ations by Fund					
21.23		2022	2023				
21.24	General	36,182,000	36,687,000				
21.25	Natural Resources	16,661,000	16,661,000				
21.26	Game and Fish	1,917,000	1,917,000				
21.27	(a) \$7,521,000 the first year and \$7,521,000						
21.28	the second year are for prevention,						
21.29	presuppression, and suppression costs of						
21.30	emergency firefighting and other costs						
21.31	incurred under Minneso	ta Statutes, sect	ion				
21.32	88.12. The amount neces	essary to pay for					
21.33	presuppression and supp	pression costs d	uring				
21.34	the biennium is appropri	iated from the ge	<u>eneral</u>				

211-S0020-1

1st Engrossment

SF20

22.1	fund. By January 15 of each year, the
22.2	commissioner of natural resources must submit
22.3	a report to the chairs and ranking minority
22.4	members of the house and senate committees
22.5	and divisions having jurisdiction over
22.6	environment and natural resources finance that
22.7	identifies all firefighting costs incurred and
22.8	reimbursements received in the prior fiscal
22.9	year. These appropriations may not be
22.10	transferred. Any reimbursement of firefighting
22.11	expenditures made to the commissioner from
22.12	any source other than federal mobilizations
22.13	must be deposited into the general fund.
22.14	(b) \$15,386,000 the first year and \$15,386,000
22.15	the second year are from the forest
22.16	management investment account in the natural
22.17	resources fund for only the purposes specified
22.18	in Minnesota Statutes, section 89.039,
22.19	subdivision 2.
22.20	(c) \$1,417,000 the first year and \$1,417,000
22.21	the second year are from the heritage
22.22	enhancement account in the game and fish
22.23	fund to advance ecological classification
22.24	systems (ECS) scientific management tools
22.25	for forest and invasive species management.
22.26	(d) \$855,000 the first year and \$863,000 the
22.27	second year are for the Forest Resources
22.28	Council to implement the Sustainable Forest
22.29	Resources Act.
22.30	(e) \$1,143,000 the first year and \$1,143,000
22.31	the second year are for the Next Generation
22.32	Core Forestry data system. Of this
22.33	appropriation, \$868,000 each year is from the
22.34	general fund and \$275,000 each year is from

planting and increasing seed collection and

conservation-grade tree seedling production

cost-share incentives to increase tree planting.

(j) \$1,200,000 the first year and \$1,200,000

the second year are from the general fund and

second year are from the heritage enhancement

account in the game and fish fund for grants

community ash management plans; to identify

removed ash trees. Grants awarded under this

to local units of government to develop

and convert ash stands to more diverse,

climate-adapted species; and to replace

\$500,000 the first year and \$500,000 the

at the state forest nursery and providing

This is a onetime appropriation.

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24.1	paragraph may cover up	to 75 percent o	<u>of</u>					
24.2	eligible costs and may r	not exceed \$500	,000.					
24.3	Matching grants provided through this							
24.4	appropriation are availa	ble to cities, cou	nties,					
24.5	regional authorities, join	nt powers board	<u>s,</u>					
24.6	towns, Tribal nations, an	d parks and recre	eation					
24.7	boards in cities of the fi	rst class. The						
24.8	commissioner, in consu	ltation with the						
24.9	commissioner of agricu	lture, must estal	<u>olish</u>					
24.10	appropriate criteria to d	etermine fundin	<u>g</u>					
24.11	priorities between subm	itted requests ar	nd to					
24.12	determine activities and	expenses that q	<u>ualify</u>					
24.13	to meet local match req	uirements. Mon	<u>ey</u>					
24.14	appropriated for grants	under this parag	raph					
24.15	may be used to pay reas	onable costs inc	eurred					
24.16	by the commissioner of	natural resource	es to					
24.17	administer the grants. T	he general fund	base					
24.18	for this appropriation is S	8400,000 in fisca	ıl year					
24.19	2024 and later. The amo	ount in this parag	graph_					
24.20	from the heritage enhan	cement account	<u>is</u>					
24.21	onetime.							
24.22	(k) \$75,000 the first year	ar is to refund tin	nber_					
24.23	permit payments as pro	vided under this	act.					
24.24	This is a onetime appro-	priation.						
24.25	(1) \$751,000 of the fisca	al year 2021 gen	eral					
24.26	fund appropriations und							
24.27	Special Session chapter 4, article 1, section 3,							
24.28	subdivision 4, is cancel							
24.29	Subd. 5. Parks and Tra	nils Manageme	<u>nt</u>	93,076,000	91,814,000			
24.30	Appropri	ations by Fund						
24.31		2022	2023					
24.32	General	28,963,000	28,876,000					
24.33	Natural Resources	61,813,000	60,638,000					
24.34	Game and Fish	2,300,000	2,300,000					

211-S0020-1

1st Engrossment

SF20

25.1	(a) \$6,985,000 the first year and \$6,985,000
25.2	the second year are from the natural resources
25.3	fund for state trail, park, and recreation area
25.4	operations. This appropriation is from revenue
25.5	deposited in the natural resources fund under
25.6	Minnesota Statutes, section 297A.94,
25.7	paragraph (h), clause (2).
25.8	(b) \$18,848,000 the first year and \$18,828,000
25.9	the second year are from the state parks
25.10	account in the natural resources fund to
25.11	operate and maintain state parks and state
25.12	recreation areas.
25.13	(c) \$1,140,000 the first year and \$1,140,000
25.14	the second year are from the natural resources
25.15	fund for park and trail grants to local units of
25.16	government on land to be maintained for at
25.17	least 20 years for parks or trails. This
25.18	appropriation is from revenue deposited in the
25.19	natural resources fund under Minnesota
25.20	Statutes, section 297A.94, paragraph (h),
25.21	clause (4). Any unencumbered balance does
25.22	not cancel at the end of the first year and is
25.23	available for the second year.
25.24	(d) \$9,624,000 the first year and \$9,624,000
25.25	the second year are from the snowmobile trails
25.26	and enforcement account in the natural
25.27	resources fund for the snowmobile
25.28	grants-in-aid program. Any unencumbered
25.29	balance does not cancel at the end of the first
25.30	year and is available for the second year.
25.31	(e) \$2,435,000 the first year and \$2,435,000
25.32	the second year are from the natural resources
25.33	fund for the off-highway vehicle grants-in-aid
25.34	program. Of this amount, \$1,960,000 each
25.35	year is from the all-terrain vehicle account;

26.1	\$150,000 each year is from the off-highway
26.2	motorcycle account; and \$325,000 each year
26.3	is from the off-road vehicle account. Any
26.4	unencumbered balance does not cancel at the
26.5	end of the first year and is available for the
26.6	second year.
26.7	(f) \$1,250,000 the first year and \$2,250,000
26.8	the second year are from the state land and
26.9	water conservation account in the natural
26.10	resources fund for priorities established by the
26.11	commissioner for eligible state projects and
26.12	administrative and planning activities
26.13	consistent with Minnesota Statutes, section
26.14	84.0264, and the federal Land and Water
26.15	Conservation Fund Act. Any unencumbered
26.16	balance does not cancel at the end of the first
26.17	year and is available for the second year.
26.18	(g) \$250,000 the first year and \$250,000 the
26.19	second year are for matching grants for local
26.20	parks and outdoor recreation areas under
26.21	Minnesota Statutes, section 85.019,
26.22	subdivision 2.
26.23	(h) \$250,000 the first year and \$250,000 the
26.24	second year are for matching grants for local
26.25	trail connections under Minnesota Statutes,
26.26	section 85.019, subdivision 4c.
26.27	(i) \$950,000 the first year is from the
26.28	all-terrain vehicle account in the natural
26.29	resources fund for a grant to St. Louis County
26.30	to match other funding sources for design,
26.31	right-of-way acquisition, permitting, and
26.32	construction of Phase I of the Voyageur
26.33	Country ATV Trail connections in the areas
26.34	of Cook, Orr, Ash River, Kabetogama
26.35	Township, and International Falls to the

27.1	Voyageur Country ATV Trail system. This is
27.2	a onetime appropriation and is available until
27.3	<u>June 30, 2025.</u>
27.4	(j) \$955,000 the first year is from the
27.5	all-terrain vehicle account in the natural
27.6	resources fund for a grant to the city of Ely
27.7	for new trail connections and a new bridge
27.8	across the Beaver River connecting the
27.9	Prospector trail system to the Taconite State
27.10	Trail. This is a onetime appropriation and is
27.11	available until June 30, 2025.
27.12	(k) \$250,000 the first year is from the
27.13	all-terrain vehicle account in the natural
27.14	resources fund for a statewide all-terrain
27.15	vehicle (ATV) trails master plan broken out
27.16	by the Department of Natural Resources'
27.17	administrative regions and for an ATV trails
27.18	and route inventory from all cooperating
27.19	agencies with available data broken out by the
27.20	Department of Natural Resources'
27.21	administrative regions. The ATV master plan
27.22	and inventory must be completed by February
27.23	1, 2023. This appropriation is available until
27.24	June 30, 2023.
27.25	(1) \$1,075,000 the first year and \$1,075,000
27.26	the second year are from the water recreation
27.27	account in the natural resources fund for
27.28	maintaining and enhancing public
27.29	water-access facilities.
27.30	(m) \$400,000 the first year is for a grant to the
27.31	St. Louis and Lake Counties Regional Railroad
27.32	Authority to engineer, design, renovate, and
27.33	construct the Historic Bruce Mine Park and
27.34	Mesabi Trailhead and access in the city of

	51 20	ILL VISOI		IXIVI	211 50020 1	ist Eligiossment
28.1	Chisholm. T	his appropria	tion is available	e until		
28.2	June 30, 202	23.				
28.3	(n) \$614,000	of the fiscal	l year 2021 gei	<u>neral</u>		
28.4	fund approp	riations unde	r Laws 2019, 1	First		
28.5	Special Sess	sion chapter 4	, article 1, sect	ion 3,		
28.6	subdivision	5, is canceled	<u>1.</u>			
28.7	Subd. 6. Fis	h and Wildli	ife Manageme	<u>ent</u>	81,031,000	81,884,000
28.8		<u>Appropriat</u>	tions by Fund			
28.9			2022	<u>2023</u>		
28.10	General		1,729,000	2,732,000		
28.11	Natural Reso	ources	1,982,000	1,982,000		
28.12	Game and F	<u>ish</u>	77,320,000	77,170,000		
28.13	(a) \$8,658,0	00 the first y	ear and \$8,658	,000		
28.14	the second y	ear are from	the heritage			
28.15	enhancemen	nt account in	the game and f	<u>rish</u>		
28.16	fund only fo	or activities sp	pecified under			
28.17	Minnesota S	Statutes, secti	on 297A.94,			
28.18	paragraph (h	n), clause (1).	Notwithstand	ing		
28.19	Minnesota S	Statutes, secti	on 297A.94, fi	<u>ve</u>		
28.20	percent of th	nis appropriat	ion may be us	ed for		
28.21	expanding h	unter and ang	gler recruitmer	nt and		
28.22	retention.					
28.23	(b) \$1,529,0	00 the first y	ear and \$2,532	2,000		
28.24	the second y	ear are from	the general fun	d and		
28.25	\$2,425,000 1	the first year	and \$2,425,00	0 the		
28.26	second year	are from the	game and fish	fund		
28.27	for planning	for and eme	rgency respons	se to		
28.28	disease outb	reaks in wildl	life. Of the gam	ne and		
28.29	fish fund app	propriation, \$'	750,000 the firs	st year		
28.30	and \$750,00	0 the second	year are from	the		
28.31	heritage enh	ancement acc	count and are			
28.32	onetime. The	e commission	ner and the Bo	ard of		
28.33	Animal Hea	lth must each	submit quarte	<u>erly</u>		
28.34	reports on cl	hronic wastin	ng disease activ	<u>vities</u>		
28.35	funded in the	is biennium t	to the chairs an	<u>d</u>		

211-S0020-1

1st Engrossment

SF20

29.1	ranking minority members of the legislative
29.2	committees and divisions with jurisdiction
29.3	over environment and natural resources and
29.4	agriculture. The general fund base in fiscal
29.5	year 2024 and later is \$282,000.
29.6	(c) \$8,546,000 the first year and \$8,546,000
29.7	the second year are from the deer management
29.8	account for the purposes identified in
29.9	Minnesota Statutes, section 97A.075,
29.10	subdivision 1.
29.11	(d) \$200,000 the first year and \$200,000 the
29.12	second year are from the general fund and
29.13	\$250,000 the first year and \$250,000 the
29.14	second year are from the heritage enhancement
29.15	account in the game and fish fund for grants
29.16	for natural-resource-based education and
29.17	recreation programs serving youth under
29.18	Minnesota Statutes, section 84.976. These are
29.19	onetime appropriations.
29.20	(e) Notwithstanding Minnesota Statutes,
29.21	section 297A.94, \$275,000 the first year and
29.22	\$125,000 the second year are appropriated
29.23	from the heritage enhancement account in the
29.24	game and fish fund for shooting sports facility
29.25	grants under Minnesota Statutes, section
29.26	87A.10, including grants for archery facilities.
29.27	Grants must be matched with a nonstate
29.28	match, which may include in-kind
29.29	contributions. This is a onetime appropriation.
29.30	Of the amount in the first year, \$50,000 is to
29.31	upgrade the Department of Natural Resources
29.32	shooting range database.
29.33	(f) \$6,000 of the fiscal year 2021 general fund
29.34	appropriations under Laws 2019, First Special

	SF20	REVISOR	CKM	211-S0020-1	1st Engrossment
30.1	Session chapter 4	l, article 1, section 3) _		
30.2	subdivision 6, is		<u>. 3</u>		
				40.024.000	40 (45 000
30.3	Subd. 7. Enforce	<u>ement</u>		48,824,000	49,645,000
30.4	Ap	propriations by Fur	<u>nd</u>		
30.5		<u>2022</u>	<u>2023</u>		
30.6	General	9,040,000			
30.7	Natural Resource		<u></u>		
30.8	Game and Fish	28,143,000	28,142,000		
30.9	Remediation	111,000	111,000		
30.10	(a) \$1,718,000 th	e first year and \$1,7	718,000		
30.11	the second year a	re from the general	fund for		
30.12	enforcement effo	rts to prevent the sp	read of		
30.13	aquatic invasive	species.			
30.14	(b) \$1,580,000 th	e first year and \$1,5	580,000		
30.15	the second year a	re from the heritage	2		
30.16	enhancement acc	ount in the game an	d fish		
30.17	fund for only the	purposes specified	<u>under</u>		
30.18	Minnesota Statut	es, section 297A.94	<u>'2</u>		
30.19	paragraph (h), cla	ause (1).			
30.20	(c) \$1,082,000 th	e first year and \$1,0	082,000		
30.21	the second year a	re from the water re	ecreation		
30.22	account in the nat	ural resources fund f	or grants		
30.23	to counties for bo	oat and water safety.	Any		
30.24	unencumbered ba	alance does not cand	cel at the		
30.25	end of the first ye	ear and is available	for the		
30.26	second year.				
30.27	(d) \$315,000 the	first year and \$315,	000 the		
30.28	second year are f	rom the snowmobil	e trails		
30.29	and enforcement	account in the natur	<u>ral</u>		
30.30	resources fund for	or grants to local law	<u>/</u>		
30.31	enforcement ager	ncies for snowmobil	<u>le</u>		
30.32	enforcement activ	vities. Any unencun	<u>nbered</u>		
30.33	balance does not	cancel at the end of	the first		
30.34	year and is availa	ble for the second y	ear.		

31.1	(e) \$250,000 the first year and \$250,000 the
31.2	second year are from the all-terrain vehicle
31.3	account in the natural resources fund for grants
31.4	to qualifying organizations to assist in safety
31.5	and environmental education and monitoring
31.6	trails on public lands under Minnesota
31.7	Statutes, section 84.9011. Grants issued under
31.8	this paragraph must be issued through a formal
31.9	agreement with the organization. By
31.10	December 15 each year, an organization
31.11	receiving a grant under this paragraph must
31.12	report to the commissioner with details on
31.13	expenditures and outcomes from the grant. Of
31.14	this appropriation, \$25,000 each year is for
31.15	administering these grants. Any unencumbered
31.16	balance does not cancel at the end of the first
31.17	year and is available for the second year.
31.18	(f) \$510,000 the first year and \$510,000 the
31.19	second year are from the natural resources
31.20	fund for grants to county law enforcement
31.21	agencies for off-highway vehicle enforcement
31.22	and public education activities based on
31.23	off-highway vehicle use in the county. Of this
31.24	amount, \$498,000 each year is from the
31.25	all-terrain vehicle account, \$11,000 each year
31.26	is from the off-highway motorcycle account,
31.27	and \$1,000 each year is from the off-road
31.28	vehicle account. The county enforcement
31.29	agencies may use money received under this
31.30	appropriation to make grants to other local
31.31	enforcement agencies within the county that
31.32	have a high concentration of off-highway
31.33	vehicle use. Of this appropriation, \$25,000
31.34	each year is for administering these grants.
31.35	Any unencumbered balance does not cancel

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32.1	at the end of the first year and is available fo	<u>r</u>	
32.2	the second year.		
32.3	(g) \$176,000 the first year and \$176,000 the		
32.4	second year are from the game and fish fund	<u> </u>	
32.5	for an ice safety program.		
32.6	(h) \$300,000 the first year is for costs related	<u>d</u>	
32.7	to responding to civil unrest, including costs		
32.8	incurred in fiscal year 2021. This is a onetime	<u>e</u>	
32.9	appropriation.		
32.10	(i) \$1,250,000 the first year and \$2,250,000		
32.11	the second year are appropriated for		
32.12	inspections, investigations, and enforcement		
32.13	activities taken in conjunction with the Board	<u>d</u>	
32.14	of Animal Health for the white-tailed deer		
32.15	farm program.		
32.16	(j) \$168,000 of the fiscal year 2021 general		
32.17	fund appropriations under Laws 2019, First		
32.18	Special Session chapter 4, article 1, section 3	2	
32.19	subdivision 7, is canceled.		
32.20	Subd. 8. Operations Support	3,400,000	<u>-0-</u>
32.21	(a) \$3,000,000 the first year is for legal costs	<u>.</u>	
32.22	Of this amount, up to \$2,000,000 the first year	<u>r</u>	
32.23	may be transferred to the Minnesota Pollution	<u>1</u>	
32.24	Control Agency. This is a onetime		
32.25	appropriation and is available until June 30,		
32.26	<u>2025.</u>		
32.27	(b) \$400,000 the first year is for information	<u>.</u>	
32.28	technology security and modernization. This	3	
32.29	is a onetime appropriation.		
32.30	Subd. 9. Pass Through Funds	1,647,000	1,367,000
32.31	Appropriations by Fund		
32.32	<u>2022</u> <u>20</u>	<u>)23</u>	
32.33	<u>General</u> <u>187,000</u>	187,000	

211-S0020-1

1st Engrossment

SF20

	SF20	REVISOR	CKM		211-S0020-1	1st Engrossment
33.1	Natural Resou	rces 6	60,000	380,000		
33.2	Permanent Sch	nool 8	00,000	800,000		
33.3	(a) \$660,000 tl	he first year and	1 \$380,000 the	<u>}</u>		
33.4	second year ar	e from the natur	ral resources			
33.5	fund for grants	s to be divided e	qually betwee	<u>:n</u>		
33.6	the city of St. F	Paul for the Com	o Park Zoo an	d		
33.7	Conservatory a	and the city of I	Duluth for the			
33.8	Lake Superior	Zoo. This appro	priation is from	<u>n</u>		
33.9	revenue deposi	ted to the natura	l resources fun	<u>d</u>		
33.10	under Minneso	ota Statutes, sec	tion 297A.94,			
33.11	paragraph (h),	clause (5).				
33.12	(b) \$187,000 t	he first year and	d \$187,000 the	2		
33.13	second year ar	e for the Office	of School Trus	<u>st</u>		
33.14	<u>Lands.</u>					
33.15	(c) \$500,000 tl	he first year and	1 \$500,000 the	<u>}</u>		
33.16	second year ar	e transferred fro	om the forest			
33.17	suspense accor	unt in the perma	anent school			
33.18	fund, and appr	opriated from the	he permanent			
33.19	school fund fo	r transaction and	d project			
33.20	management c	osts for sales an	nd exchanges of	<u>of</u>		
33.21	school trust lan	nds within Bour	ndary Waters			
33.22	Canoe Area W	ilderness. The b	base for this			
33.23	transfer and ap	propriation is \$2	250,000 in fisca	<u>al</u>		
33.24	year 2024 and	\$150,000 in fis	cal year 2025.	<u>-</u>		
33.25	(d) \$300,000 t	he first year and	1 \$300,000 the	2		
33.26	second year ar	e transferred fro	om the forest			
33.27	suspense accou	int to the perman	nent school fun	<u>d</u>		
33.28	and are approp	oriated from the	permanent			
33.29	school fund fo	r the Office of S	School Trust			
33.30	Lands.					
33.31	<u>Subd. 10.</u> <u>ATV</u>	/ Trail Extension	<u>ons</u>			
33.32	(a) The availab	oility of the port	tion of the			
33.33	appropriation i	in Laws 2019, F	First Special			
33.34	Session chapte	er 4, article 1, se	ection 3,			

subdivision 5, paragraph (1), that is for a grant 34.1 to St. Louis County to design, plan, permit, 34.2 34.3 acquire right-of-way for, and construct Voyageur Country ATV Trail from Buyck to 34.4 Holm Logging Road and to Shuster Road 34.5 toward Cook, is extended to June 30, 2023. 34.6 34.7 (b) The availability of the appropriation in 34.8 Laws 2019, First Special Session chapter 4, article 1, section 3, subdivision 5, paragraph 34.9 (n), for grants to St. Louis County for the 34.10 Quad Cities ATV Club trail construction 34.11 program, including planning, design, 34.12 environmental permitting, right-of-way 34.13 acquisition, and construction, is extended to 34.14 34.15 June 30, 2023. **EFFECTIVE DATE.** This section is effective the day following final enactment. 34.16 Sec. 4. BOARD OF WATER AND SOIL 34.17 RESOURCES \$ 18,045,000 \$ 16,740,000 34.18 (a) \$4,823,000 the first year and \$3,423,000 34.19 the second year are for natural resources block 34.20 grants to local governments to implement the 34.21 Wetland Conservation Act and shoreland 34.22 management program under Minnesota 34.23 Statutes, chapter 103F, and local water 34.24 management responsibilities under Minnesota 34.25 Statutes, chapter 103B. The board may reduce 34.26 the amount of the natural resources block grant 34.27 to a county by an amount equal to any 34.28 reduction in the county's general services 34.29 34.30 allocation to a soil and water conservation 34.31 district from the county's previous year allocation when the board determines that the 34.32 34.33 reduction was disproportionate. Of this amount, \$1,400,000 the first year is to provide 34.34 34.35 grants to rural landowners to replace failing

CKM

211-S0020-1

1st Engrossment

SF20

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SF20

REVISOR

CKM

211-S0020-1

1st Engrossment

37.1	administration of programs. This appropriation
37.2	must be matched by nonstate funds.
37.3	(g) \$140,000 the first year and \$140,000 the
37.4	second year are for grants to Area II
37.5	Minnesota River Basin Projects for floodplain
37.6	management.
37.7	(h) \$125,000 the first year and \$125,000 the
37.8	second year are for conservation easement
37.9	stewardship.
37.10	(i) \$240,000 the first year and \$240,000 the
37.11	second year are for a grant to the Lower
37.12	Minnesota River Watershed District to defray
37.13	the annual cost of operating and maintaining
37.14	sites for dredge spoil to sustain the state,
37.15	national, and international commercial and
37.16	recreational navigation on the lower Minnesota
37.16 37.17	recreational navigation on the lower Minnesota River.
37.17	River.
37.17 37.18	River. (j) The Lower Minnesota River Watershed
37.17 37.18 37.19	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money
37.17 37.18 37.19 37.20	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws
37.17 37.18 37.19 37.20 37.21	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article
37.17 37.18 37.19 37.20 37.21 37.22	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs
37.17 37.18 37.19 37.20 37.21 37.22 37.23	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24 37.25	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary Fen and the Minnesota River.
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24 37.25	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary Fen and the Minnesota River. (k) \$675,000 the first year and \$675,000 the
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary Fen and the Minnesota River. (k) \$675,000 the first year and \$675,000 the second year are for soil health practice
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary Fen and the Minnesota River. (k) \$675,000 the first year and \$675,000 the second year are for soil health practice adoption purposes consistent with the
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28 37.29	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary Fen and the Minnesota River. (k) \$675,000 the first year and \$675,000 the second year are for soil health practice adoption purposes consistent with the cost-sharing provisions of Minnesota Statutes,
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28 37.29 37.30	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary Fen and the Minnesota River. (k) \$675,000 the first year and \$675,000 the second year are for soil health practice adoption purposes consistent with the cost-sharing provisions of Minnesota Statutes, section 103C.501, and for soil health program
37.17 37.18 37.19 37.20 37.21 37.22 37.23 37.24 37.25 37.26 37.27 37.28 37.29 37.30 37.31	River. (j) The Lower Minnesota River Watershed District may use up to \$111,000 from money appropriated in either fiscal year under Laws 2019, First Special Session chapter 4, article 1, section 4, paragraph (j), to cover costs associated with the Seminary Fen Stabilization Project to reduce sedimentation to Seminary Fen and the Minnesota River. (k) \$675,000 the first year and \$675,000 the second year are for soil health practice adoption purposes consistent with the cost-sharing provisions of Minnesota Statutes, section 103C.501, and for soil health program responsibilities in consultation with the

				_
38.1	(1) \$1,000,000 the first year and \$1,000,000			
38.2	the second year are for the water quality and			
38.3	storage program under Minnesota Statutes,			
38.4	section 103F.05. This is a onetime			
38.5	appropriation.			
38.6	(m) Notwithstanding Minnesota Statutes,			
38.7	section 103C.501, the board may shift money			
38.8	in this section and may adjust the technical			
38.9	and administrative assistance portion of the			
38.10	funds to leverage federal or other nonstate			
38.11	funds or to address accountability, oversight,			
38.12	local government performance, or			
38.13	high-priority needs identified in local water			
38.14	management plans or comprehensive			
38.15	watershed management plans.			
38.16	(n) The appropriations for grants and payments			
38.17	in this section are available until June 30,			
38.18	2025, except returned grants and payments			
38.19	are available for two years after they are			
38.20	returned or regranted, whichever is later.			
38.21	Funds must be regranted consistent with the			
38.22	purposes of this section. If an appropriation			
38.23	for grants in either year is insufficient, the			
38.24	appropriation in the other year is available for			
38.25	<u>it.</u>			
38.26	(o) Notwithstanding Minnesota Statutes,			
38.27	section 16B.97, grants awarded from			
38.28	appropriations in this section are exempt from			
38.29	the Department of Administration, Office of			
38.30	Grants Management Policy 08-08 Grant			
38.31	Payments and 08-10 Grant Monitoring.			
38.32	Sec. 5. METROPOLITAN COUNCIL	<u>\$</u>	9,990,000 \$	9,990,000
38.33	Appropriations by Fund			
38.34	<u>2022</u> <u>2023</u>			

211-S0020-1

1st Engrossment

SF20

REVISOR

	SF20	REVISOR	CKI	M	211-S0020-1	1st Engrossment
39.1	General	2,54	10,000	2,540,000		
39.2	Natural Resource		50,000	7,450,000		
39.3	(a) \$2,540,000 to	the first year ar	nd \$2,540,0	000		
39.4	the second year	•				
39.5	regional parks of	-				
39.6	according to M			_		
39.7	473.351.					
39.8	(b) \$7,450,000	the first year an	nd \$7,450,0	000		
39.9	the second year	are from the na	tural resou	rces		
39.10	fund for metrop	olitan-area regi	ional parks	and		
39.11	trails maintenar	nce and operation	ons. This			
39.12	appropriation is	from revenue o	deposited in	the		
39.13	natural resource	es fund under N	Minnesota			
39.14	Statutes, section	n 297A.94, para	agraph (h),			
39.15	clause (3).					
39.16 39.17	Sec. 6. CONSE	ERVATION CO	<u>ORPS</u>	<u>\$</u>	<u>945,000</u> \$	945,000
39.18	<u>A</u>	Appropriations 1	by Fund			
39.19		2022	2	<u>2023</u>		
39.20	General	45	55,000	455,000		
39.21	Natural Resource	<u>ces</u> <u>49</u>	90,000	490,000		
39.22	Conservation C	orps Minnesot	a may recei	ive		
39.23	money appropri	ated from the na	atural resou	rces		
39.24	fund under this	section only as	provided in	n an		
39.25	agreement with	the commission	oner of natu	<u>ral</u>		
39.26	resources.					
39.27	Sec. 7. ZOOLO	OGICAL BOA	<u>ARD</u>	<u>\$</u>	10,139,000 \$	9,999,000
39.28	<u>A</u>	Appropriations	by Fund			
39.29		2022	2	<u>2023</u>		
39.30	General	9,80	09,000	9,809,000		
39.31	Natural Resource	<u>ces</u> <u>33</u>	30,000	190,000		
39.32	(a) \$330,000 the	e first year and	\$190,000	<u>the</u>		
39.33	second year are	from the natur	al resource	<u>es</u>		
39.34	fund from reven	ue deposited ur	nder Minne	sota		

	SF20	REVISOR	CKM		211-S0020-1	1st Engrossment
40.1 40.2	Statutes, section clause (5).	on 297A.94, paragi	raph (h) <u>,</u>			
40.3 40.4 40.5		al fund current law er year in fiscal ye				
40.6	Sec. 8. SCIEN	NCE MUSEUM		<u>\$</u>	1,079,000 \$	1,079,000
40.7	Sec. 9. EXPL	ORE MINNESO	ΓA TOURISM	<u>\$</u>	15,434,000 \$	14,523,000
40.8	(a) \$500,000 t	he first year and \$5	500,000 the			
40.9	second year m	ust be matched fro	om nonstate			
40.10	sources to dev	elop maximum pri	vate sector			
40.11	involvement in	n tourism. Each \$1	of state			
40.12	incentive must	t be matched with	\$6 of private			
40.13	sector money.	"Matched" means	revenue to			
40.14	the state or do	cumented cash exp	<u>senditures</u>			
40.15	directly expen	ded to support Exp	<u>olore</u>			
40.16	Minnesota Tou	urism programs. U	p to one-half			
40.17	of the private s	sector contribution	may be			
40.18	in-kind or soft	match. The incent	tive in fiscal			
40.19	year 2022 is ba	ased on fiscal year	2021 private			
40.20	sector contribu	utions. The incenti	ve in fiscal			
40.21	year 2023 is ba	ased on fiscal year	2022 private			
40.22	sector contribu	tions. This incentiv	re is ongoing.			
40.23	(b) Money for	marketing grants	is available			
40.24	either year of the	he biennium. Unex	pended grant			
40.25	money from th	ne first year is avai	lable in the			
40.26	second year.					
40.27	(c) \$100,000 e	each year is for a gr	rant to the			
40.28	Northern Ligh	ts International Mu	usic Festival.			
40.29	(d) \$1,000,000) the first year is fo	or a recovery			
40.30	grant program	, including grants	for local and			
40.31	Tribal governn	nents, for tourism, 1	meetings and			
40.32	conventions, a	and events assistan	ce and			
40.33	promotions. T	his is a onetime ap	propriation.			

SF20 REVISOR CKM 211-S0020-1 1st Engrossment

6,459,000

Sec. 10. Laws 2016, chapter 189, article 3, section 3, subdivision 5, is amended to read:

-0-Subd. 5. Parks and Trails Management 41.2 Appropriations by Fund 41.3 2016 2017 41.4 General -0-2,929,000 41.5 Natural Resources -0-3,530,000 41.6 \$2,800,000 the second year is a onetime 41.7 41.8 appropriation. \$2,300,000 the second year is from the state 41.9 41.10 parks account in the natural resources fund. Of this amount, \$1,300,000 is onetime, of 41.11 which \$1,150,000 is for strategic park 41.12 acquisition. 41.13 \$20,000 the second year is from the natural 41.14 41.15 resources fund to design and erect signs marking the David Dill trail designated in this 41.16 act. Of this amount, \$10,000 is from the 41.17 snowmobile trails and enforcement account 41.18 and \$10,000 is from the all-terrain vehicle 41.19 41.20 account. This is a onetime appropriation. \$100,000 the second year is for the 41.21 improvement of the infrastructure for sanitary 41.22 sewer service at the Woodenfrog Campground 41.23 in Kabetogama State Forest. This is a onetime 41.24 appropriation. 41.25 \$29,000 the second year is for computer 41.26 programming related to the transfer-on-death 41.27 title changes for watercraft. This is a onetime 41.28 appropriation. 41.29 \$210,000 the first year is from the water 41.30 recreation account in the natural resources 41.31 fund for implementation of Minnesota 41.32

41.33

41.34

Statutes, section 86B.532, established in this

act. This is a onetime appropriation. The

					-
42.1	commissioner of natural	resources shall	seek		
42.2	federal and other nonsta	te funds to reim	burse		
42.3	the department for the in	nitial costs of			
42.4	producing and distributing carbon monoxide				
42.5	boat warning labels. All	amounts collec	ted		
42.6	under this paragraph sha	ll be deposited	into		
42.7	the water recreation acco	ount.			
42.8	\$1,000,000 the second ye	ear is from the na	atural		
42.9	resources fund for a gran	nt to Lake Coun	ty for		
42.10	construction, including l	oridges, of the			
42.11	Prospectors ATV Trail S	ystem linking t	he		
42.12	communities of Ely, Bal	bitt, Embarrass	, and		
42.13	Tower; Bear Head Lake	and Lake			
42.14	Vermilion-Soudan Unde	rground Mine S	tate		
42.15	Parks; the Taconite State	e Trail; and the	Lake		
42.16	County Regional ATV T	rail System. Of	this		
42.17	amount, \$900,000 is fro	m the all-terrain	l.		
42.18	vehicle account, \$50,000) is from the			
42.19	off-highway motorcycle account, and \$50,000				
42.20	is from the off-road vehicle account. This is				
42.21	a onetime appropriation	and is available	until		
42.22	<u>June 30, 2023</u> .				
42.23	EFFECTIVE DATI	E. This section i	s effective retroa	actively from June 3	0, 2018.
42.24	Sec. 11. Laws 2019, Fi	rst Special Sess	ion chapter 4, ar	ticle 1, section 3, su	bdivision 4, is
42.25	amended to read:				
42.26	Subd. 4. Forest Manage	ement		50,668,000	50,603,000
42.27	Appropria	tions by Fund			
42.28		2020	2021		
42.29	General	33,651,000	33,300,000		
42.30	Natural Resources	15,619,000	15,886,000		
42.31	Game and Fish	1,398,000	1,417,000		
42.32	(a) \$7,521,000 the first y	year and \$7,521	,000		
42.33	the second year are for p	prevention,			
42.34	presuppression, and sup	pression costs o	f		

211-S0020-1

1st Engrossment

SF20

REVISOR

13.1	emergency firefighting and other costs
13.2	incurred under Minnesota Statutes, section
13.3	88.12. The amount necessary to pay for
13.4	presuppression and suppression costs during
13.5	the biennium is appropriated from the general
13.6	fund. By January 15 of each year, the
13.7	commissioner of natural resources must submit
13.8	a report to the chairs and ranking minority
13.9	members of the house and senate committees
13.10	and divisions having jurisdiction over
13.11	environment and natural resources finance that
13.12	identifies all firefighting costs incurred and
13.13	reimbursements received in the prior fiscal
13.14	year. These appropriations may not be
13.15	transferred. Any reimbursement of firefighting
13.16	expenditures made to the commissioner from
13.17	any source other than federal mobilizations
13.18	must be deposited into the general fund.
13.19	(b) \$13,869,000 the first year and \$14,136,000
13.20	the second year are from the forest
13.21	management investment account in the natural
13.22	resources fund for only the purposes specified
13.23	in Minnesota Statutes, section 89.039,
13.24	subdivision 2.
13.25	(c) \$1,398,000 the first year and \$1,417,000
13.26	the second year are from the heritage
13.27	enhancement account in the game and fish
13.28	fund to advance ecological classification
13.29	systems (ECS) scientific management tools
13.30	for forest and invasive species management.
13.31	(d) \$836,000 the first year and \$847,000 the
13.32	second year are for the Forest Resources
13.33	Council to implement the Sustainable Forest
13.34	Resources Act.

44.1	(e) \$1,131,000 the first year and \$1,131,000
44.2	the second year are for the Next Generation
44.3	Core Forestry data system. For fiscal year
44.4	2022 and later, the distribution for this
44.5	appropriation is \$868,000 from the general
44.6	fund and \$275,000 from the forest
44.7	management investment account in the natural
44.8	resources fund.
44.9	(f) \$500,000 the first year and \$500,000 the
44.10	second year are from the forest management
44.11	investment account in the natural resources
44.12	fund for forest road maintenance on state
44.13	forest roads.
44.14	(g) \$500,000 the first year and \$500,000 the
44.15	second year are for forest road maintenance
44.16	on county forest roads.
44.17	(h) \$700,000 the first or second year is for
44.18	grants to local units of government to develop
44.19	community ash management plans; to identify
44.20	and convert ash stands to more diverse,
44.21	climate-adapted species; and to replace
44.22	removed ash trees. This is a onetime
44.23	appropriation.
44.24	(i) Grants awarded under paragraph (h) may
44.25	cover up to 75 percent of eligible costs and
44.26	may not exceed \$500,000. Matching grants
44.27	provided through the appropriation are
44.28	available to cities, counties, regional
44.29	authorities, joint powers boards, towns, and
44.30	parks and recreation boards in cities of the
44.31	first class. The commissioner, in consultation
44.32	with the commissioner of agriculture, must
44.33	establish appropriate criteria for determining
44.34	funding priorities between submitted requests
44.35	and to determine activities and expenses that

					8
45.1	qualify to meet local m	atch requiremen	ts.		
45.2	Money appropriated for grants under				
45.3	paragraph (h) may be u	sed to pay reaso	nable		
45.4	costs incurred by the co	mmissioner of n	atural		
45.5	resources to administer	paragraph (h).			
45.6	EFFECTIVE DAT	TE. This section	is effective the d	ay following final	enactment.
45.7	Sec. 12. Laws 2019, l	First Special Ses	sion chapter 4, a	rticle 1, section 3, s	subdivision 5, is
45.8	amended to read:				
45.9	Subd. 5. Parks and Tr	ails Manageme	nt	90,858,000	88,194,000
45.10	Appropri	iations by Fund			
45.11		2020	2021		
45.12	General	26,968,000	27,230,000		
45.13	Natural Resources	61,598,000	58,664,000		
45.14	Game and Fish	2,292,000	2,300,000		
45.15	(a) \$1,075,000 the first	year and \$1,075	5,000		
45.16	the second year are from	m the water recr	eation		
45.17	account in the natural r	esources fund fo	or		
45.18	maintaining and enhand	cing public			
45.19	water-access facilities.				
45.20	(b) \$6,344,000 the first	year and \$6,435	5,000		
45.21	the second year are from	n the natural reso	ources		
45.22	fund for state trail, park	x, and recreation	area		
45.23	operations. This approp	riation is from re	venue		
45.24	deposited in the natural	resources fund	under		
45.25	Minnesota Statutes, sec	etion 297A.94,			
45.26	paragraph (h), clause (2	2).			
45.27	(c) \$18,552,000 the first	t year and \$18,82	8,000		
45.28	the second year are from	m the state parks	S		
45.29	account in the natural resources fund to				
45.30	operate and maintain st	ate parks and sta	ate		
45.31	recreation areas.				
45.32	(d) \$890,000 the first y	ear and \$890,00	0 the		
45.33	second year are from the	ne natural resour	ces		

211-S0020-1

1st Engrossment

SF20

REVISOR

46.1	fund for park and trail grants to local units of
46.2	government on land to be maintained for at
46.3	least 20 years for parks or trails. This
46.4	appropriation is from revenue deposited in the
46.5	natural resources fund under Minnesota
46.6	Statutes, section 297A.94, paragraph (h),
46.7	clause (4). Any unencumbered balance does
46.8	not cancel at the end of the first year and is
46.9	available for the second year.
46.10	(e) \$9,624,000 the first year and \$9,624,000
46.11	the second year are from the snowmobile trails
46.12	and enforcement account in the natural
46.13	resources fund for the snowmobile
46.14	grants-in-aid program. Any unencumbered
46.15	balance does not cancel at the end of the first
46.16	year and is available for the second year.
46.17	(f) \$1,835,000 the first year and \$2,135,000
46.18	the second year are from the natural resources
46.19	fund for the off-highway vehicle grants-in-aid
46.20	program. Of this amount, \$1,360,000 the first
46.21	year and \$1,660,000 the second year are from
46.22	the all-terrain vehicle account; \$150,000 each
46.23	year is from the off-highway motorcycle
46.24	account; and \$325,000 each year is from the
46.25	off-road vehicle account. Any unencumbered
46.26	balance does not cancel at the end of the first
46.27	year and is available for the second year.
46.28	(g) \$116,000 the first year and \$117,000 the
46.29	second year are from the cross-country-ski
46.30	account in the natural resources fund for
46.31	grooming and maintaining cross-country-ski
46.32	trails in state parks, trails, and recreation areas.
46.33	(h) \$266,000 the first year and \$269,000 the
46.34	second year are from the state land and water
46.35	conservation account in the natural resources

fund for priorities established by the 47.1 commissioner for eligible state projects and 47.2 administrative and planning activities 47.3 consistent with Minnesota Statutes, section 47.4 84.0264, and the federal Land and Water 47.5 Conservation Fund Act. Any unencumbered 47.6 balance does not cancel at the end of the first 47.7 47.8 year and is available for the second year. (i) \$250,000 the first year and \$250,000 the 47.9 second year are for matching grants for local 47.10 parks and outdoor recreation areas under 47.11 Minnesota Statutes, section 85.019, 47.12 subdivision 2. 47.13 (j) \$250,000 the first year and \$250,000 the 47.14 second year are for matching grants for local 47.15 trail connections under Minnesota Statutes, 47.16 section 85.019, subdivision 4c. 47.17 (k) \$600,000 the first year is from the off-road 47.18 vehicle account for off-road vehicle touring 47.19 routes and trails. Of this amount: 47.20 (1) \$200,000 is for a contract with a project 47.21 administrator to assist the commissioner in 47.22 planning, designing, and providing a system 47.23 of state touring routes and trails for off-road 47.24 vehicles by identifying sustainable, legal 47.25 47.26 routes suitable for licensed four-wheel drive vehicles and a system of recreational trails for 47.27 registered off-road vehicles. Any portion of 47.28 this appropriation not used for the project 47.29 administrator is available for signage or 47.30 promotion and implementation of the system. 47.31 This is a onetime appropriation. 47.32 (2) \$200,000 is for a contract and related work 47.33 to prepare a comprehensive, statewide, 47.34

48.1	strategic master plan for off-road vehicle
48.2	touring routes and trails. This is a onetime
48.3	appropriation and is available until June 30,
48.4	2022. Any portion of this appropriation not
48.5	used for the master plan is returned to the
48.6	off-road vehicle account. At a minimum, the
48.7	plan must: identify opportunities to develop
48.8	or enhance new, high-quality, comprehensive
48.9	touring routes and trails for off-road vehicles
48.10	in a system that serves regional and tourist
48.11	destinations; enhance connectivity with
48.12	touring routes and trails for off-road vehicles;
48.13	provide opportunities for promoting economic
48.14	development in greater Minnesota; help people
48.15	connect with the outdoors in a safe and
48.16	environmentally sustainable manner; create
48.17	new and support existing opportunities for
48.18	social, economic, and cultural benefits and
48.19	meaningful and mutually beneficial
48.20	relationships for users of off-road vehicles and
48.21	the communities that host trails for off-road
48.22	vehicles; and promote cooperation with local,
48.23	state, Tribal, and federal governments;
48.24	organizations; and other interested partners.
48.25	(3) \$200,000 is to share the cost by
48.26	reimbursing federal, Tribal, state, county, and
48.27	township entities for additional needs on roads
48.28	under their jurisdiction when the needs are a
48.29	result of increased use by off-road vehicles
48.30	and are attributable to a border-to-border
48.31	touring route established by the commissioner.
48.32	This paragraph applies to roads that are
48.33	operated by a public road authority as defined
48.34	in Minnesota Statutes, section 160.02,
48.35	subdivision 25. This is a onetime appropriation
48.36	and is available until June 30, 2023. To be

49.1	eligible for reimbursement under this
49.2	paragraph, the claimant must demonstrate that:
49.3	the needs result from additional traffic
49.4	generated by the border-to-border touring
49.5	route; and increased use attributable to a
49.6	border-to-border touring route has caused at
49.7	least a 50 percent increase in maintenance
49.8	costs for roads under the claimant's
49.9	jurisdiction, based on a ten-year maintenance
49.10	average. The commissioner may accept an
49.11	alternative to the ten-year maintenance average
49.12	if a jurisdiction does not have sufficient
49.13	maintenance records. The commissioner has
49.14	discretion to accept an alternative based on a
49.15	good-faith effort by the jurisdiction. Any
49.16	alternative should include baseline
49.17	maintenance costs for at least two years before
49.18	the year the route begins operating. The
49.19	ten-year maintenance average or any
49.20	alternative must be calculated from the years
49.21	immediately preceding the year the route
49.22	begins operating. Before reimbursing a claim
49.23	under this paragraph, the commissioner must
49.24	consider whether the claim is consistent with
49.25	claims made by other entities that administer
49.26	roads on the touring route, in terms of the
49.27	amount requested for reimbursement and the
49.28	frequency of claims made.
49.29	(1) \$600,000 the first year is from the
49.30	all-terrain vehicle account in the natural
49.31	resources fund for grants to St. Louis County.
49.32	Of this amount, \$100,000 is for a grant to St.
49.33	Louis County for an environmental assessment
49.34	worksheet for the overall construction of the
49.35	Voyageur Country ATV Trail system and
49.36	connections, and \$500,000 is for a grant to St.

50.1	Louis County to design, plan, permit, acquire
50.2	right-of-way for, and construct Voyageur
50.3	Country ATV Trail from Buyck to Holmes
50.4	Logging Road and to Shuster Road toward
50.5	Cook. This is a onetime appropriation.
50.6	(m) \$2,400,000 the first year is from the
50.7	all-terrain vehicle account in the natural
50.8	resources fund. Of this amount, \$1,300,000 is
50.9	for a grant to Lake County to match other
50.10	funding sources to develop the Prospector
50.11	Loop Trail system and \$1,100,000 is for
50.12	acquisition, design, environmental review,
50.13	permitting, and construction for all-terrain
50.14	vehicle use on the Taconite State Trail
50.15	between Ely and Purvis Forest Management
50.16	Road.
50.17	(n) \$950,000 the first year and \$950,000 the
50.18	second year are from the all-terrain vehicle
50.19	account in the natural resources fund for grants
50.20	to St. Louis County for the Quad Cities ATV
50.21	Club trail construction program for planning,
50.22	design, environmental permitting, right-of-way
50.23	acquisition, and construction of up to 24 miles
50.24	of trail connecting the cities of Mountain Iron,
50.25	Virginia, Eveleth, Gilbert, Hibbing, and
50.26	Chisholm to the Laurentian Divide, County
50.27	Road 303, the Taconite State Trail, and
50.28	Biwabik and from Pfeiffer Lake Forest Road
50.29	to County Road 361. This is a onetime
50.30	appropriation.
50.31	(o) \$75,000 the first year is from the general
50.32	fund for signage and interpretative resources
50.33	necessary for naming state park assets and a
50.34	segment of the St. Croix River State Water

51.1	Trail after Walter F. Mondale as provided in
51.2	this act.
51.3	(p) \$150,000 the first year is from the
51.4	all-terrain vehicle account in the natural
51.5	resources fund for a grant to Crow Wing
51.6	County to plan and design a multipurpose
51.7	bridge on the Mississippi River Northwoods
51.8	Trail across Sand Creek located five miles
51.9	northeast of Brainerd along the Mississippi
51.10	River.
51.11	(q) \$75,000 the first year is from the
51.12	off-highway motorcycle account in the natural
51.13	resources fund to complete a master plan for
51.14	off-highway motorcycle trail planning and
51.15	development. This is a onetime appropriation
51.16	and is available until June 30, 2022.
51.17	EFFECTIVE DATE. This section is effective retroactively from July 1, 2019.
51.18	ARTICLE 2
51.19	ENVIRONMENT AND NATURAL RESOURCES POLICY
51.20	Section 1. Minnesota Statutes 2020, section 16B.335, subdivision 2, is amended to read:
51.21	Subd. 2. Other projects. All other capital projects for which a specific appropriation is
51.22	made must not proceed until the recipient undertaking the project has notified the chairs
51.23	and ranking minority members of the senate Capital Investment and Finance Committees
51.24	and the house of representatives Capital Investment and Ways and Means Committees that
51.25	the work is ready to begin. Notice is not required for:
51.26	(1) capital projects needed to comply with the Americans with Disabilities Act, for:
51.27	(2) asset preservation projects to which section 16B.307 applies, or for;
51.28	(3) projects funded by an agency's operating budget; or
51.29	(4) projects funded by a capital asset preservation and replacement account under section
51.30	16A.632, or a higher education asset preservation and replacement account under section
51.31	135A.046, or a natural resources asset preservation and replacement account under section
51.32	84.946.

211-S0020-1

1st Engrossment

SF20

REVISOR

52.1	Sec. 2. Minnesota Statutes 2020, section 17.4982, subdivision 6, is amended to read:
52.2	Subd. 6. Certifiable diseases. "Certifiable diseases" includes any of the following
52.3	expressed as clinical symptoms or based on the presence of the pathogen: channel catfish
52.4	virus, <u>Renibacterium salmoninarum (</u> bacterial kidney disease <u>)</u> , <u>Aeromonas salmonicida</u>
52.5	(bacterial furunculosis), Yersinia ruckeri (enteric redmouth disease), Edwardsiella ictalur
52.6	(enteric septicemia of catfish), infectious hematopoietic necrosis virus, infectious pancreation
52.7	necrosis virus, Myxobolus cerebralis (whirling disease), Tetracapsuloides bryosalmonae
52.8	(proliferative kidney disease), viral hemorrhagic septicemia virus, epizootic epitheliotropic
52.9	virus, <i>Ceratomyxa shasta</i> (ceratomyxosis), and any emergency fish disease.
52.10	Sec. 3. Minnesota Statutes 2020, section 17.4982, subdivision 8, is amended to read:
52.11	Subd. 8. Containment facility. "Containment facility" means a licensed facility for
52.12	salmonids, catfish, or species on the viral hemorrhagic septicemia (VHS) susceptible list
52.13	published by the United States Department of Agriculture, Animal and Plant Health
52.14	Inspection Services, VHS-susceptible-species list that complies with clauses (1), (3), and
52.15	(4), or clauses (2), (3), and (4):
52.16	(1) disinfects its effluent to the standards in section 17.4991 before the effluent is
52.17	discharged to public waters;
52.18	(2) does not discharge to public waters or to waters of the state directly connected to
52.19	public waters;
52.20	(3) raises aquatic life that is prohibited from being released into the wild and must be
52.21	kept in a facility approved by the commissioner unless processed for food consumption;
52.22	(4) contains aquatic life requiring a fish health inspection prior to transportation.
52.23	Sec. 4. Minnesota Statutes 2020, section 17.4982, subdivision 9, is amended to read:
52.24	Subd. 9. Emergency fish disease. "Emergency fish disease" means designated fish
52.25	diseases or pathogens not already present in this state that could impact populations of
52.26	aquatic life if inadvertently released by infected aquatic life, including channel catfish virus
52.27	viral hemorrhagic septicemia virus, infectious hematopoietic necrosis virus, infectious
52.28	pancreatic necrosis virus, whirling disease, ceratomyxosis, proliferative kidney disease, and
52.29	epizootic epitheliotropic virus disease.

53.1	Sec. 5. Minnesota Statutes 2020, section 17.4982, subdivision 12, is amended to read:
53.2	Subd. 12. Fish health inspection. (a) "Fish health inspection" means an on-site,
53.3	statistically based sampling, collection, and testing of fish in accordance with processes in
53.4	the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases, published
53.5	by the International Office of Epizootics (OIE) to test for causative pathogens. The samples
53.6	for inspection must be collected by a fish health inspector or a fish collector in cooperation
53.7	with the producer. Testing of samples must be done by an approved laboratory.
53.8	(b) The inspection for viral hemorrhagic septicemia (VHS), infectious pancreatic necrosis
53.9	(IPN), and infectious hematopoietic necrosis (IHN) in salmonids and for VHS in
53.10	nonsalmonids must include at a minimum viral testing of ovarian fluids at the 95 percent
53.11	confidence level of detecting two percent incidence of disease.
53.12	(c) The inspection for certifiable diseases and pathogens for wild fish must follow the
53.13	guidelines of the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal
53.14	Diseases.
-2.15	See 6 Minnesote Statutes 2020 coetien 17 4002 is amended by adding a subdivision to
53.15	Sec. 6. Minnesota Statutes 2020, section 17.4982, is amended by adding a subdivision to
53.16	read:
53.17	Subd. 21a. VHS-susceptible species. "VHS-susceptible species" are aquatic species
53.18	that are natural hosts for viral hemorrhagic septicemia according to the Fish Health Blue
53.19	Book or the book's successor.
53.20	Sec. 7. Minnesota Statutes 2020, section 17.4982, is amended by adding a subdivision to
53.21	read:
53.22	Subd. 21b. VHS-susceptible-species list. "VHS-susceptible-species list" is the VHS-susceptible species listed in the Fish Health Blue Book that are found in or that can
53.24	survive in the Great Lakes region.
3.24	survive in the Great Lakes region.
53.25	Sec. 8. Minnesota Statutes 2020, section 17.4985, subdivision 2, is amended to read:
53.26	Subd. 2. Bill of lading. (a) A state-issued bill of lading is required for:
53.27	(1) intrastate transportation of aquatic life other than salmonids, catfish, or species on
53.28	the official list of viral hemorrhagic septicemia susceptible species published by the United
53.29	States Department of Agriculture, Animal and Plant Health Inspection Services,
53.30	VHS-susceptible-species list between licensed private fish hatcheries, aquatic farms, or
53.31	aquarium facilities licensed for the species being transported if the aquatic life is being

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transported into a watershed where it is not currently present, if walleyes whose original
source is south of marked State Highway 210 are being transported to a facility north of
marked State Highway 210, or if the original source of the aquatic life is outside Minnesota
and contiguous states; and

- (2) stocking of waters other than public waters with aquatic life other than salmonids, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services VHS-susceptible-species list.
- (b) When aquatic life is transported under paragraph (a), a copy of the bill of lading must be submitted to the regional fisheries manager at least 72 hours before the transportation.
 - (c) For transportation and stocking of waters that are not public waters:
- (1) a bill of lading must be submitted to the regional fisheries manager 72 hours before transporting fish for stocking;
- (2) a bill of lading must be submitted to the regional fisheries manager within five days after stocking if the waters to be stocked are confirmed by telecopy or telephone prior to stocking by the regional fisheries office not to be public waters; or
- (3) a completed bill of lading may be submitted to the regional fisheries office by telecopy prior to transporting fish for stocking. Confirmation that the waters to be stocked are not public waters may be made by returning the bill of lading by telecopy or in writing, in which cases additional copies need not be submitted to the Department of Natural Resources.
- (d) Bill of lading forms may only be issued by the Department of Natural Resources in St. Paul, and new bill of lading forms may not be issued until all previously issued forms have been returned.
- Sec. 9. Minnesota Statutes 2020, section 17.4985, subdivision 3, is amended to read:
 - Subd. 3. Exemptions for transportation permits and bills of lading. (a) A state-issued bill of lading or transportation permit is not required by an aquatic farm licensee for importation of importing animals not on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services; transportation of VHS-susceptible-species list, transporting animals not on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services; or export for VHS-susceptible-species list, or exporting the following:

(1) minnows taken under an aquatic farm license in this state and transported intrastate;

- (2) aquarium or ornamental fish including goldfish and tropical, subtropical, and saltwater species that cannot survive in the waters of the state, which may be imported or transported if accompanied by shipping documents;
- (3) fish or fish eggs that have been processed for use as food, bait, or other purposes unrelated to fish propagation;
- (4) live fish from a licensed aquatic farm, which may be transported directly to an outlet for processing or for other food purposes if accompanied by shipping documents;
 - (5) fish being exported if accompanied by shipping documents;
- (6) sucker eggs, sucker fry, or fathead minnows transported intrastate for bait propagation
 or feeding of cultural aquatic life, except that if either species becomes listed on the official
 list of viral hemorrhagic septicemia susceptible species published by the United States
 Department of Agriculture, Animal and Plant Health Inspection Services
 VHS-susceptible-species list, then a transportation permit is required;
 - (7) species of fish that are found within the state used in connection with public shows, exhibits, demonstrations, or fishing pools for periods not exceeding 14 days;
 - (8) fish being transported through the state if accompanied by shipping documents; or
 - (9) intrastate transportation of aquatic life between or within licensed private fish hatcheries, aquatic farms, or aquarium facilities licensed for the species being transported, except where required in subdivision 2 and except that salmonids, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list may only be transferred or transported intrastate without a transportation permit if they had no record of bacterial kidney disease or viral hemorrhagic septicemia at the time they were imported into the state and if they have had a fish health inspection within the preceding year that has shown no certifiable diseases to be present.

Aquatic life being transferred between licensed private fish hatcheries, aquatic farms, or aquarium facilities must be accompanied by shipping documents and salmonids, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list being transferred or transported intrastate without a transportation permit must be accompanied by a copy of their most recent fish health inspection.

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56.1	(b) Shipping documents required under paragraph (a) must show the place of origin,
56.2	owner or consignee, destination, number, and species.
56.2	Sec. 10. Minnesota Statutes 2020, section 17.4985, subdivision 5, is amended to read:
56.3	Sec. 10. Willinesota Statutes 2020, Section 17.4983, Subdivision 3, is afficilted to fead.
56.4	Subd. 5. Permit application. An application for a transportation permit must be made
56.5	on forms provided by the commissioner. An incomplete application must be rejected. An
56.6	application for a transportation permit for salmonids, catfish, or species on the official list
56.7	of viral hemorrhagic septicemia susceptible species published by the United States
56.8	Department of Agriculture, Animal and Plant Health Inspection Services,
56.9	VHS-susceptible-species list; their eggs; or their sperm must be accompanied by certification
56.10	that the source of the eggs or sperm are free of certifiable diseases, except that eggs with
56.11	enteric redmouth, whirling disease, or furunculosis may be imported, transported, or stocked
56.12	following treatment approved by the commissioner, and fish with bacterial kidney disease
56.13	or viral hemorrhagic septicemia may be imported, transported, or stocked into areas where
56.14	the disease has been identified as being present. A copy of the transportation permit showing
56.15	the date of certification inspection must accompany the shipment of fish while in transit
56.16	and must be available for inspection by the commissioner. By 14 days after a completed
56.17	application is received, the commissioner must approve or deny the importation permits as
56.18	provided in this section.
56.19	Sec. 11. Minnesota Statutes 2020, section 17.4986, subdivision 2, is amended to read:
56.20	Subd. 2. Licensed facilities. (a) The commissioner shall issue transportation permits to
56.21	import:
56.22	(1) indigenous and naturalized species except trout, salmon, catfish, or species on the
56.23	official list of viral hemorrhagic septicemia susceptible species published by the United
56.24	States Department of Agriculture, Animal and Plant Health Inspection Services,
56.25	VHS-susceptible-species list and sperm from any source to a standard facility;
56.26	(2) trout, salmon, catfish, or species on the official list of viral hemorrhagic septicemia
56.27	susceptible species published by the United States Department of Agriculture, Animal and
56.28	Plant Health Inspection Services, VHS-susceptible-species list from a nonemergency enzootic
56.29	disease area to a containment facility if the fish are certified within the previous year to be
56.30	free of certifiable diseases, except that eggs with enteric redmouth, whirling disease, or

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furunculosis may be imported following treatment approved by the commissioner, and fish

with bacterial kidney disease or viral hemorrhagic septicemia may be imported into areas

where the disease has been identified as being present; and

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(3) trout, salmon, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list from a facility in a nonemergency enzootic disease area with a disease-free history of three years or more to a standard facility, except that eggs with enteric redmouth, whirling disease, or furunculosis may be imported following treatment approved by the commissioner, and fish with bacterial kidney disease or viral hemorrhagic septicemia may be imported into areas where the disease has been identified as being present.

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- (b) If a source facility in a nonemergency enzootic disease area cannot demonstrate a history free from disease, aquatic life may only be imported into a quarantine facility.
- Sec. 12. Minnesota Statutes 2020, section 17.4986, subdivision 4, is amended to read:
 - Subd. 4. **Disease-free history.** Disease-free histories required under this section must include the results of a fish health inspection. When disease-free histories of more than one year are required for importing salmonids, catfish, or species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services VHS-susceptible-species list, the disease history must be of consecutive years that include the year previous to, or the year of, the transportation request.
 - Sec. 13. Minnesota Statutes 2020, section 17.4991, subdivision 3, is amended to read:
- Subd. 3. Fish health inspection. (a) An aquatic farm propagating salmonids, catfish, or species on the viral hemorrhagic septicemia (VHS) susceptible list published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list and having an effluent discharge from the aquatic farm into public waters must have a fish health inspection conducted at least once every 12 months by a certified fish health inspector. Testing must be conducted according to laboratory methods of the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases, published by the International Office of Epizootics (OIE).
- (b) An aquatic farm propagating any species on the VHS susceptible list and having an effluent discharge from the aquatic farm into public waters must test for VHS virus using the guidelines of the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases. The commissioner may, by written order published in the State Register, prescribe alternative testing time periods and methods from those prescribed in the Fish Health Blue Book or the OIE Diagnostic Manual if the commissioner determines that biosecurity measures

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will not be compromised. These alternatives are not subject to the rulemaking provisions of chapter 14 and section 14.386 does not apply. The commissioner must provide reasonable notice to affected parties of any changes in testing requirements.

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- (c) Results of fish health inspections must be provided to the commissioner for all fish that remain in the state. All data used to prepare and issue a fish health certificate must be maintained for three years by the issuing fish health inspector, approved laboratory, or accredited veterinarian.
- (d) A health inspection fee must be charged based on each lot of fish sampled. The fee by check or money order payable to the Department of Natural Resources must be prepaid or paid at the time a bill or notice is received from the commissioner that the inspection and processing of samples is completed.
- (e) Upon receipt of payment and completion of inspection, the commissioner shall notify the operator and issue a fish health certificate. The certification must be made according to the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases by a person certified as a fish health inspector.
- (f) All aquatic life in transit or held at transfer stations within the state may be inspected by the commissioner. This inspection may include the collection of stock for purposes of pathological analysis. Sample size necessary for analysis will follow guidelines listed in the Fish Health Blue Book or the Diagnostic Manual for Aquatic Animal Diseases.
- (g) Salmonids, catfish, or species on the VHS susceptible list must have a fish health inspection before being transported from a containment facility, unless the fish are being transported directly to an outlet for processing or other food purposes or unless the commissioner determines that an inspection is not needed. A fish health inspection conducted for this purpose need only be done on the lot or lots of fish that will be transported. The commissioner must conduct a fish health inspection requested for this purpose within five working days of receiving written notice. Salmonids and catfish may be immediately transported from a containment facility to another containment facility once a sample has been obtained for a health inspection or once the five-day notice period has expired.
 - Sec. 14. Minnesota Statutes 2020, section 17.4992, subdivision 2, is amended to read:
- Subd. 2. Restriction on the sale of fish. (a) Except as provided in paragraph (b), species on the official list of viral hemorrhagic septicemia susceptible species published by the United States Department of Agriculture, Animal and Plant Health Inspection Services, VHS-susceptible-species list must be free of viral hemorrhagic septicemia and species of

59.1	the family salmonidae or ictaluridae, except bullheads, must be free of certifiable diseases
59.2	if sold for stocking or transfer to another aquatic farm.
59.3	(b) The following exceptions apply to paragraph (a):
59.4	(1) eggs with enteric redmouth, whirling disease, or furunculosis may be transferred
59.5	between licensed facilities or stocked following treatment approved by the commissioner;
59.6	(2) fish with bacterial kidney disease or viral hemorrhagic septicemia may be transferred
59.7	between licensed facilities or stocked in areas where the disease has been identified as being
59.8	present; and
59.9	(3) the commissioner may allow transfer between licensed facilities or stocking of fish
59.10	with enteric redmouth or furunculosis when the commissioner determines that doing so
59.11	would pose no threat to the state's aquatic resources.
59.12	Sec. 15. Minnesota Statutes 2020, section 17.4993, subdivision 1, is amended to read:
59.13	Subdivision 1. Taking from public waters. (a) Under an aquatic farm license, a licensee
59.14	may take only minnow sperm, minnow eggs, and live minnows for aquatic farm purposes
59.15	from public waters that have a water body if:
59.16	(1) the water body has been tested for viral hemorrhagic septicemia when and the testing
59.17	indicates the disease is not present; or
59.18	(2) the water body is located within a viral-hemorrhagic-septicemia-free zone posted on
59.19	the Department of Natural Resources website.
59.20	(b) A licensee may take sucker eggs and sperm only in approved waters with a sucker
59.21	egg license endorsement as provided by section 17.4994.
59.22	Sec. 16. Minnesota Statutes 2020, section 35.155, subdivision 7, is amended to read:
59.23	Subd. 7. Inspection. (a) The Board of Animal Health must annually inspect farmed
59.24	Cervidae, farmed Cervidae facilities, and farmed Cervidae records. As coordinated by the
59.25	board, the commissioner of agriculture and an enforcement officer as defined under section
59.26	97A.015, subdivision 18, may participate in the inspection.
59.27	(b) The annual inspection must include a physical inspection of all perimeter fencing
59.28	around the facility and a viewing to verify that all animals are tagged. The owner of a farmed
59.29	Cervidae facility must present to the inspectors an accurate inventory of the owner's farmed
59.30	Cervidae and other records for review. During an annual inspection, the owner must present
59.31	individual animals in a herd for a physical inventory, if required by the board.

60.1	(c) The commissioner of natural resources may inspect farmed Cervidae, farmed Cervidae
60.2	facilities, and farmed Cervidae records with reasonable suspicion that laws protecting native
60.3	wild animals have been violated and must notify the owner in writing at the time of the
60.4	inspection of the reason for the inspection and must inform the owner in writing after the
60.5	inspection of whether (1) the cause of the inspection was unfounded; or (2) there will be an
60.6	ongoing investigation or continuing evaluation.
60.7	(d) The commissioner of natural resources may inspect farmed white-tailed deer according
60.8	to the concurrent authority granted under subdivision 14.
60.9	Sec. 17. Minnesota Statutes 2020, section 35.155, is amended by adding a subdivision to
60.10	read:
60.11	Subd. 14. Concurrent authority; regulating farmed white-tailed deer. (a) The
60.12	commissioner of natural resources and the Board of Animal Health possess concurrent
60.13	authority to regulate farmed white-tailed deer under this section, sections 35.92 to 35.96,
60.14	and any administrative rules adopted pursuant to this section or sections 35.92 to 35.96.
60.15	This does not confer to the commissioner any additional authorities under chapter 35, other
60.16	than those set forth in sections 35.155 and 35.92 to 35.96, and any administrative rules
60.17	adopted thereto.
60.18	(b) By February 1, 2022, the commissioner of natural resources, in conjunction with the
60.19	Board of Animal Health, must submit a report to the chairs and ranking minority members
60.20	of the legislative committees and divisions with jurisdiction over the environment and
60.21	natural resources and agriculture on the implementation of the concurrent authority under
60.22	this section. The report must include:
60.23	(1) a summary of how the agencies worked together under this section, including
60.24	identification of any challenges;
60.25	(2) an assessment of ongoing challenges to managing chronic wasting disease in this
60.26	state; and
60.27	(3) recommendations for statutory and programmatic changes to help the state better
60.28	manage the disease.
60.29	Sec. 18. Minnesota Statutes 2020, section 84.027, subdivision 13a, is amended to read:
60.30	Subd. 13a. Game and fish Natural resources expedited permanent rules. (a) In
60.31	addition to the authority granted in subdivision 13, the commissioner of natural resources
60.32	may adopt rules under section 14.389 that are authorized under:

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- (1) chapters 97A, 97B, and 97C to describe zone or permit area boundaries, to designate fish spawning beds or fish preserves, to select hunters or anglers for areas, to provide for registration of game or fish, to prevent or control wildlife disease, or to correct errors or omissions in rules that do not have a substantive effect on the intent or application of the original rule; or
- 61.6 (2) section 84D.12 to designate prohibited invasive species, regulated invasive species, 61.7 and unregulated nonnative species-; or
 - (3) section 116G.15 to change the placement and boundaries of land use districts established in the Mississippi River Corridor Critical Area.
- (b) The commissioner of natural resources may adopt rules under section 14.389 that are authorized under chapters 97A, 97B, and 97C, for purposes in addition to those listed in paragraph (a), clause (1), subject to the notice and public hearing provisions of section 14.389, subdivision 5.
- Sec. 19. Minnesota Statutes 2020, section 84.027, subdivision 18, is amended to read:
 - Subd. 18. **Permanent school fund authority; reporting.** (a) The commissioner of natural resources has the authority and responsibility to administer school trust lands under sections 92.122 and 127A.31. The commissioner shall biannually biennially report to the Legislative Permanent School Fund Commission and the legislature on the management of the school trust lands that shows how the commissioner has and will continue to achieve the following goals:
- (1) manage the school trust lands efficiently and in a manner that reflects the undivided loyalty to the beneficiaries consistent with the commissioner's fiduciary duties;
- (2) reduce the management expenditures of school trust lands and maximize the revenues deposited in the permanent school trust fund;
- (3) manage the sale, exchange, and commercial leasing of school trust lands, requiring returns of not less than fair market value, to maximize the revenues deposited in the permanent school trust fund and retain the value from the long-term appreciation of the school trust lands;
- (4) manage the school trust lands to maximize the long-term economic return for the permanent school trust fund while maintaining sound natural resource conservation and management principles;

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- (5) optimize school trust land revenues and maximize the value of the trust consistent with balancing short-term and long-term interests, so that long-term benefits are not lost in an effort to maximize short-term gains; and
- (6) maintain the integrity of the trust and prevent the misapplication of its lands and its revenues.
- (b) When the commissioner finds an irresolvable conflict between maximizing the long-term economic return and protecting natural resources and recreational values on school trust lands, the commissioner shall give precedence to the long-term economic return in managing school trust lands. By July 1, 2018, the permanent school fund must be compensated for all school trust lands included under a designation or policy provision that prohibits long-term economic return. The commissioner shall submit recommendations to the appropriate legislative committees and divisions on methods of funding for the compensation required under this paragraph, including recommendations for appropriations from the general fund, nongeneral funds, and the state bond fund. Any uncompensated designation or policy provision restrictions on the long-term economic return on school trust lands remaining after July 1, 2018, must be compiled and submitted to the Legislative Permanent School Fund Commission for review.
- (c) By December 31, 2013, the report required under paragraph (a) must provide an inventory and identification of all school trust lands that are included under a designation or policy provision that prohibits long-term economic return. The report must include a plan to compensate the permanent school fund through the purchase or exchange of the lands or a plan to manage the school trust land to generate long-term economic return to the permanent school fund. Subsequent reports under paragraph (a) must include a status report of the commissioner's progress in maximizing the long-term economic return on lands identified in the 2013 report.
- (d) When management practices, policies, or designations by the commissioner diminish or prohibit the long-term economic return on school trust land, the conflict must be resolved as provided in section 92.122.
- Sec. 20. Minnesota Statutes 2020, section 84.415, is amended by adding a subdivision to 62.29 62.30 read:
- Subd. 8. Reimbursing costs. In addition to fees specified in this section or in rules adopted by the commissioner, the applicant must reimburse the state for costs incurred for 62.32 cultural resources review, monitoring, or other services provided by the Minnesota Historical Society under contract with the commissioner of natural resources or the State Historic

Preservation Office of the Department of Administration in connection with the license application, preparing the license terms, or constructing the utility line.

Sec. 21. [84.625] CONVEYANCE OF CONSERVATION EASEMENTS.

- Notwithstanding any law to the contrary, the commissioner of natural resources may, on state-owned lands administered by the commissioner and on behalf of the state, convey conservation easements as defined in section 84C.01, upon such terms and conditions, including reversion in the event of nonuse, as the commissioner may determine. Any terms and conditions obligating the state to incur costs related to monitoring or maintaining a conservation easement must acknowledge the state is liable for the costs only to the extent of an available appropriation according to section 16A.138.
- 63.11 Sec. 22. Minnesota Statutes 2020, section 84.63, is amended to read:

84.63 CONVEYANCE OF INTERESTS IN LANDS TO STATE AND, FEDERAL, AND TRIBAL GOVERNMENTS.

- (a) Notwithstanding any existing law to the contrary, the commissioner of natural resources is hereby authorized on behalf of the state to convey to the United States, to a federally recognized Indian Tribe, or to the state of Minnesota or any of its subdivisions, upon state-owned lands under the administration of the commissioner of natural resources, permanent or temporary easements for specified periods or otherwise for trails, highways, roads including limitation of right of access from the lands to adjacent highways and roads, flowage for development of fish and game resources, stream protection, flood control, and necessary appurtenances thereto, such conveyances to be made upon such terms and conditions including provision for reversion in the event of non-user as the commissioner of natural resources may determine.
- (b) In addition to the fee for the market value of the easement, the commissioner of natural resources shall assess the applicant the following fees:
- (1) an application fee of \$2,000 to cover reasonable costs for reviewing the application and preparing the easement; and
- (2) a monitoring fee to cover the projected reasonable costs for monitoring the
 construction of the improvement for which the easement was conveyed and preparing special
 terms and conditions for the easement. The commissioner must give the applicant an estimate
 of the monitoring fee before the applicant submits the fee.

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(c) The applicant shall pay these fees to the commissioner of natural resources. The commissioner shall not issue the easement until the applicant has paid in full the application fee, the monitoring fee, and the market value payment for the easement.

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- (d) Upon completion of construction of the improvement for which the easement was conveyed, the commissioner shall refund the unobligated balance from the monitoring fee revenue. The commissioner shall not return the application fee, even if the application is withdrawn or denied.
- (e) Money received under paragraph (b) must be deposited in the land management account in the natural resources fund and is appropriated to the commissioner of natural resources to cover the reasonable costs incurred for issuing and monitoring easements.
- (f) A county or joint county regional railroad authority is exempt from all fees specified under this section for trail easements on state-owned land.
- (g) In addition to fees specified in this section, the applicant must reimburse the state for costs incurred for cultural resources review, monitoring, or other services provided by the Minnesota Historical Society under contract with the commissioner of natural resources or the State Historic Preservation Office of the Department of Administration in connection with the easement application, preparing the easement terms, or constructing the trail, highway, road, or other improvements.
- 64.19 **EFFECTIVE DATE.** This section is effective the day following final enactment, except that paragraph (g) is effective July 1, 2021.
- Sec. 23. Minnesota Statutes 2020, section 84.631, is amended to read:

84.631 ROAD EASEMENTS ACROSS STATE LANDS.

- (a) Except as provided in section 85.015, subdivision 1b, the commissioner of natural resources, on behalf of the state, may convey a road easement across state land under the commissioner's jurisdiction to a private person requesting an easement for access to property owned by the person only if the following requirements are met: (1) there are no reasonable alternatives to obtain access to the property; and (2) the exercise of the easement will not cause significant adverse environmental or natural resource management impacts.
- (b) The commissioner shall:
- (1) require the applicant to pay the market value of the easement;
- (2) limit the easement term to 50 years if the road easement is across school trust land;
- (3) provide that the easement reverts to the state in the event of nonuse; and

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(4) impose other terms and conditions of use as necessary and appropriate	under the
circumstances.	

- (c) An applicant shall submit an application fee of \$2,000 with each application for a road easement across state land. The application fee is nonrefundable, even if the application is withdrawn or denied.
- (d) In addition to the payment for the market value of the easement and the application fee, the commissioner of natural resources shall assess the applicant a monitoring fee to cover the projected reasonable costs for monitoring the construction of the road and preparing special terms and conditions for the easement. The commissioner must give the applicant an estimate of the monitoring fee before the applicant submits the fee. The applicant shall pay the application and monitoring fees to the commissioner of natural resources. The commissioner shall not issue the easement until the applicant has paid in full the application fee, the monitoring fee, and the market value payment for the easement.
- (e) Upon completion of construction of the road, the commissioner shall refund the unobligated balance from the monitoring fee revenue.
- (f) Fees collected under paragraphs (c) and (d) must be credited to the land management account in the natural resources fund and are appropriated to the commissioner of natural resources to cover the reasonable costs incurred under this section.
- (g) In addition to fees specified in this section, the applicant must reimburse the state for costs incurred for cultural resources review, monitoring, or other services provided by the Minnesota Historical Society under contract with the commissioner of natural resources or the State Historic Preservation Office of the Department of Administration in connection with the easement application, preparing the easement terms, or constructing the road.
- Sec. 24. Minnesota Statutes 2020, section 84.82, subdivision 1a, is amended to read:
- Subd. 1a. **General requirements.** A person may not operate or transport a snowmobile unless the snowmobile has been registered under this section. A person may not sell a snowmobile without furnishing the buyer a bill of sale on a form prescribed by the commissioner.
- Sec. 25. Minnesota Statutes 2020, section 84.82, subdivision 7a, is amended to read:
- Subd. 7a. **Collector snowmobiles; limited use.** The commissioner may issue a special permit to a person or organization to operate or transport a collector snowmobile without registration in parades or organized group outings, such as races, rallies, and other

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promotional events and for up to ten days each year for personal transportation. The commissioner may impose a reasonable restriction on a permittee and may revoke, amend, suspend, or modify a permit for cause.

Sec. 26. Minnesota Statutes 2020, section 84.943, subdivision 3, is amended to read:

- Subd. 3. Appropriations matched by private funds or state bond fund appropriations. (a) Appropriations transferred to the critical habitat private sector matching account and money credited to the account under section 168.1296, subdivision 5, may be expended only to the extent that they are matched equally with contributions from private sources or; by funds contributed to the nongame wildlife management account; or by appropriations from the bond proceeds fund for projects that benefit critical natural habitat. The private contributions may be made in cash, property, land, or interests in land. Appropriations transferred to the account that are not matched within three years from the date of the appropriation shall cancel to the source of the appropriation. For the purposes of this section, the private contributions of property, land, or interests in land that are retained by the commissioner shall be valued in accordance with their appraised value.
- 66.16 (b) For every dollar used as a match under paragraph (a), the commissioner may expend up to two dollars from the account for the purposes described in subdivision 5.
- Sec. 27. Minnesota Statutes 2020, section 84.943, subdivision 5, is amended to read: 66.18
 - Subd. 5. Pledges and contributions. (a) The commissioner of natural resources may accept contributions and pledges to the critical habitat private sector matching account. A pledge that is made contingent on an appropriation is acceptable and shall be reported with other pledges as required in this section. The commissioner may agree to match a contribution contingent on a future appropriation. In the budget request for each biennium, the commissioner shall report the balance of contributions in the account and the amount that has been pledged for payment in the succeeding two calendar years.
 - (b) Money in the account is appropriated to the commissioner of natural resources only for the direct acquisition, restoration, or improvement enhancement of land or interests in land as provided in section 84.944. To the extent of available appropriations other than bond proceeds, the money matched to the nongame wildlife management account may be used for the management of nongame wildlife projects as specified in section 290.431. Acquisition includes:
 - (1) purchase of land or an interest in land by the commissioner; or

67.1	(2) acceptance by the commissioner of gifts of land or interests in land as program
67.2	projects.
67.3	(c) To the extent of available appropriations other than bond proceeds, the money matched
67.4	to the nongame wildlife management account may be used for:
67.5	(1) the management of nongame wildlife projects as specified in section 290.431;
67.6	(2) restoration and enhancement activities for critical natural habitat; or
67.7	(3) monitoring and evaluation activities for rare resources and native plant communities
67.8	that inform the management of critical natural habitat.
67.9	No more than 30 percent of the nongame wildlife management account appropriations each
67.10	fiscal year may be used to match money from the critical habitat private sector matching
67.11	account for monitoring and evaluation activities.
67.12	Sec. 28. Minnesota Statutes 2020, section 84.944, subdivision 1, is amended to read:
67.13	Subdivision 1. Acquisition, restoration, and enhancement considerations. (a) In
67.14	determining what critical natural habitat shall be acquired or improved, restored, or enhanced,
67.15	the commissioner shall consider:
67.16	(1) the significance of the land or water as existing or potential habitat for fish and
67.17	wildlife and providing fish and wildlife oriented recreation;
67.18	(2) the significance of the land, water, or habitat improvement to maintain or enhance
67.19	native plant, fish, or wildlife species designated as endangered or threatened under section
67.20	84.0895;
67.21	(3) the presence of native ecological communities that are now uncommon or diminishing;
67.22	and
67.23	(4) the significance of the land, water or habitat improvement to protect or enhance
67.24	natural features within or contiguous to natural areas including fish spawning areas, wildlife
67.25	management areas, scientific and natural areas, riparian habitat and fish and wildlife
67.26	management projects.
67.27	(b) Based on the above clauses, the commissioner by rule must establish a process to
67.28	prioritize what critical habitat shall be acquired or improved.

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Sec. 29. Minnesota Statutes 2020, section 84.946, subdivision 4, is amended to read: 68.1 Subd. 4. **Priorities**; report. The commissioner of natural resources must establish 68.2 priorities for natural resource asset preservation and replacement projects. By January 15 68.3 March 1 each year, the commissioner must submit to the commissioner of management and 68.4budget a list of the projects that have been paid for with money from a natural resource 68.5 asset preservation and replacement appropriation during the preceding calendar year. 68.6 Sec. 30. [84.9765] OUTDOOR ENGAGEMENT GRANT ACCOUNT. 68.7 Subdivision 1. Establishment. The outdoor engagement grant account is established as 68.8 an account in the natural resources fund. The purpose of the account is to provide funding 68.9 from private sources to support the no child left inside grant program under section 84.976. 68.10 Subd. 2. Funding sources. Appropriations, gifts, grants, and other contributions to the 68.11 outdoor engagement grant account must be credited to the account. All interest and other 68.12 68.13earnings on money in the account must be credited to the account. Subd. 3. Appropriation; expenditures. Money in the account is appropriated to the 68.14 commissioner of natural resources and may be used only for grants under section 84.976. 68.15 Sec. 31. Minnesota Statutes 2020, section 84D.11, subdivision 1a, is amended to read: 68.1668.17 Subd. 1a. **Permit for invasive carp.** The commissioner may issue a permit to departmental divisions for tagging bighead, black, grass, or silver carp for research or 68.18 control. Under the permit, the carp may be released into the water body from which the carp 68.19 was captured. This subdivision expires December 31, 2021. 68.20 Sec. 32. Minnesota Statutes 2020, section 85.019, is amended by adding a subdivision to 68.21 read: 68.22 68.23 Subd. 6. Administering grants. Up to 2.5 percent of appropriations for grants under this section from revenue deposited in the natural resources fund under section 297A.94, 68.24 paragraph (h), clause (4), may be used by the commissioner for the actual costs of 68.25 administering the grants. 68.26Sec. 33. Minnesota Statutes 2020, section 85.052, subdivision 1, is amended to read: 68.27 Subdivision 1. Authority to establish. (a) The commissioner may establish, by written 68.28

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order, provisions for the use of state parks for the following:

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- (1) special parking space for automobiles or other motor-driven vehicles in a state park or state recreation area;
 - (2) special parking spurs, campgrounds for automobiles, sites for tent camping, other types of lodging, camping, or day use facilities, and special auto trailer coach parking spaces, for the use of the individual charged for the space or facility;
 - (3) improvement and maintenance of golf courses already established in state parks, and charging reasonable use fees; and
- 69.8 (4) (3) providing water, sewer, and electric service to trailer or tent campsites and charging
 69.9 a reasonable use fee; and
- 69.10 (4) administrative penalties related to courtesy warnings and letters issued for failure to 69.11 display a state park permit as required under section 85.053, subdivision 2.
- (b) Provisions established under paragraph (a) are exempt from section 16A.1283 and the rulemaking provisions of chapter 14. Section 14.386 does not apply.
- 69.14 (c) For the purposes of this subdivision, "lodging" means an enclosed shelter, room, or 69.15 building with furnishings for overnight use.
- 69.16 Sec. 34. Minnesota Statutes 2020, section 85.052, subdivision 2, is amended to read:
- Subd. 2. State park <u>pageants special events</u>. (a) The commissioner may stage state park <u>pageants special events</u> in a state park, municipal park, or on other land near or adjoining a state park and charge an entrance or use fee for the <u>pageant special event</u>. All receipts from the <u>pageants special events</u> must be used in the same manner as though the <u>pageants</u> special events were conducted in a state park.
 - (b) The commissioner may establish, by written order, state park <u>pageant special event</u> areas to hold historical or other <u>pageants special events</u> conducted by the commissioner of a state agency or other public agency. Establishment of the areas is exempt from the rulemaking provisions of chapter 14, and section 14.386 does not apply.
- 69.26 Sec. 35. Minnesota Statutes 2020, section 85.052, subdivision 6, is amended to read:
- Subd. 6. **State park reservation system.** (a) The commissioner may, by written order, develop reasonable reservation policies for campsites and other lodging. These The policies are exempt from the rulemaking provisions under chapter 14, and section 14.386 does not apply.

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(b) The revenue collected from the state park reservation fee established under subdivision 5, including interest earned, shall be deposited in the state park account in the natural resources fund and is annually appropriated to the commissioner for the cost of <u>operating</u> the state park reservation and point-of-sale system.

1st Engrossment

- Sec. 36. Minnesota Statutes 2020, section 85.052, is amended by adding a subdivision to read:
- Subd. 7. Special-use permits. The commissioner may, by written order, develop reasonable policies for special-use permits to use state parks, state recreation areas, and state waysides. The policies are exempt from the rulemaking provisions under chapter 14, and section 14.386 does not apply.
- Sec. 37. Minnesota Statutes 2020, section 85.053, subdivision 2, is amended to read:
 - Subd. 2. **Requirement.** Except as provided in section 85.054, a motor vehicle may not enter a state park, state recreation area, or state wayside over 50 acres in area, without a state park permit issued under this section or a state parks and trails plate issued under section 168.1295. Except for vehicles permitted under subdivisions 7, paragraph (a), clause (2), and 8, the state park permit must be affixed to the lower right corner windshield of the motor vehicle and must be completely affixed by its own adhesive to the windshield, or the commissioner may, by written order, provide an alternative means to display and validate state park permits. A motor vehicle owner or lessee is responsible for ensuring the owner's or lessee's vehicle has a state park permit, and the commissioner may issue warnings and citations under section 84.0835 to the owner or lessee of a vehicle not in compliance.
- Sec. 38. Minnesota Statutes 2020, section 85.053, is amended by adding a subdivision to read:
 - Subd. 5a. Free permit; members of federally recognized tribes. (a) The commissioner must issue an annual state park permit for no charge to any member of the 11 federally recognized tribes in Minnesota. To qualify for a free state park permit under this subdivision, an individual must present a qualifying tribal identification, as determined by each of the tribal governments, to the park attendant on duty or other designee of the commissioner.
- (b) For vehicles permitted under paragraph (a), the permit issued under this subdivision is valid only when displayed on a vehicle owned and occupied by the person to whom the permit is issued.

71.1 (c) The commissioner may issue a daily state park permit free of charge to an individual
71.2 who qualifies under paragraph (a) and does not own or operate a motor vehicle.

EFFECTIVE DATE. This section is effective January 1, 2022.

- Sec. 39. Minnesota Statutes 2020, section 85.054, subdivision 1, is amended to read:
- Subdivision 1. **State Park Open House Days.** (a) A state park permit is not required
- for a motor vehicle to enter a state park, state monument, state recreation area, or state
- wayside, on four days each calendar year at each park, which the commissioner shall
- designate as State Park Open House Days. The commissioner may designate two consecutive
- days as State Park Open House Days, if the open house is held in conjunction with a special
- 71.10 pageant event described in section 85.052, subdivision 2.
- (b) The commissioner shall announce the date of each State Park Open House Day at
- 71.12 least 30 days in advance of the date it occurs.
- 71.13 (c) The purpose of State Park Open House Days is to acquaint the public with state
- 71.14 parks, recreation areas, and waysides.
- 71.15 (d) On State Park Open House Days, registered overnight guests in state parks and state
- 71.16 recreation areas are exempt from the requirements for a state park permit under section
- 71.17 85.053 until after the camping or lodging check-out time of the following day in the park
- 71.18 where the overnight stay occurred.
- 71.19 Sec. 40. Minnesota Statutes 2020, section 85.43, is amended to read:
- 71.20 **85.43 DISPOSITION OF RECEIPTS; PURPOSE.**
- 71.21 (a) Fees from cross-country-ski passes shall be deposited in the state treasury and credited
- 71.22 to a cross-country-ski account in the natural resources fund and, except for the electronic
- 71.23 licensing system commission established by the commissioner under section 84.027,
- 51.24 subdivision 15, are appropriated to the commissioner of natural resources for the following
- 71.25 purposes:

- 71.26 (1) grants-in-aid for cross-country-ski trails to:
- 71.27 (i) counties and municipalities for construction and maintenance of cross-country-ski
- 71.28 trails; and
- 71.29 (ii) special park districts as provided in section 85.44 for construction and maintenance
- 71.30 of cross-country-ski trails; and

(2) administration of administering the cross-country-ski trail grant-in-aid program-; 72.1 and 72.2 (3) developing and maintaining state cross-country-ski trails. 72.3 (b) Development and maintenance of state cross-country-ski trails are eligible for funding 72.4 72.5 from the cross-country-ski account if the money is appropriated by law. **EFFECTIVE DATE.** This section is effective retroactively from July 1, 2019. 72.6 Sec. 41. Minnesota Statutes 2020, section 85.47, is amended to read: 72.7 85.47 SPECIAL USE SPECIAL-USE PERMITS; FEES. 72.8 Subdivision 1. Special-use permits. The commissioner may, by written order, develop 72.9 reasonable policies for special-use permits to use state trails and state water access sites. 72.10 The policies are exempt from the rulemaking provisions under chapter 14, and section 72.11 14.386 does not apply. 72.12 Subd. 2. Disposition of fees. Fees collected for special use special-use permits to use 72.13 state trails and state water access sites not on state forest, state park, or state recreation area 72.14 lands and for use of state water access sites must be deposited in the natural resources fund 72.15 and are appropriated to the commissioner of natural resources for operating and maintaining 72.16state trails and water access sites. 72.17 72.18 Sec. 42. Minnesota Statutes 2020, section 89.021, is amended by adding a subdivision to read: 72.19 Subd. 42a. Riverlands State Forest. 72.20 Sec. 43. Minnesota Statutes 2020, section 89.17, is amended to read: 72.21 89.17 LEASES AND PERMITS. 72.22 (a) Notwithstanding the permit procedures of chapter 90, the commissioner may grant 72.23 and execute, in the name of the state, leases and permits for the use of any forest lands under 72.24 the authority of the commissioner for any purpose that in the commissioner's opinion is not 72.25 inconsistent with the maintenance and management of the forest lands, on forestry principles 72.26 72.27 for timber production. Every such lease or permit is revocable at the discretion of the

the approval of the Executive Council.

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commissioner at any time subject to such conditions as may be agreed on in the lease. The

permit. No such lease or permit for a period exceeding 21 years shall be granted except with

approval of the commissioner of administration is not required upon any such lease or

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- (c) Notwithstanding section 16A.125, subdivision 5, after deducting the reasonable costs incurred for preparing and issuing the lease, all remaining proceeds from leasing school trust land and university land for roads on forest lands must be deposited into the respective permanent fund for the lands.
- (d) The commissioner may require a performance bond, security deposit, or other form of security for removing any improvements or personal property left on the leased premises by the lessee upon termination or cancellation of the lease.
- (e) In addition to other payments required by this section, the applicant must reimburse
 the state for costs incurred for cultural resources review, monitoring, or other services
 provided by the Minnesota Historical Society under contract with the commissioner of
 natural resources or the State Historic Preservation Office of the Department of
 Administration in connection with reviewing the lease request, preparing the lease terms,
 or monitoring construction of improvements on the leased premises.
- 73.16 Sec. 44. Minnesota Statutes 2020, section 89.37, subdivision 3, is amended to read:
- Subd. 3. **Private lands.** The commissioner may supply only bare root seedlings, woody cuttings, and transplant material for use on private land, provided that such material must be sold in lots of not less than 500 250 for a sum determined by the commissioner to be equivalent to the cost of the materials and the expenses of their distribution. The commissioner may not directly or indirectly supply any other planting stock for use on private lands.
- 73.23 Sec. 45. Minnesota Statutes 2020, section 89A.11, is amended to read:
- 73.24 **89A.11 SUNSET.**
- 73.25 Sections 89A.01; 89A.02; 89A.03; 89A.04; 89A.05; 89A.06; 89A.07; 89A.08; 89A.09;
- 73.26 89A.10; 89A.105; and 89A.11 are repealed expire June 30, 2021 2028.
- 73.27 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 46. Minnesota Statutes 2020, section 92.50, is amended by adding a subdivision to read:
- 73.30 Subd. 4. Reimbursing costs. In addition to other payments required by this section, the
 applicant must reimburse the state for costs incurred for cultural resources review, monitoring,

or other services provided by the Minnesota Historical Society under contract with the

commissioner of natural resources or the State Historic Preservation Office of the Department

of Administration in connection with reviewing the lease request, preparing the lease terms,

or constructing improvements on the leased premises.

Sec. 47. Minnesota Statutes 2020, section 92.502, is amended to read:

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92.502 LEASE OF TAX-FORFEITED AND STATE LANDS.

- 74.7 (a) Notwithstanding section 282.04 or other law to the contrary, St. Louis County may
 74.8 enter a 30-year lease of tax-forfeited land for a wind energy project.
- 74.9 (b) The commissioner of natural resources may enter a 30-year lease of land administered 74.10 by the commissioner for a wind energy project.
 - (c) The commissioner of natural resources may enter a 30-year lease of land administered by the commissioner for recreational trails and facilities. The commissioner may assess the lease applicant a monitoring fee to cover the projected reasonable costs of monitoring construction of the recreational trail or facility and preparing special terms and conditions of the license to ensure proper construction. The commissioner must give the applicant an estimate of the monitoring fee before the applicant is required to submit the fee. Upon completion of construction of the trail or facility, the commissioner must refund the unobligated balance from the monitoring fee revenue.
- 74.19 (d) Notwithstanding section 282.04 or other law to the contrary, Lake and St. Louis
 74.20 Counties may enter into 30-year leases of tax-forfeited land for recreational trails and
 74.21 facilities.
- 74.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.

74.23 Sec. 48. [92.503] CONSERVATION PLANNING LEASES.

The commissioner of natural resources may lease state-owned lands as defined in section

92.01 for a term not to exceed 21 years for the purpose of investigating, analyzing, and

developing conservation easements that provide ecosystem services benefits. Leases granted

under this section are not subject to section 92.50, subdivision 1, paragraph (b), with respect

to Executive Council approval for commercial leases or section 92.50, subdivision 1,

paragraph (d).

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Sec. 49. Minnesota Statutes 2020, section 94.3495, subdivision 3, is amended to read: 75.1

- Subd. 3. Valuation of land. (a) In an exchange of class 1 land for class 2 or 3 land, the value of all the land shall be determined by the commissioner of natural resources, but the county board must approve the value determined for the class 2 land, and the governmental subdivision of the state must approve the value determined for the class 3 land. In an exchange of class 2 land for class 3 land, the value of all the land shall be determined by the county board of the county in which the land lies, but the governmental subdivision of the state must approve the value determined for the class 3 land.
- (b) To determine the value of the land, the parties to the exchange may either (1) cause the land to be appraised, or (2) determine the value for each 40-acre tract or lot, or a portion thereof, using the most current township or county assessment schedules within the preceding two years for similar land types from the county assessor of the county in which the lands are located. Merchantable timber value should be considered in finalizing valuation of the lands.
- (c) Except for school trust lands and university lands, the lands exchanged under this section shall be exchanged only for lands of at least substantially equal value. For the purposes of this subdivision, "substantially equal value" has the meaning given under section 94.343, subdivision 3, paragraph (b). No payment is due either party if the lands, other than school trust lands or university lands, are of substantially equal value but are not of the same value.
- (d) School trust lands and university lands exchanged under this section must be 75.21 exchanged only for lands of equal or greater value. 75.22
- Sec. 50. Minnesota Statutes 2020, section 97A.075, subdivision 1, is amended to read: 75.23
- Subdivision 1. Deer, bear, and lifetime licenses. (a) For purposes of this subdivision, 75.24
- "deer license" means a license issued under section 97A.475, subdivisions 2, clauses (5), 75.25
- (6), (7), (13) (15), (14) (16), and (15) (17); 3, paragraph (a), clauses (2), (3), (4), (10) (12), 75.26
- (11) (13), and (12) (14); and 8, paragraph (b), and licenses issued under section 97B.301, 75.27
- subdivision 4. 75.28
- (b) The deer management account is established as an account in the game and fish fund 75.29 and may be used only for deer habitat improvement or deer management programs, including 75.30 a computerized licensing system. The following amounts must be credited to the deer 75.31 75.32 management account:

- 76.1 (1) \$16 from each annual deer license issued under section 97A.475, subdivisions 2, clauses (5), (6), and (7); 3, paragraph (a), clauses (2), (3), and (4); and 8, paragraph (b);
- 76.3 (2) \$2 from each annual deer license issued under sections 97A.475, subdivisions 2,
 76.4 clauses (13) (15), (14) (16), and (15) (17); and 3, paragraph (a), clauses (10) (12), (11) (13),
 76.5 and (12) (14); and 97B.301, subdivision 4; and
- 76.6 (3) \$16 annually from the lifetime fish and wildlife trust fund, established under section 97A.4742, for each license issued to a person 18 years of age or older under section 97A.473, subdivision 4, and \$2 annually from the lifetime fish and wildlife trust fund for each license issued to a person under 18 years of age.
- (c) \$1 from each annual deer license and each bear license and \$1 annually from the lifetime fish and wildlife trust fund, established in section 97A.4742, for each license issued under section 97A.473, subdivision 4, must be credited to the deer and bear management account and is appropriated to the commissioner for deer- and bear-management programs, including a computerized licensing system.
- (d) Fifty cents from each deer license is credited to the emergency deer feeding and wild
 Cervidae health-management account and is appropriated for emergency deer feeding and
 wild Cervidae health management. Money appropriated for emergency deer feeding and
 wild Cervidae health management is available until expended.
- (e) When the unencumbered balance in the appropriation for emergency deer feeding and wild Cervidae health management exceeds \$2,500,000 at the end of a fiscal year, the unencumbered balance over \$2,500,000 is canceled and is available for deer- and bear-management programs and computerized licensing.
- Sec. 51. Minnesota Statutes 2020, section 97A.075, subdivision 7, is amended to read:
- Subd. 7. **Wolf licenses; account established.** (a) For purposes of this subdivision, "wolf license" means a license or permit issued under section 97A.475, subdivision 2, clause (20) (22); 3, paragraph (a), clause (16) (18); or 20, paragraph (b).
- (b) A wolf management and monitoring account is created in the game and fish fund.

 Revenue from wolf licenses must be credited to the wolf management and monitoring

 account and is appropriated to the commissioner only for wolf management, research,

 damage control, enforcement, and education. Notwithstanding any other law to the contrary,

 money credited to the account may not be used to pay indirect costs or agency shared

 services.

Sec. 52. Minnesota Statutes 2020, section 97A.126, is amended by adding a subdivision

- 77.2 to read:
- 77.3 Subd. 3. Walk-in-access hunter validation; fee. The fee for a walk-in-access hunter
- validation is \$3.
- Sec. 53. Minnesota Statutes 2020, section 97A.401, subdivision 1, is amended to read:
- Subdivision 1. **Commissioner's authority.** The commissioner may issue special permits
- for the activities in this section. A special permit may be issued in the form of a general
- permit to a governmental subdivision or to the general public to conduct one or more
- 77.9 activities under subdivisions 2 to 78.
- Sec. 54. Minnesota Statutes 2020, section 97A.401, is amended by adding a subdivision
- 77.11 to read:
- Subd. 8. Snakes, lizards, and salamanders. The commissioner must prescribe conditions
- and may issue permits to breed, propagate, and sell snakes, lizards, and salamanders. A
- snake, lizard, or salamander that is obtained from a permitted breeder or that was possessed
- before August 1, 2021, may be possessed as a pet.
- Sec. 55. Minnesota Statutes 2020, section 97A.421, subdivision 1, is amended to read:
- Subdivision 1. **General.** (a) The annual license of a person convicted of a violation of
- the game and fish laws relating to the license or wild animals covered by the license is void
- 77.19 when:
- (1) a second conviction occurs within three years under a license to trap fur-bearing
- animals, take small game, or to take fish by angling or spearing;
- (2) a third second conviction occurs within one year three years under a minnow dealer's
- 77.23 license;
- 77.24 (3) a second conviction occurs within three years for violations of section 97A.425 that
- do not involve falsifications or intentional omissions of information required to be recorded,
- or attempts to conceal unlawful acts within the records;
- (4) two or more misdemeanor convictions occur within a three-year period under a
- 77.28 private fish hatchery license;
- (5) the conviction occurs under a license not described in clause (1), (2), or (4) or is for
- a violation of section 97A.425 not described in clause (3); or

- 78.1 (6) the conviction is related to assisting a person in the illegal taking, transportation, or possession of wild animals, when acting as a hunting or angling guide.
- 78.3 (b) Except for big-game licenses and as otherwise provided in this section, for one year after the conviction the person may not obtain the kind of license or take wild animals under a lifetime license, issued under section 97A.473 or 97A.474, relating to the game and fish law violation.
- Sec. 56. Minnesota Statutes 2020, section 97A.421, is amended by adding a subdivision to read:
- Subd. 3b. Issuance after conviction; night vision or thermal imaging equipment. (a)

 A person who is convicted of a violation under paragraph (b) and who possessed night

 vision or thermal imaging equipment during the violation may not obtain a hunting license

 or hunt wild animals for five years from the date of conviction.
- 78.13 (b) The revocation under this subdivision applies to convictions for:
- 78.14 (1) trespassing;
- 78.15 (2) hunting game in closed season;
- 78.16 (3) hunting game in closed hours;
- 78.17 (4) possessing night vision or thermal imaging equipment while taking wild animals in violation of section 97B.086; or
- 78.19 (5) possessing unlawful firearms in deer zones in violation of section 97B.041.
- 78.20 Sec. 57. Minnesota Statutes 2020, section 97A.475, subdivision 2, is amended to read:
- Subd. 2. **Resident hunting.** Fees for the following licenses, to be issued to residents only, are:
- 78.23 (1) for persons age 18 or over and under age 65 to take small game, \$15.50;
- 78.24 (2) for persons age 65 or over, \$7 to take small game;
- 78.25 (3) for persons age 18 or over to take turkey, \$26;
- 78.26 (4) for persons age 13 or over and under age 18 to take turkey, \$5;
- 78.27 (5) for persons age 18 or over to take deer with firearms during the regular firearms season, \$34;
- 78.29 (6) for persons age 18 or over to take deer by archery, \$34;

- 79.1 (7) for persons age 18 or over to take deer by muzzleloader during the muzzleloader 79.2 season, \$34;
- 79.3 (8) to take moose, for a party of not more than six persons, \$356;
- 79.4 (9) for persons age 18 or over to take bear, \$44;
- 79.5 (10) to take elk, for a party of not more than two persons, \$287;
- 79.6 (11) to take Canada geese during a special season, \$4;
- 79.7 (12) to take light geese during the light goose conservation order, \$2.50;
- 79.8 (13) to take sandhill crane during the sandhill crane season, \$3;
- 79.9 $\frac{(12)(14)}{(14)}$ to take prairie chickens, \$23;
- 79.10 (13) (15) for persons age 13 or over and under age 18 to take deer with firearms during
 79.11 the regular firearms season, \$5;
- 79.12 (14) (16) for persons age 13 or over and under age 18 to take deer by archery, \$5;
- 79.13 (15) (17) for persons age 13 or over and under age 18 to take deer by muzzleloader 79.14 during the muzzleloader season, \$5;
- 79.15 $\frac{(16)}{(18)}$ for persons age 10, 11, or 12 to take bear, no fee;
- 79.16 (17) (19) for persons age 13 or over and under age 18 to take bear, \$5;
- 79.17 (18) (20) for persons age 18 or over to take small game for a consecutive 72-hour period
- selected by the licensee, \$19, of which an amount equal to one-half of the fee for the
- 79.19 migratory-waterfowl stamp under subdivision 5, clause (1), shall be deposited in the
- vaterfowl habitat improvement account under section 97A.075, subdivision 2; one-half of
- 79.21 the fee for the pheasant stamp under subdivision 5, clause (2), shall be deposited in the
- 79.22 pheasant habitat improvement account under section 97A.075, subdivision 4; and one-half
- of the small-game surcharge under subdivision 4, shall be deposited in the wildlife acquisition
- 79.24 account;
- 79.25 (19) (21) for persons age 16 or over and under age 18 to take small game, \$5;
- 79.26 $\frac{(20)}{(22)}$ to take wolf, \$30;
- 79.27 (23) for persons age 12 and under to take turkey, no fee;
- 79.28 (22) (24) for persons age 10, 11, or 12 to take deer by firearm, no fee;
- 79.29 $\frac{(23)}{(25)}$ for persons age 10, 11, or 12 to take deer by archery, no fee; and

- (24) (26) for persons age 10, 11, or 12 to take deer by muzzleloader during the 80.1 muzzleloader season, no fee. 80.2
- Sec. 58. Minnesota Statutes 2020, section 97A.475, subdivision 3, is amended to read: 80.3
- Subd. 3. Nonresident hunting. (a) Fees for the following licenses, to be issued to 80.4 nonresidents, are: 80.5
- (1) for persons age 18 or over to take small game, \$90.50; 80.6
- (2) for persons age 18 or over to take deer with firearms during the regular firearms 80.7 season, \$180; 80.8
- (3) for persons age 18 or over to take deer by archery, \$180; 80.9
- 80.10 (4) for persons age 18 or over to take deer by muzzleloader during the muzzleloader season, \$180; 80.11
- 80.12 (5) for persons age 18 or over to take bear, \$225;
- (6) for persons age 18 or over to take turkey, \$91; 80.13
- (7) for persons age 13 or over and under age 18 to take turkey, \$5; 80.14
- (8) to take raccoon or bobcat, \$178; 80.15
- 80.16 (9) to take Canada geese during a special season, \$4;
- (10) to take light geese during the light goose conservation order, \$2.50; 80.17
- 80.18 (11) to take sandhill crane during the sandhill crane season, \$3;
- (10) (12) for persons age 13 or over and under age 18 to take deer with firearms during 80.19 the regular firearms season in any open season option or time period, \$5; 80.20
- (11) (13) for persons age 13 or over and under age 18 to take deer by archery, \$5; 80.21
- (12) (14) for persons age 13 or over and under age 18 to take deer during the muzzleloader 80.22 season, \$5; 80.23
- 80.24 (13) (15) for persons age 13 or over and under 18 to take bear, \$5;
- (14) (16) for persons age 18 or over to take small game for a consecutive 72-hour period 80.25 80.26 selected by the licensee, \$75, of which an amount equal to one-half of the fee for the migratory-waterfowl stamp under subdivision 5, clause (1), shall be deposited in the 80.27 waterfowl habitat improvement account under section 97A.075, subdivision 2; one-half of 80.28 the fee for the pheasant stamp under subdivision 5, clause (2), shall be deposited in the 80.29
- pheasant habitat improvement account under section 97A.075, subdivision 4; and one-half 80.30

- of the small-game surcharge under subdivision 4, shall be deposited into the wildlife 81.1 acquisition account; 81.2
- (15) (17) for persons age 16 or 17 to take small game, \$5; 81.3
- (16) (18) to take wolf, \$250; 81.4
- (17) (19) for persons age 12 and under to take turkey, no fee; 81.5
- (18) (20) for persons age ten, 11, or 12 to take deer by firearm, no fee; 81.6
- (19) (21) for persons age ten, 11, or 12 to take deer by archery, no fee; 81.7
- (20) (22) for persons age ten, 11, or 12 to take deer by muzzleloader during the 81.8 muzzleloader season, no fee; and
- 81.9
- (21) (23) for persons age 10, 11, or 12 to take bear, no fee. 81.10
- (b) A \$5 surcharge shall be added to nonresident hunting licenses issued under paragraph 81.11
- (a), clauses (1) to (6) and (8). An additional commission may not be assessed on this 81.12
- surcharge. 81.13
- Sec. 59. Minnesota Statutes 2020, section 97A.475, subdivision 3a, is amended to read: 81.14
- Subd. 3a. Deer license donation and surcharge. (a) A person may agree to add a 81.15
- donation of \$1, \$3, or \$5 to the fees for annual resident and nonresident licenses to take 81.16
- deer by firearms or archery established under subdivisions 2, clauses (5), (6), (7), (13), (15), 81.17
- (14) (16), and (15) (17), and 3, paragraph (a), clauses (2), (3), (4), (10) (12), (11) (13), and 81.18
- 81.19 (12) (14).
- (b) Beginning March 1, 2008, fees for bonus licenses to take deer by firearms or archery 81.20
- established under section 97B.301, subdivision 4, must be increased by a surcharge of \$1. 81.21
- (c) An additional commission may not be assessed on the donation or surcharge. 81.22
- Sec. 60. Minnesota Statutes 2020, section 97A.475, subdivision 4, is amended to read: 81.23
- Subd. 4. Small-game surcharge and donation. (a) Fees for annual licenses to take 81.24
- small game must be increased by a surcharge of \$6.50, except licenses under subdivisions 81.25
- 2, clauses (18) (20) and (19) (21); and 3, paragraph (a), clause (14) (16) and (17). An 81.26
- additional commission may not be assessed on the surcharge and the following statement 81.27
- must be included in the annual small-game-hunting regulations: "This \$6.50 surcharge is 81.28
- being paid by hunters for the acquisition and development of wildlife lands." 81.29

(b) A person may agree to add a donation of \$1, \$3, or \$5 to the fees for annual resident 82.1 and nonresident licenses to take small game. An additional commission may not be assessed 82.2 on the donation. The following statement must be included in the annual small-game-hunting 82.3 regulations: "The small-game license donations are being paid by hunters for administration 82.4 of the walk-in access program." 82.5 Sec. 61. Minnesota Statutes 2020, section 97A.505, subdivision 3b, is amended to read: 82.6 82.7 Subd. 3b. Wild animals taken on Red Lake Reservation lands within Northwest Angle. Wild animals taken and tagged on the Red Lake Reservation lands in accordance 82.8 with the Red Lake Band's Conservation Code on the Red Lake Reservation lands in 82.9 Minnesota north of the 49th parallel shall be and all applicable federal law are considered 82.10 lawfully taken and possessed under state law. Possessing wild animals harvested under this 82.11 subdivision is in addition to any state limits. 82.12 Sec. 62. Minnesota Statutes 2020, section 97A.505, subdivision 8, is amended to read: 82.13 Subd. 8. Importing hunter-harvested Cervidae carcasses. (a) Importing 82.14 hunter-harvested Cervidae carcasses procured by any means into Minnesota is prohibited 82.15 except for cut and wrapped meat, quarters or other portions of meat with no part of the 82.16 spinal column or head attached, antlers, hides, teeth, finished taxidermy mounts, and antlers 82.17 attached to skull caps that are cleaned of all brain tissue. Hunter-harvested 82.18 (b) Cervidae carcasses taken originating from outside of Minnesota may be transported 82.19 on a direct route through the state by nonresidents. 82.20 **EFFECTIVE DATE.** This section is effective the day following final enactment. 82.21 Sec. 63. Minnesota Statutes 2020, section 97B.022, is amended by adding a subdivision 82.22 to read: 82.23 Subd. 3. **Apprentice-hunter validation**; **fee.** The fee for an apprentice-hunter validation 82.24 is \$3.50. Fees collected must be deposited in the firearms safety training account, except 82.25 for the electronic licensing system commission established by the commissioner under 82.26

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section 84.027, subdivision 15, and issuing fees collected under section 97A.485, subdivision

6, and are appropriated annually to the Enforcement Division of the Department of Natural

Resources for administering the firearm safety course program.

83.1 Sec. 64. Minnesota Statutes 2020, section 97B.036, is amended to read:

97B.036 CROSSBOW HUNTING DURING FIREARMS SEASON.

- Notwithstanding section 97B.035, subdivisions 1 and 2, a person may take deer, bear, or turkey by crossbow during the respective regular firearms seasons. The transportation requirements of section 97B.051 apply to crossbows during the regular firearms deer, bear, or turkey season. Crossbows must meet the requirements of section 97B.106, subdivision 2. A person taking deer, bear, or turkey by crossbow under this section must have a valid firearms license to take the respective game by firearm. This section does not allow the use of a crossbow by licensed muzzleloader hunters during the muzzleloader firearms deer season under section 97B.311.
- 83.11 Sec. 65. Minnesota Statutes 2020, section 97B.055, subdivision 2, is amended to read:
- Subd. 2. **Restrictions related to motor vehicles.** (a) A person may not take a wild animal with a firearm or by archery from a motor vehicle except as permitted in this section.
- 83.14 (b) A person may not shoot at a decoy of a wild animal that is placed by a licensed peace 83.15 officer by:
- 83.16 (1) discharging a firearm from a motor vehicle; or
- (2) discharging an arrow from a bow from a motor vehicle.
- 83.18 (c) Notwithstanding section 97B.091, a person may transport a bow uncased while in a motorized watercraft and may take rough fish while in the boat as provided in section 97C.376, subdivision 3.
- Sec. 66. Minnesota Statutes 2020, section 97B.086, is amended to read:

97B.086 POSSESSING NIGHT VISION OR THERMAL IMAGING EQUIPMENT.

- (a) A person may not possess night vision or thermal imaging equipment while taking wild animals or while having in possession, either individually or as one of a group of persons, a firearm, bow, or other implement that could be used to take wild animals.
- (b) This section does not apply to a firearm that is:
- 83.27 (1) unloaded;

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(2) in a gun case expressly made to contain a firearm that fully encloses the firearm by being zipped, snapped, buckled, tied, or otherwise fastened without any portion of the firearm exposed; and

Sec. 68. Minnesota Statutes 2020, section 97B.801, is amended to read:

97B.801 MINNESOTA MIGRATORY-WATERFOWL STAMP REQUIRED.

(a) Except as provided in this section or section 97A.405, subdivision 2, a person required to possess a small-game license may not take migratory waterfowl without a migratory-waterfowl stamp validation.

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(b) Residents under age 18 or over age 65; resident disabled veterans with a license issued under section 97A.441, subdivision 6a; and persons hunting on their own property are not required to possess a stamp validation under this section.

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- (c) Residents and nonresidents with licenses issued under section 97A.475, subdivision 2, clause (18) (20); or 3, paragraph (a), clause (14) (16), are not required to possess a stamp validation under this section.
- Sec. 69. Minnesota Statutes 2020, section 97B.811, subdivision 4a, is amended to read:
 - Subd. 4a. **Restrictions on certain motorized decoys.** From the opening day of the duck season through the Saturday nearest October 8, a person may not use a motorized decoy, or other motorized device designed to attract migratory waterfowl. During the remainder of the duck season, the commissioner may, by rule, designate all or any portion of a wetland or lake closed to the use of motorized decoys or motorized devices designed to attract migratory waterfowl. On water bodies and lands fully contained within wildlife management area boundaries, a person may not use motorized decoys or motorized devices designed to attract migratory waterfowl at any time during the duck season.
- 85.16 Sec. 70. Minnesota Statutes 2020, section 97C.005, subdivision 3, is amended to read:
 - Subd. 3. **Seasons, limits, and other rules.** The commissioner may, in accordance with the procedures in subdivision 2, paragraphs (c) and (e), or by rule under chapter 14, establish open seasons, limits, methods, and other requirements for taking fish on special management waters. The commissioner may, by written order published in the State Register, amend daily, possession, or size limits to make midseason adjustments based on available harvest, angling pressure, and population data to manage the fisheries in the 1837 Ceded Territory in compliance with the court orders in Mille Lacs Band of Chippewa v. Minnesota, 119 S. Ct. 1187 (1999) and in the state waters of Upper Red Lake. The midseason adjustments in daily, possession, or size limits are not subject to the rulemaking provisions of chapter 14 and section 14.386 does not apply. Before the written order is effective, the commissioner shall attempt to notify persons or groups of persons affected by the written order by public announcement, posting, and other appropriate means as determined by the commissioner.
 - Sec. 71. Minnesota Statutes 2020, section 97C.081, subdivision 3, is amended to read:
- Subd. 3. **Contests requiring permit.** (a) Unless subdivision 3a applies, a person must have a permit from the commissioner to conduct a fishing contest if:

(1) there are more than 25 boats for open-water contests, more than 150 participants for 86.1 ice-fishing contests, or more than 100 participants for shore-fishing contests; 86.2 (2) entry fees are more than \$25 per person; or 86.3 (3) the contest is limited to trout species. 86.4 (b) The commissioner shall charge a fee for the permit that recovers the costs of issuing 86.5 the permit and of monitoring the activities allowed by the permit. Notwithstanding section 86.6 86.7 16A.1283, the commissioner may, by written order published in the State Register, establish contest permit fees. The fees are not subject to the rulemaking provisions of chapter 14, and 86.8 section 14.386 does not apply. 86.9 (c) The commissioner may require the applicant to furnish evidence of financial 86.10 responsibility in the form of a surety bond or bank letter of credit in the amount of \$25,000 86.11 if entry fees are over \$25 per person, or total prizes are valued at more than \$25,000, and 86.12 if the applicant has either: 86.13 (1) not previously conducted a fishing contest requiring a permit under this subdivision; 86.14 86.15 or (2) ever failed to make required prize awards in a fishing contest conducted by the 86.16 applicant. 86.17 (d) The permit fee for any individual contest may not exceed the following amounts: 86.18 (1) \$70 for an open-water contest not exceeding 50 boats and without off-site weigh-in; 86.19 (2) \$225 for an open-water contest with more than 50 boats and without off-site weigh-in; 86.20 (3) \$280 for an open-water contest not exceeding 50 boats with off-site weigh-in; 86.21 (4) \$560 for an open-water contest with more than 50 boats with off-site weigh-in; or 86.22 (5) \$135 for an ice-fishing contest with more than 150 participants.; or 86.23 (6) \$50 for a contest where all participants are age 18 years or under. 86.24 Sec. 72. Minnesota Statutes 2020, section 97C.081, subdivision 3a, is amended to read: 86.25 Subd. 3a. No permit required. A person may conduct a fishing contest without a permit 86.26 86.27 from the commissioner if: (1) the contest is not limited to specifically named waters; 86.28

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(2) all the contest participants are age 18 years or under;

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87.1	(3) (2) the contest is limited to rough fish and participants are required to fish with a
87.2	hook and line; or
87.3	(4) (3) the total prize value is \$500 or less.
87.4	Sec. 73. Minnesota Statutes 2020, section 97C.342, subdivision 2, is amended to read:
87.5	Subd. 2. Bait restrictions. (a) Frozen or dead fish on the official list of viral hemorrhagie
87.6	septicemia susceptible species published by the United States Department of Agriculture,
87.7	Animal and Plant Health Inspection Services VHS-susceptible-species list under section
87.8	17.4982, subdivision 21b; cisco (all Coregonus, including lake herring and tullibee); and
87.9	smelt (all Osmerus, Spirincus, Hypomesus, and Allosmerus) being used as bait in waters of
87.10	the state must originate from water bodies certified disease-free. A water body is certified
87.11	as disease-free if:
87.12	(1) the water body has been tested for viral hemorrhagic septicemia and the testing
87.13	indicates the disease is not present; or
87.14	(2) the water body is located within a viral hemorrhagic septicemia-free zone posted on
87.15	the Department of Natural Resources website.
87.16	(b) Certification for these individually tested water bodies is valid for one year from the
87.17	date of test results. Certification of water bodies within a viral hemorrhagic septicemia-free
87.18	zone posted on the Department of Natural Resources website is valid for the dates included
87.19	in the posting. A viral hemorrhagic septicemia-free certification is also referred to as fish
87.20	health certification.
87.21	Sec. 74. Minnesota Statutes 2020, section 97C.401, is amended by adding a subdivision
87.22	to read:
81.22	to read.
87.23	Subd. 3. Gar. The commissioner must annually establish daily and possession limits
87.24	for gar under section 84.027, subdivision 13, paragraph (b).
87.25	Sec. 75. Minnesota Statutes 2020, section 97C.605, subdivision 3, is amended to read:
87.26	Subd. 3. Taking ; methods prohibited. (a) A person may not take turtles in any manner,
87.27	except by the use of using:
87.28	(1) explosives, drugs, poisons, lime, and other harmful substances;
87.29	(2) traps, except as provided in paragraph (b) and rules adopted under this section;
87.30	(3) nets other than anglers' fish landing nets; or

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license with a turtle endorsement.

under section 97C.605, subdivision 2c.

Apalone spinifera after December 1, 2021, without an aquatic farm or private fish hatchery

Subd. 4. Other species. A person may not possess any other species of turtle without

an aquatic farm or private fish hatchery license with a turtle endorsement or as specified

- Sec. 77. Minnesota Statutes 2020, section 97C.805, subdivision 2, is amended to read:
- Subd. 2. **Restrictions.** (a) The Netting of lake whitefish and ciscoes is subject to the restrictions in this subdivision.
- 89.4 (b) A person may not use:
- 89.5 (1) more than two nets one net;
- 89.6 (2) a net more than 100 feet long; or
- 89.7 (3) a net more than three feet wide.
- 89.8 (c) The mesh size of the nets net may not be less than:
- 89.9 (1) 1-3/4 inches, stretch measure, for nets used to take ciscoes; and
- 89.10 (2) 3-1/2 inches, stretch measure, for all other nets.
- 89.11 (d) A net may not be set in water, including ice thickness, deeper than six feet.
- (e) The commissioner may designate waters where nets may be set so that portions of the net extend into water deeper than six feet under conditions prescribed by the commissioner to protect game fish. A pole or stake must project at least two feet above the surface of the water or ice at one end of each the net.
- 89.16 (f) A net may not be set within 50 feet of another net.
- 89.17 (g) A person may not have angling equipment in possession while netting lake whitefish or ciscoes.
- Sec. 78. Minnesota Statutes 2020, section 97C.836, is amended to read:

89.20 97C.836 LAKE SUPERIOR LAKE TROUT; EXPANDED ASSESSMENT

89.21 **HARVEST.**

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The commissioner shall provide for taking of lake trout by licensed commercial operators in Lake Superior management zones MN-3 and MN-2 for expanded assessment and sale. The commissioner shall authorize expanded assessment taking and sale of lake trout in Lake Superior management zone MN-3 beginning annually in 2007 and zone MN-2 beginning annually in 2010. Total assessment taking and sale may not exceed 3,000 lake trout in zone MN-3 and 2,000 lake trout in zone MN-2 and may be reduced when necessary to protect the lake trout population or to manage the effects of invasive species or fish disease. Taking lake trout for expanded assessment and sale shall be allowed from June 1 to September 30, but may end earlier in the respective zones if the quotas are reached. The quotas must be

reassessed at the expiration of the current ten-year Fisheries Management Plan for the 90.1 Minnesota Waters of Lake Superior dated September 2006. 90.2 Sec. 79. Minnesota Statutes 2020, section 103C.315, subdivision 4, is amended to read: 90.3 Subd. 4. Compensation. A supervisor shall receive compensation for services up to \$75 90.4 \$125 per day, and may be reimbursed for expenses, including traveling expenses, necessarily 90.5 incurred in the discharge of duties. A supervisor may be reimbursed for the use of the 90.6 supervisor's own automobile in the performance of official duties at a rate up to the maximum 90.7 tax-deductible mileage rate permitted under the federal Internal Revenue Code. 90.8 Sec. 80. [103F.05] WATER QUALITY AND STORAGE PROGRAM. 90.9 Subdivision 1. **Definitions.** (a) For purposes of this section, the terms in this subdivision 90.10 have the meanings given them. 90.11 (b) "Board" means the Board of Water and Soil Resources. 90.12 (c) "Local units of government" has the meaning given under section 103B.305, 90.13 subdivision 5. 90.14 (d) "Water quality and storage practices" means those practices that sustain or improve 90.15 water quality via surface water rate and volume and ecological management, including but 90.16 not limited to: 90.17 (1) retention structures and basins; 90.18 90.19 (2) acquisition of flowage rights; (3) soil and substrate infiltration; 90.20 (4) wetland restoration, creation, or enhancement; 90.21 (5) channel restoration or enhancement; and 90.22 (6) floodplain restoration or enhancement. 90.23 90.24 Subd. 2. **Establishment.** (a) The board must establish a program to provide financial assistance to local units of government to control water volume and rates to protect 90.25 infrastructure, improve water quality and related public benefits, and mitigate climate change 90.26 impacts. 90.27 (b) In establishing a water quality and storage program, the board must give priority to 90.28 90.29 the Minnesota River basin and the lower Mississippi River basin in Minnesota.

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91.1	Subd. 3. Financial assistance. (a) The board may provide financial assistance to local
91.2	units of government to cover the costs of water storage projects and other water quality and
91.3	storage practices consistent with a plan approved according to chapter 103B, 103C, or 103D.
91.4	Eligible costs include costs for property and equipment acquisition, design, engineering,
91.5	construction, and management. The board may acquire conservation easements under
91.6	sections 103F.501 to 103F.531 as necessary to implement a project or practice under this
91.7	section.
91.8	(b) The board must enter into agreements with local units of government receiving
91.9	financial assistance under this section. The agreements must specify the terms of state and
91.10	local cooperation, including the financing arrangement for constructing any structures and
91.11	assuring maintenance of the structures after completion.
91.12	Subd. 4. Matching contribution. The board must require a matching contribution when
91.13	providing financial assistance under this section and may adjust matching requirements if
91.14	federal funds are available for the project.
91.15	Subd. 5. Technical assistance. (a) The board may employ or contract with an engineer
91.16	or hydrologist to work on the technical implementation of the program established under
91.17	this section.
91.18	(b) When implementing the program, the board must:
91.19	(1) assist local units of government in achieving the goals of the program;
91.20	(2) review and analyze projects and project sites; and
91.21	(3) evaluate the effectiveness of completed projects constructed under the program.
91.22	(c) The board must cooperate with the commissioner of natural resources, the United
91.23	States Department of Agriculture Natural Resources Conservation Service, and other agencies
91.24	as needed to analyze hydrological, climate, and engineering information on proposed sites.
91.25	Subd. 6. Requirements. (a) A local unit of government applying for financial assistance
91.26	under this section must provide a copy of a resolution or other documentation of the local
91.27	unit of government's support for the project. The documentation must include provisions
91.28	for local funding and management, the proposed method of obtaining necessary land rights
91.29	for the proposed project, and an assignment of responsibility for maintaining any structures
91.30	or practices upon completion.
91.31	(b) A local unit of government, with the assistance of the board, must evaluate the public
91.32	benefits that are reasonably expected upon completing the proposed project. The evaluation
91.33	must be submitted to the board before the final design.

Subd. 7. **Interstate cooperation.** The board may enter into or approve working 92.1 agreements with neighboring states or their political subdivisions to accomplish projects 92.2 consistent with the program established under this section. 92.3 Subd. 8. Federal aid availability. The board must regularly analyze the availability of 92.4 federal funds and programs to supplement or complement state and local efforts consistent 92.5 with the purposes of this section. 92.6 Sec. 81. Minnesota Statutes 2020, section 103G.271, subdivision 4a, is amended to read: 92.7 Subd. 4a. Mt. Simon-Hinckley aquifer. (a) The commissioner may not issue new 92.8 water-use permits that will appropriate water from the Mt. Simon-Hinckley aquifer in a 92.9 metropolitan county, as defined in section 473.121, subdivision 4, unless the appropriation 92.10 92.11 is for potable water use, there are no feasible or practical alternatives to this source, and a water conservation plan is incorporated with the permit. 92.12 92.13 (b) The commissioner shall terminate all permits authorizing appropriation and use of water from the Mt. Simon-Hinckley aquifer for once-through systems in a metropolitan 92.14 county, as defined in section 473.121, subdivision 4, by December 31, 1992. 92.15 Sec. 82. Minnesota Statutes 2020, section 103G.271, is amended by adding a subdivision 92.16 to read: 92.17 Subd. 4b. Bulk transport or sale. (a) To maintain the supply of drinking water for future 92.18 generations and except as provided under paragraph (b), the commissioner may not issue 92.19 a new water-use permit to appropriate water in excess of one million gallons per year for 92.20 bulk transport or sale of water for consumptive use to a location more than 50 miles from 92.21 the point of the proposed appropriation. 92.22 92.23 (b) Paragraph (a) does not apply to a water-use permit for a public water supply, as defined under section 144.382, subdivision 4, issued to a local unit of government, rural 92.24 water district established under chapter 116A, or Tribal unit of government if: 92.25 92.26 (1) the use is solely for the public water supply; (2) the local unit of government, rural water district established under chapter 116A, or 92.27 Tribal unit of government has a property interest at the point of the appropriation; 92.28 (3) the communities that will use the water are located within 100 miles of the point of 92.29 92.30 appropriation; and (4) the requirements in sections 103G.265, 103G.285, and 103G.287 are met. 92.31

Sec. 83. Minnesota Statutes 2020, section 103G.401, is amended to read:

103G.401 APPLICATION TO ESTABLISH LAKE LEVELS.

- (a) Applications for authority to establish and maintain levels of public waters and applications to establish the natural ordinary high-water level of public waters may be made to the commissioner by a public body or authority or by a majority of the riparian owners on the public waters.
- (b) To conserve or utilize the water resources of the state, the commissioner may initiate proceedings to establish and maintain the level of public waters.
- (c) When establishing an ordinary high-water level, the commissioner must provide written or electronic notice of the order to the local units of government where the public water is located.

Sec. 84. [103G.413] APPEAL OF ORDER ESTABLISHING ORDINARY

HIGH-WATER LEVEL.

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- 93.14 Subdivision 1. Petition. A local unit of government may petition for review of the
 93.15 ordinary high-water level. A petition may be filed on behalf of the local unit of government
 93.16 or riparian landowner affected by the ordinary high-water level. The petition must be filed
 93.17 by the local unit of government and include reasons why the determination should be
 93.18 reviewed and evidence to be considered as part of the review.
- Subd. 2. Review. If a local unit of government files a petition under this section, the

 commissioner must review the petition within 90 days of the request and issue a final order.

 The commissioner may extend this period by 90 days by providing written notice of the

 extension to the applicant. Any further extension requires the agreement of the petitioner.
- 93.23 Sec. 85. Minnesota Statutes 2020, section 115A.1310, subdivision 12b, is amended to 93.24 read:
 - Subd. 12b. **Phase II recycling credits.** "Phase II recycling credits" means the number of pounds of covered electronic devices recycled by a manufacturer during a program year beginning July 1, 2019, and thereafter, from households located outside the 11-county metropolitan area, as defined in section 115A.1314, subdivision 2, less the manufacturer's recycling obligation calculated for the same program year in section 115A.1320, subdivision 1, paragraph (g). an amount calculated in a program year beginning July 1, 2019, and in each program year thereafter, according to the formula (1.5 x A) (B C), where:

94.1	A = the number of pounds of covered electronic devices a manufacturer recycled or
94.2	arranged to have collected and recycled during a program year from households located
94.3	outside the 11-county metropolitan area, as defined in section 115A.1314, subdivision 2;
94.4	B = the manufacturer's recycling obligation calculated for the same program year in
94.5	section 115A.1320, subdivision 1, paragraph (g); and
94.6	\underline{C} = the number of pounds of covered electronic devices a manufacturer recycled or
94.7	arranged to have collected and recycled, up to but not exceeding B, during the same program
94.8	year from households in the 11-county metropolitan area.
94.9	Sec. 86. Minnesota Statutes 2020, section 115A.1312, subdivision 1, is amended to read:
94.10	Subdivision 1. Requirements for sale. (a) On or after September 1, 2007, a manufacturer
94.11	must not sell or offer for sale or deliver to retailers for subsequent sale a new video display
94.12	device unless:
94.13	(1) the video display device is labeled with the manufacturer's brand, which label is
94.14	permanently affixed and readily visible; and
94.15	(2) the manufacturer has filed a registration with the agency, as specified in subdivision
94.16	2.
94.17	(b) On or after February 1, 2008, a retailer who sells or offers for sale a new video display
94.18	device to a household must, before the initial offer for sale, review the agency website
94.19	specified in subdivision 2, paragraph (g), to determine that all new video display devices
94.20	that the retailer is offering for sale are labeled with the manufacturer's brands that are
94.21	registered with the agency.
94.22	(b) A retailer must not sell, offer for sale, rent, or lease a video display device unless
94.23	the video display device is labeled according to this subdivision and listed as registered on
94.24	the agency website according to subdivision 2.
94.25	(c) A retailer is not responsible for an unlawful sale under this subdivision if the
94.26	manufacturer's registration expired or was revoked and the retailer took possession of the
94.27	video display device prior to the expiration or revocation of the manufacturer's registration
94.28	and the unlawful sale occurred within six months after the expiration or revocation.
94.29	Sec. 87. Minnesota Statutes 2020, section 115A.1314, subdivision 1, is amended to read:
94.30	Subdivision 1. Registration fee. (a) Each manufacturer who registers under section
94.31	115A.1312 must, by August 15 each year, pay to the commissioner of revenue an annual

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registration fee, on a form and in a manner prescribed by the commissioner of revenue. The commissioner of revenue must deposit the fee in the state treasury and credit the fee to the environmental fund.

- (b) The registration fee for manufacturers that sell 100 or more video display devices to households in the state during the previous calendar year is \$2,500, plus a variable recycling fee. The registration fee for manufacturers that sell fewer than 100 video display devices in the state during the previous calendar year is a variable recycling fee. The variable recycling fee is calculated according to the formula:
- 95.9 $[A (B + C)] \times D$, where:
- 95.10 A = the manufacturer's recycling obligation as determined under section 115A.1320;
- B = the number of pounds of covered electronic devices recycled by that a manufacturer recycled or arranged to have collected and recycled from households during the immediately preceding program year, as reported under section 115A.1316, subdivision 1;
- 95.14 C = the number of phase I or phase II recycling credits a manufacturer elects to use to 95.15 calculate the variable recycling fee; and
 - D = the estimated per-pound cost of recycling, initially set at \$0.50 per pound for manufacturers who recycle less than 50 percent of the manufacturer's recycling obligation; \$0.40 per pound for manufacturers who recycle at least 50 percent but less than 90 percent of the manufacturer's recycling obligation; \$0.30 per pound for manufacturers who recycle at least 90 percent but less than 100 percent of the manufacturer's recycling obligation; and \$0.00 per pound for manufacturers who recycle 100 percent or more of the manufacturer's recycling obligation.
 - (c) A manufacturer may petition the agency to waive the per-pound cost of recycling fee, element D in the formula in paragraph (b), required under this section. The agency shall direct the commissioner of revenue to waive the per-pound cost of recycling fee if the manufacturer demonstrates to the agency's satisfaction a good faith effort to meet its recycling obligation as determined under section 115A.1320. The petition must include:
 - (1) documentation that the manufacturer has met at least 75 percent of its recycling obligation as determined under section 115A.1320;
- 95.30 (2) a list of political subdivisions and public and private collectors with whom the 95.31 manufacturer had a formal contract or agreement in effect during the previous program year 95.32 to recycle or collect covered electronic devices;

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96.1	(3) the total amounts of covered electronic devices collected from both within and outside
96.2	of the 11-county metropolitan area, as defined in subdivision 2;
96.3	(4) a description of the manufacturer's best efforts to meet its recycling obligation as
96.4	determined under section 115A.1320; and
96.5	(5) any other information requested by the agency.
96.6	(d) A manufacturer may retain phase I and phase II recycling credits to be added, in
96.7	whole or in part, to the actual value of C, as reported under section 115A.1316, subdivision
96.8	2, during any succeeding program year, provided that no more than 25 percent of a
96.9	manufacturer's recycling obligation (A x B) for any program year may be met with phase
96.10	I and phase II recycling credits, separately or in combination, generated in a prior program
96.11	year. A manufacturer may sell any portion or all of its phase I and phase II recycling credits
96.12	to another manufacturer, at a price negotiated by the parties, who may use the credits in the
96.13	same manner.
96.14	(e) For the purpose of <u>determining B in calculating a manufacturer's variable recycling</u>
96.15	fee using the formula under paragraph (b), starting with the program year beginning July
96.16	1, 2019, and continuing each year thereafter, the weight of covered electronic devices
96.17	collected from that a manufacturer recycled or arranged to have collected and recycled from
96.18	households located outside the 11-county metropolitan area, as defined in subdivision 2,
96.19	paragraph (b), is calculated at 1.5 times their actual weight.
96.20	Sec. 88. Minnesota Statutes 2020, section 115A.1316, subdivision 1, is amended to read:
96.21	Subdivision 1. Manufacturer reporting requirements. (a) By August 1, 2016, each
96.22	manufacturer must report to the agency using the form prescribed:
96.23	(1) the total weight of each specific model of its video display devices sold to households
96.24	during the previous program year; and
96.25	(2) either:
96.26	(i) the total weight of its video display devices sold to households during the previous
96.27	program year; or
96.28	(ii) an estimate of the total weight of its video display devices sold to households during
96.29	the previous program year, calculated by multiplying the weight of its video display devices
96.30	sold nationally times the quotient of Minnesota's population divided by the national

population. All manufacturers with sales of 99 or fewer video display devices to households

97.1	in the state during the previous calendar year must report using the method under this item
97.2	for calculating sales.
97.3	(b) (a) By March 1, 2017, and each March 1 thereafter each year, each manufacturer
97.4	must report to the agency using the form prescribed:
97.5	(1) the total weight of each specific model of its video display devices sold to households
97.6	during the previous calendar year; and
97.7	(2) either:
97.8	(i) the total weight of its video display devices sold to households during the previous
97.9	calendar year; or
97.10	(ii) an estimate of the total weight of its video display devices sold to households during
97.11	the previous calendar year, calculated by multiplying the weight of its video display devices
97.12	sold nationally times the quotient of Minnesota's population divided by the national
97.13	population. All manufacturers with sales of 99 or fewer video display devices to households
97.14	in the state during the previous calendar year must report using the method under this item
97.15	for calculating sales.
97.16	A manufacturer must submit with the report required under this paragraph a description of
97.17	how the information or estimate was calculated.
97.18	(e) (b) By August 15 each year, each manufacturer must report to the department until
97.19	June 30, 2017, and to the agency thereafter,:
97.20	(1) the total weight of covered electronic devices the manufacturer collected from
97.21	households and recycled or arranged to have collected and recycled during the preceding
97.22	program year-;
97.23	(d) By August 15 each year, each manufacturer must report separately to the department
97.24	until June 30, 2017, and to the agency thereafter:
97.25	(1) (2) the number of phase I and phase II recycling credits the manufacturer has
97.26	purchased and sold during the preceding program year;
97.27	(2)(3) the number of phase I and phase II recycling credits possessed by the manufacturer
97.28	that the manufacturer elects to use in the calculation of its variable recycling fee under
97.29	section 115A.1314, subdivision 1; and
97.30	(3) (4) the number of phase I and phase II recycling credits the manufacturer retains at

the beginning of the current program year.

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- 98.1 (e) (c) Upon request of the commissioner of revenue, the agency shall provide a copy 98.2 of each report to the commissioner of revenue.
- Sec. 89. Minnesota Statutes 2020, section 115A.1318, subdivision 2, is amended to read:
- Subd. 2. **Recycler responsibilities.** (a) As part of the report submitted under section 115A.1316, subdivision 2, a recycler must certify, except as provided in paragraph (b), that facilities that recycle covered electronic devices, including all downstream recycling
- 98.7 operations:

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- 98.8 (1) use only registered collectors;
- 98.9 (2) comply with all applicable health, environmental, safety, and financial responsibility 98.10 regulations;
- 98.11 (3) are licensed by all applicable governmental authorities;
- 98.12 (4) use no prison labor to recycle video display devices;
- 98.13 (5) possess liability insurance of not less than \$1,000,000 for environmental releases, accidents, and other emergencies;
 - (6) provide a report annually to each registered collector regarding the video display devices received from that entity; and
- 98.17 (7) do not charge collectors for the transportation and transporting, recycling of, or any
 98.18 necessary supplies related to transporting or recycling covered electronic devices that meet
 98.19 a manufacturer's recycling obligation as determined under section 115A.1320, unless
 98.20 otherwise mutually agreed upon.
 - (b) A nonprofit corporation that contracts with a correctional institution to refurbish and reuse donated computers in schools is exempt from paragraph (a), clauses (4) and (5).
- 98.23 (c) Except to the extent otherwise required by law and unless agreed upon otherwise by
 98.24 the recycler or manufacturer, a recycler has no responsibility for any data that may be
 98.25 contained in a covered electronic device if an information storage device is included in the
 98.26 covered electronic device.
- 98.27 Sec. 90. Minnesota Statutes 2020, section 115A.1320, subdivision 1, is amended to read:
- Subdivision 1. **Duties of agency.** (a) The agency shall administer sections 115A.1310 to 115A.1330.
- 98.30 (b) The agency shall establish procedures for:

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99.1	(1) receipt and maintenance of the registration statements and certifications filed with
99.2	the agency under section 115A.1312; and
99.3	(2) making the statements and certifications easily available to manufacturers, retailers,
99.4	and members of the public.
9.5	(c) The agency shall annually review the following variables that are used to calculate
99.6	a manufacturer's annual registration fee under section 115A.1314, subdivision 1:
99.7	(1) the obligation-setting mechanism for manufacturers as specified under paragraph
99.8	(g);
99.9	(2) the estimated per-pound price of recycling covered electronic devices sold to
99.10	households; and
99.11	(3) the base registration fee.
99.12	(d) If the agency determines that any of these values must be changed in order to improve
99.13	the efficiency or effectiveness of the activities regulated under sections 115A.1312 to
99.14	115A.1330, or if the revenues exceed the amount that the agency determines is necessary,
99.15	the agency shall submit recommended changes and the reasons for them to the chairs of the
99.16	senate and house of representatives committees with jurisdiction over solid waste policy.
99.17	(e) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter each year,
99.18	the agency shall publish a statewide recycling goal for all video display device waste that
99.19	is the weight of all video display devices collected for recycling during each of the three
99.20	most recently completed program years, excluding the most recently concluded program
99.21	year, divided by two. For the program years beginning July 1, 2016, July 1, 2017, and July
99.22	1, 2018, the agency shall establish and publish separate statewide recycling goals for video
99.23	display devices as follows:
99.24	(1) the agency shall set the statewide recycling goal for video display devices at
99.25	25,000,000 pounds, 23,000,000 pounds, and 21,000,000 pounds, respectively, during these
99.26	successive program years;
99.27	(2) the agency shall set the recycling goal for televisions at 80 percent of the applicable
99.28	amount in clause (1); and
99.29	(3) the agency shall set the recycling goal for computer monitors at 20 percent of the
99.30	applicable amount in clause (1).
99.31	(f) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter each year,
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the agency shall determine each registered manufacturer's market share of video display

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devices to be collected and recycled based on the manufacturer's percentage share of the total weight of video display devices sold as reported to the agency under section 115A.1316, subdivision 1.

- (g) By September 1, 2016, and by May 1, 2017, and each May 1 thereafter each year, the agency shall provide each manufacturer with a determination of the manufacturer's share of video display devices to be collected and recycled. A manufacturer's market share of video display devices as specified in paragraph (f) is applied proportionally to the statewide recycling goal as specified in paragraph (e) to determine an individual manufacturer's recycling obligation. Upon request by the commissioner of revenue, the agency must provide the information submitted to manufacturers under this paragraph to the commissioner of revenue.
- (h) The agency shall provide a report to the governor and the legislature on the 100.12 implementation of sections 115A.1310 to 115A.1330. For each program year, the report 100.13 must discuss the total weight of covered electronic devices recycled and a summary of 100.14 information in the reports submitted by manufacturers and recyclers under section 115A.1316. 100.15 The report must also discuss the various collection programs used by manufacturers to 100.16 collect covered electronic devices; information regarding covered electronic devices that 100.17 are being collected by persons other than registered manufacturers, collectors, and recyclers; 100.18 and information about covered electronic devices, if any, being disposed of in landfills in 100.19 this state. The report must examine which covered electronic devices, based on economic 100.20 and environmental considerations, should be subject to the obligation-setting mechanism 100.21 under paragraph (g). The report must include a description of enforcement actions under 100.22 sections 115A.1310 to 115A.1330. The agency may include in its report other information received by the agency regarding the implementation of sections 115A.1312 to 115A.1330. 100.24 The report must be done in conjunction with the report required under section 115A.121. 100.25
 - (i) The agency shall promote public participation in the activities regulated under sections 115A.1312 to 115A.1330 through public education and outreach efforts.
- (j) The agency shall enforce sections 115A.1310 to 115A.1330 in the manner provided by sections 115.071, subdivisions 1, 3, 4, 5, and 6; and 116.072, except for those provisions enforced by the department, as provided in subdivision 2. The agency may revoke a registration of a collector or recycler found to have violated sections 115A.1310 to 115A.1330.

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- (k) The agency shall facilitate communication between counties, collection and recycling centers, and manufacturers to ensure that manufacturers are aware of video display devices available for recycling.
- (1) The agency shall post on its website the contact information provided by each 101.4 manufacturer under section 115A.1318, subdivision 1, paragraph (e). 101.5
- Sec. 91. Minnesota Statutes 2020, section 115A.5501, subdivision 3, is amended to read: 101.6
- 101.7 Subd. 3. Facility cooperation and reports. (a) The owner or operator of a facility shall allow access upon reasonable notice to authorized agency staff for the purpose of conducting 101.8 waste composition studies or otherwise assessing the amount of total packaging in the waste 101.9 delivered to the facility under this section. 101.10
- (b) Beginning in 1993, by February 1 of each year the owner or operator of a facility governed by this subdivision shall submit a report to the commissioner, on a form prescribed by the commissioner, specifying the total amount of solid waste received by the facility between January 1 and December 31 of the previous year. The commissioner shall calculate the total amount of solid waste delivered to solid waste facilities from the reports received 101.16 from the facility owners or operators and shall report the aggregate amount by April 1 of each year. The commissioner shall assess a nonforgivable administrative penalty under 101.17 101.18 section 116.072 of \$500 plus any forgivable amount necessary to enforce this subdivision 101.19 on any owner or operator who fails to submit a report required by this subdivision.
- Sec. 92. Minnesota Statutes 2020, section 115A.565, subdivision 1, is amended to read: 101.20
- Subdivision 1. Grant program established. The commissioner shall must make 101.21 competitive grants to political subdivisions or federally recognized tribes to establish curbside 101.22 recycling or composting, increase recycling or composting, reduce the amount of recyclable 101.23 materials entering disposal facilities, or reduce the costs associated with hauling waste by 101.24 locating collection sites as close as possible to the site where the waste is generated. To be eligible for grants under this section, a political subdivision or federally recognized tribe 101.26 must be located outside the seven-county metropolitan area and a city must have a population 101.27 101.28 of less than 45,000.
- Sec. 93. Minnesota Statutes 2020, section 115B.17, subdivision 13, is amended to read: 101.29
- Subd. 13. Priorities; rules. (a) By November 1, 1983, the Pollution Control Agency 101.30 shall establish a temporary list of priorities among releases or threatened releases for the 101.31 purpose of taking remedial action and, to the extent practicable consistent with the urgency 101.32

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of the action, for taking removal action under this section. The temporary list, with any necessary modifications, shall remain in effect until the Pollution Control Agency adopts rules establishing state criteria for determining priorities among releases and threatened releases. The Pollution Control Agency shall adopt the rules by July 1, 1984. After rules are adopted, a permanent priority list shall be established, and may be modified from time to time, using the current guidance and tools for the Hazard Ranking System adopted by the federal Environmental Protection Agency and according to the criteria set forth in the rules. Before any list is established under this subdivision the Pollution Control Agency shall publish the list in the State Register and allow 30 days for comments on the list by the public.

- (b) The temporary list and the rules required by this subdivision shall be based upon the relative risk or danger to public health or welfare or the environment, taking into account to the extent possible the population at risk, the hazardous potential of the hazardous substances at the facilities, the potential for contamination of drinking water supplies, the potential for direct human contact, the potential for destruction of sensitive ecosystems, the administrative and financial capabilities of the Pollution Control Agency, and other appropriate factors.
- Sec. 94. Minnesota Statutes 2020, section 115B.406, subdivision 1, is amended to read:
- Subdivision 1. **Legislative findings.** The legislature recognizes the need to protect the public health and welfare and the environment at priority qualified facilities. To implement a timely and effective cleanup and prevent multiparty litigation, the legislature finds it is in the public interest to direct the commissioner of the Pollution Control Agency to:
- (1) take environmental response actions that the commissioner deems reasonable and necessary to protect the public health or welfare or the environment at priority qualified facilities and to;
- 102.26 (2) acquire real property interests at priority qualified facilities to ensure the completion 102.27 and long-term effectiveness of environmental response actions-; and
- 102.28 (3) prevent both an unjust financial windfall to and double liability of owners and operators of priority qualified facilities.
- 102.30 **EFFECTIVE DATE.** This section is effective the day following final enactment and applies to actions commenced on or after January 1, 2021.

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Sec. 95. Minnesota Statutes 2020, section 115B.406, subdivision 9, is amended to read: 103.1

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Subd. 9. Environmental response costs; liens. (a) All environmental response costs and reasonable and necessary expenses, including administrative and legal expenses, incurred by the commissioner at a priority qualified facility constitute a lien in favor of the state upon any real property located in the state, other than homestead property, owned by the owner or operator of the priority qualified facility who is subject to the requirements of section 115B.40, subdivision 4 or 5. Notwithstanding section 514.672, a lien under this paragraph continues until the lien is satisfied or is released according to paragraph (c).

(b) If the commissioner conducts an environmental response action at a priority qualified facility and the environmental response action increases the fair market value of the facility above the fair market value of the facility that existed before the response action was initiated, then the state has a lien on the facility for the increase in fair market value of the property attributable to the response action, valued at the time that construction of the final environmental response action was completed, not including operation and maintenance. Notwithstanding section 514.672, a lien under this paragraph continues until the lien is satisfied or is released according to paragraph (c).

(c) A lien under this subdivision paragraph (a) or (b) attaches when the environmental response costs are first incurred. Notwithstanding section 514.672, a lien under this subdivision continues until the lien is satisfied or six years after completion of construction of the final environmental response action, not including operation and maintenance. Notice, filing, and release, and enforcement of the lien are governed by sections 514.671 to 514.676, except where those requirements specifically are related to only cleanup action expenses as defined in section 514.671. The commissioner may release a lien under this subdivision if the commissioner determines that attachment or enforcement of the lien is not in the public interest. A lien under this subdivision is not subject to the foreclosure limitation described in section 514.674, subdivision 2. Relative priority of a lien under this subdivision is governed by section 514.672, except that a lien attached to property that was included in any permit for the priority qualified facility takes precedence over all other liens regardless of when the other liens were or are perfected. Amounts received to satisfy all or a part of a lien must be deposited in the remediation fund. An environmental lien notice for a lien under paragraph (a) or (b) must state that it is a lien in accordance with this section and identify whether the property described in the notice was included in any permit for the priority qualified facility.

EFFECTIVE DATE. This section is effective the day following final enactment and applies to actions commenced on or after January 1, 2021.

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115B.407 ACQUISITION AND DISPOSITION <u>ACQUIRING AND DISPOSI</u>	<u>NG</u>
OF REAL PROPERTY AT PRIORITY QUALIFIED FACILITIES.	

- Subdivision 1. Acquiring and disposing of real property. (a) The commissioner may acquire interests in real property by donation or eminent domain at all or a portion of a priority qualified facility. Condemnation under this section includes acquisition of fee title or an easement. After acquiring an interest in real property under this section, the commissioner must take environmental response actions at the priority qualified facility according to sections 115B.39 to 115B.414 after the legislature makes an appropriation for that purpose. 104.10
- (b) The commissioner may dispose of real property acquired under this section according 104.11 to section 115B.17, subdivision 16. 104.12
- (c) Except as modified by this section, chapter 117 governs condemnation proceedings 104.13 by the commissioner under this section. The exceptions under section 117.189 apply to the 104.14 use of eminent domain authority under this section. Section 117.226 does not apply to properties acquired by the use of eminent domain authority under this section. 104.16
- (d) The state is not liable under this chapter solely as a result of acquiring an interest in 104.17 real property under this section. 104.18
- 104.19 Subd. 2. Eminent domain damages. (a) For purposes of this subdivision, the following terms have the meanings given: 104.20
- (1) "after-market value" means the property value of that portion of the subject property 104.21 remaining after a partial taking; 104.22
- (2) "as remediated" means the condition of the property assuming the environmental 104.23 response actions selected by the commissioner have been completed, including environmental 104.24 covenants and easements and other institutional controls that may apply; 104.25
- (3) "before-market value" means the property value of the entire subject property before 104.26 the taking, less the remediation costs; 104.27
- 104.28 (4) "property value" means the fair market value of the real property, as remediated, less any reduction in value attributable to the stigma of pollution; and 104.29
- 104.30 (5) "remediation costs" means the reasonably foreseeable costs and expenses, including administrative and legal expenses, that the commissioner will incur to implement the 104.31 environmental response actions that the commissioner selected for the property according 104.32

105.1	to section 115B.406, subdivision 3, less the amount, if any, that the property owner
105.2	demonstrates was released under section 115B.443, subdivision 8, which must not be greater
105.3	than the extent of insurance coverage under policies for the property included in a settlement
105.4	consistent with section 115B.443, subdivision 8.
105.5	(b) The damages awarded for condemnation of real property under this section is the
105.6	greater of \$500 or:
105.7	(1) for a total taking of the subject property, the before-market value; or
105.8	(2) for a partial taking of the subject property, the before-market value less the
105.9	after-market value.
105.10	(c) When awarding damages in a condemnation proceeding under this section, in addition
105.11	to any other requirement of chapter 117, the finder of fact must report:
105.12	(1) the amount determined for the property value of the entire subject property before
105.13	the taking; and
105.14	(2) the itemized amount determined for remediation costs.
105.15	(d) The commissioner may seek recovery of environmental response costs only to the
105.16	extent the costs exceed the lower of the remediation costs or the property value of the entire
105.17	subject property before the taking as reported under paragraph (c).
105.18	(e) If the actual expenses incurred by the commissioner to take environmental response
105.19	actions at the priority qualified facility as determined at the time construction of the final
105.20	environmental response action was completed would have yielded a higher award of damages
105.21	under this section, then the commissioner must reimburse the owner an amount equal to the
105.22	amount of damages as if the actual expenses were used instead of the remediation costs,
105.23	less any damages already awarded.
105.24	EFFECTIVE DATE. This section is effective the day following final enactment and
105.25	applies to actions commenced on or after January 1, 2021.
105.26	Sec. 97. Minnesota Statutes 2020, section 115B.421, is amended to read:
105.27	115B.421 CLOSED LANDFILL INVESTMENT FUND.
105.28	(a) The closed landfill investment fund is established in the state treasury. The fund
105.29	consists of money credited to the fund, and interest and other earnings on money in the
105.30	fund. Beginning July 1, 2003, Funds must be deposited as described in section 115B.445.
105 31	The fund shall must be managed to maximize long-term gain through the State Board of

Investment. Money in the fund may be spent by the commissioner after fiscal year 2020 in accordance with sections 115B.39 to 115B.444.

- (b) Each fiscal year, up to \$4,500,000 is appropriated from the closed landfill investment fund to the commissioner for the purposes of sections 115B.39 to 115B.444.
- (c) If the commissioner determines that a release or threatened release from a qualified facility for which the commissioner has assumed obligations for environmental response actions under section 115B.40 or 115B.406 constitutes an emergency requiring immediate action to prevent, minimize, or mitigate damage either to the public health or welfare or the environment or to a system designed to protect the public health or welfare or the 106.10 environment, up to \$9,000,000 in addition to the amount appropriated under paragraph (b) is appropriated to the commissioner in the first year of the biennium and may be spent by 106.11 the commissioner to take reasonable and necessary emergency response actions. Money 106.12 not spent in the first year of the biennium may be spent in the second year. If money is 106.13 appropriated under this paragraph, the commissioner must notify the chairs of the senate 106.14 and house of representatives committees having jurisdiction over environment policy and 106.15 finance as soon as possible. The commissioner must maintain the fund balance to ensure 106.16 long-term viability of the fund and reflect the responsibility of the landfill cleanup program 106.17 in perpetuity. 106.18
- (d) Paragraphs (b) and (c) expire June 30, 2025. 106.19
- Sec. 98. Minnesota Statutes 2020, section 116.07, is amended by adding a subdivision to 106.20 106.21
- Subd. 41. Real property interests. (a) The commissioner may acquire interests in real 106.22 property at a solid waste disposal facility, limited to environmental covenants under chapter 106.23 114E and easements for the environmental covenants, when the commissioner determines 106.24 106.25 the property interests are related to:
- 106.26 (1) closure;

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- 106.27 (2) postclosure care; and
- (3) any other actions needed after the postclosure care period expires. 106.28
- 106.29 (b) The state is not liable under this chapter or any other law solely as a result of acquiring an interest in real property under this section. 106.30

(c) An environmental covenant under this subdivision must be in accordance with chapter
 107.2 114E and must be signed and acknowledged by every owner of the fee simple title to the
 real property subject to the covenant.

- Sec. 99. Minnesota Statutes 2020, section 116.07, subdivision 7, is amended to read:
- Subd. 7. **Counties; processing applications for animal lot permits.** (a) Any Minnesota county board may, by resolution, with approval of the Pollution Control Agency, assume responsibility for processing applications for permits required by the Pollution Control Agency under this section for livestock feedlots, poultry lots or other animal lots. The responsibility for permit application processing, if assumed by a county, may be delegated by the county board to any appropriate county officer or employee.
- (b) For the purposes of this subdivision, the term "processing" includes:
- (1) the distribution to applicants of forms provided by the Pollution Control Agency;
- 107.13 (2) the receipt and examination of completed application forms, and the certification,
 107.14 in writing, to the Pollution Control Agency either that the animal lot facility for which a
 107.15 permit is sought by an applicant will comply with applicable rules and standards, or, if the
 107.16 facility will not comply, the respects in which a variance would be required for the issuance
 107.17 of a permit; and
- 107.18 (3) rendering to applicants, upon request, assistance necessary for the proper completion of an application.
- 107.20 (c) For the purposes of this subdivision, the term "processing" may include, at the option of the county board, issuing, denying, modifying, imposing conditions upon, or revoking 107.21 permits pursuant to the provisions of this section or rules promulgated pursuant to it, subject 107.22 to review, suspension, and reversal by the Pollution Control Agency. The Pollution Control 107.23 Agency shall, after written notification, have 15 days to review, suspend, modify, or reverse 107.24 the issuance of the permit. After this period, the action of the county board is final, subject 107.25 to appeal as provided in chapter 14. For permit applications filed after October 1, 2001, 107.27 section 15.99 applies to feedlot permits issued by the agency or a county pursuant to this subdivision. 107.28
- (d) For the purpose of administration of rules adopted under this subdivision, the commissioner and the agency may provide exceptions for cases where the owner of a feedlot has specific written plans to close the feedlot within five years. These exceptions include waiving requirements for major capital improvements.

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(e) For purposes of this subdivision, a discharge caused by an extraordinary natural event such as a precipitation event of greater magnitude than the 25-year, 24-hour event, tornado, or flood in excess of the 100-year flood is not a "direct discharge of pollutants."

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- (f) In adopting and enforcing rules under this subdivision, the commissioner shall cooperate closely with other governmental agencies.
- (g) The Pollution Control Agency shall work with the Minnesota Extension Service, the Department of Agriculture, the Board of Water and Soil Resources, producer groups, local units of government, as well as with appropriate federal agencies such as the Natural Resources Conservation Service and the Farm Service Agency, to notify and educate producers of rules under this subdivision at the time the rules are being developed and adopted and at least every two years thereafter.
- (h) The Pollution Control Agency shall adopt rules governing the issuance and denial of permits for livestock feedlots, poultry lots or other animal lots pursuant to this section. Pastures are exempt from the rules authorized under this paragraph. No feedlot permit shall include any terms or conditions that impose any requirements related to any pastures owned or utilized by the feedlot operator other than restrictions under a manure management plan. A feedlot permit is not required for livestock feedlots with more than ten but less than 50 animal units; provided they are not in shoreland areas. A livestock feedlot permit does not become required solely because of a change in the ownership of the buildings, grounds, or feedlot. These rules apply both to permits issued by counties and to permits issued by the Pollution Control Agency directly. No feedlot permit issued by the Pollution Control Agency shall include terms or conditions that:
- (1) impose requirements related to pastures owned or used by the feedlot operator other than restrictions under a manure management plan; or
- (2) require implementing nitrogen best management practices as a condition of allowing 108.25 application of manure in October. 108.26
- (i) The Pollution Control Agency shall exercise supervising authority with respect to 108.27 the processing of animal lot permit applications by a county. 108.28
- (j) Any new rules or amendments to existing rules proposed under the authority granted 108.29 in this subdivision, or to implement new fees on animal feedlots, must be submitted to the members of legislative policy and finance committees with jurisdiction over agriculture and 108.31 the environment prior to final adoption. The rules must not become effective until 90 days 108.32 after the proposed rules are submitted to the members. 108.33

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(k) Until new rules are adopted that provide for plans for manure storage structures, any plans for a liquid manure storage structure must be prepared or approved by a registered professional engineer or a United States Department of Agriculture, Natural Resources Conservation Service employee.

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- (l) A county may adopt by ordinance standards for animal feedlots that are more stringent than standards in Pollution Control Agency rules.
- (m) After January 1, 2001, a county that has not accepted delegation of the feedlot permit program must hold a public meeting prior to the agency issuing a feedlot permit for a feedlot facility with 300 or more animal units, unless another public meeting has been held with regard to the feedlot facility to be permitted.
- (n) After the proposed rules published in the State Register, volume 24, number 25, are 109.11 109.12 finally adopted, the agency may not impose additional conditions as a part of a feedlot permit, unless specifically required by law or agreed to by the feedlot operator. 109.13
- (o) For the purposes of feedlot permitting, a discharge from land-applied manure or a 109.14 manure stockpile that is managed according to agency rule must not be subject to a fine for 109.15 a discharge violation. 109.16
- (p) For the purposes of feedlot permitting, manure that is land applied, or a manure 109.17 stockpile that is managed according to agency rule, must not be considered a discharge into 109.18 waters of the state, unless the discharge is to waters of the state, as defined by section 109.19 103G.005, subdivision 17, except type 1 or type 2 wetlands, as defined in section 103G.005, 109.20 subdivision 17b, and does not meet discharge standards established for feedlots under agency 109.21 rule. 109.22
- 109.23 (q) Unless the upgrade is needed to correct an immediate public health threat under section 145A.04, subdivision 8, or the facility is determined to be a concentrated animal 109.24 feeding operation under Code of Federal Regulations, title 40, section 122.23, in effect on 109.25 April 15, 2003, the agency may not require a feedlot operator:
- (1) to spend more than \$3,000 to upgrade an existing feedlot with less than 300 animal 109.27 units unless cost-share money is available to the feedlot operator for 75 percent of the cost 109.28 of the upgrade; or 109.29
- 109.30 (2) to spend more than \$10,000 to upgrade an existing feedlot with between 300 and 500 animal units, unless cost-share money is available to the feedlot operator for 75 percent 109.31 of the cost of the upgrade or \$50,000, whichever is less. 109.32

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110.1	(r) A feedlot operator who stores and applies up to 100,000 gallons per calendar year of
110.2	private truck wash wastewater resulting from trucks that transport animals or supplies to
110.3	and from the feedlot does not require a permit to land-apply industrial by-products if the
110.4	feedlot operator stores and applies the wastewater in accordance with Pollution Control
110.5	Agency requirements for land applications of industrial by-product that do not require a
110.6	permit.
110.7	(s) A feedlot operator who holds a permit from the Pollution Control Agency to
110.8	land-apply industrial by-products from a private truck wash is not required to have a certified
110.9	land applicator apply the private truck wash wastewater if the wastewater is applied by the
110.10	feedlot operator to cropland owned or leased by the feedlot operator or by a commercial
110.11	animal waste technician licensed by the commissioner of agriculture under chapter 18C.
110.12	For purposes of this paragraph and paragraph (r), "private truck wash" means a truck washing
110.13	facility owned or leased, operated, and used only by a feedlot operator to wash trucks owned
110.14	or leased by the feedlot operator and used to transport animals or supplies to and from the
110.15	feedlot.
110.16	EFFECTIVE DATE. This section is effective August 31, 2021, unless the federal
110.17	Environmental Protection Agency disapproves the changes under Code of Federal
110.18	Regulations, title 40, section 123.62(b)(3), or other applicable federal law. The commissioner
110.19	of the Pollution Control Agency must notify the revisor of statutes if this occurs.
110.20	Sec. 100. Minnesota Statutes 2020, section 116G.07, is amended by adding a subdivision
110.21	to read:
110.22	Subd. 4. Exemption; Mississippi River Corridor Critical Area. Plans and regulations
110.23	of local units of government within the Mississippi River Corridor Critical Area are exempt
110.24	from subdivisions 1 to 3 and are subject to section 116G.15, subdivision 8.
110.25	EFFECTIVE DATE. This section is effective the day following final enactment.
110.23	This section is effective the day following that chaethers.
110.26	Sec. 101. Minnesota Statutes 2020, section 116G.15, is amended by adding a subdivision
110.27	to read:
110.28	Subd. 8. Reviewing and approving local plans and regulations. (a) In the Mississippi
110.29	River Corridor Critical Area, the commissioner of natural resources is responsible for
110.30	carrying out the duties of the board and the Metropolitan Council is responsible for carrying
110.31	out the duties of the regional development commission under sections 116G.07 to 116G.10.
110.32	Notwithstanding sections 116G.07, subdivisions 2 and 3, and 116G.10, subdivision 3, the
110.33	responsibilities and procedures for reviewing and approving local plans and regulations in

111.1	the Mississippi River Corridor Critical Area, and amendments thereto, are subject to this
111.2	subdivision.
111.3	(b) Within 60 days of receiving a draft plan from a local unit of government, the
111.4	commissioner, in coordination with the Metropolitan Council, must review the plan to
111.5	determine the plan's consistency with:
111.6	(1) this section;
111.7	(2) Minnesota Rules, chapter 6106; and
111.8	(3) the local unit of government's comprehensive plan.
111.9	(c) Within 60 days of receiving draft regulations from a local unit of government, the
111.10	commissioner must review the regulations to determine the regulations' consistency with:
111.11	(1) Minnesota Rules, chapter 6106; and
111.12	(2) the commissioner-approved plan adopted by the local unit of government under
111.13	paragraph (b).
111.14	(d) Upon review of a draft plan and regulations under paragraphs (b) and (c), the
111.15	commissioner must:
111.16	(1) conditionally approve the draft plan and regulations by written decision; or
111.17	(2) return the draft plan and regulations to the local unit of government for modification,
111.18	along with a written explanation of the need for modification.
111.19	(i) When the commissioner returns a draft plan and regulations to the local unit of
111.20	government for modification, the local unit of government must revise the draft plan and
111.21	regulations within 60 days after receiving the commissioner's written explanation and must
111.22	resubmit the revised draft plan and regulations to the commissioner.
111.23	(ii) The Metropolitan Council and the commissioner must review the revised draft plan
111.24	and regulations upon receipt from the local unit of government as provided under paragraphs
111.25	(b) and (c).
111.26	(iii) If the local unit of government or the Metropolitan Council requests a meeting, a
111.27	final revision need not be made until a meeting is held with the commissioner on the draft
111.28	plan and regulations. The request extends the 60-day time limit specified in item (i) until
111.29	after the meeting is held.

112.1	(e) Only plans and regulations receiving final approval from the commissioner have the
112.2	force and effect of law. The commissioner must grant final approval under this section only
112.3	<u>if:</u>
112.4	(1) the plan is an element of a comprehensive plan that is authorized by the Metropolitan
112.5	Council according to sections 473.175 and 473.858; and
112.6	(2) the local unit of government adopts a plan and regulations that are consistent with
112.7	the draft plan and regulations conditionally approved under paragraph (d).
112.8	(f) The local unit of government must implement and enforce the commissioner-approved
112.9	plan and regulations after the plan and regulations take effect.
112.10	EFFECTIVE DATE. This section is effective the day following final enactment.
112.11	Sec. 102. Minnesota Statutes 2020, section 127A.353, subdivision 4, is amended to read:
112.12	Subd. 4. Duties; powers. (a) The school trust lands director shall:
112.13	(1) take an oath of office before assuming any duties as the director;
112.14	(2) evaluate the school trust land asset position;
112.15	(3) determine the estimated current and potential market value of school trust lands;
112.16	(4) advise the governor, Executive Council, commissioner of natural resources, and the
112.17	Legislative Permanent School Fund Commission on the management of school trust lands,
112.18	including:
112.19	(i) Department of Natural Resources school trust land management plans;
112.20	(ii) leases of school trust lands;
112.21	(iii) royalty agreements on school trust lands;
112.22	(iv) land sales and exchanges;
112.23	(v) cost certification; and
112.24	(vi) revenue generating options;
112.25	(5) propose to the Legislative Permanent School Fund Commission legislative changes
112.26	that will improve the asset allocation of the school trust lands;
112.27	(6) develop a ten-year strategic plan and a 25-year framework for management of school
112.28	trust lands, in conjunction with the commissioner of natural resources, that is updated every
112.29	five years and implemented by the commissioner, with goals to:

- (i) retain core real estate assets;
- (ii) increase the value of the real estate assets and the cash flow from those assets;
- 113.3 (iii) rebalance the portfolio in assets with high performance potential and the strategic 113.4 disposal of selected assets;
- (iv) establish priorities for management actions; and
- (v) balance revenue enhancement and resource stewardship; and
- (vi) advance strategies on school trust lands to capitalize on ecosystem services markets;
- 113.8 (7) submit to the Legislative Permanent School Fund Commission for review an annual budget and management plan for the director; and
- 113.10 (8) keep the beneficiaries, governor, legislature, and the public informed about the work 113.11 of the director by reporting to the Legislative Permanent School Fund Commission in a 113.12 public meeting at least once during each calendar quarter.
- (b) In carrying out the duties under paragraph (a), the school trust lands director shall have the authority to:
- (1) direct and control money appropriated to the director;
- 113.16 (2) establish job descriptions and employ up to five employees in the unclassified service, 113.17 within the limitations of money appropriated to the director;
- (3) enter into interdepartmental agreements with any other state agency;
- (4) enter into joint powers agreements under chapter 471;
- 113.20 (5) evaluate and initiate real estate development projects on school trust lands with the 113.21 advice of the Legislative Permanent School Fund Commission in order to generate long-term 113.22 economic return to the permanent school fund;
- 113.23 (6) serve as temporary trustee of school trust land for school trust lands subject to 113.24 proposed or active eminent domain proceedings; and
- 113.25 (7) submit recommendations on strategies for school trust land leases, sales, or exchanges 113.26 to the commissioner of natural resources and the Legislative Permanent School Fund 113.27 Commission.

Sec. 103. Minnesota Statutes 2020, section 290C.01, is amended to read:

290C.01 PURPOSE.

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It is the policy of this state to promote sustainable forest resource management on the state's public and private lands. The state's private forests comprise approximately one-half of the state forest land resources. These forests play a critical role in protecting water quality and soil resources, and provide extensive wildlife habitat, <u>natural carbon sequestration</u>, diverse recreational experiences, and significant forest products that support the state's economy. Ad valorem property taxes represent a significant annual cost that can discourage long-term forest management investments. In order to foster silviculture investments and retain these forests for their economic and ecological benefits, this chapter, hereafter referred to as the "Sustainable Forest Incentive Act," is enacted to encourage the state's private forest landowners to make a long-term commitment to sustainable forest management.

Sec. 104. Minnesota Statutes 2020, section 290C.04, is amended to read:

290C.04 APPLICATIONS.

(a) A landowner may apply to enroll forest land for the sustainable forest incentive program under this chapter. The claimant must complete, sign, and submit an application to the commissioner by October 31 in order for the land to become eligible beginning in the next year. The application shall be on a form prescribed by the commissioners of revenue and natural resources and must include the information the commissioners deem necessary. At a minimum, the application must show the following information for the land and the claimant: (i) the claimant's Social Security number or state or federal business tax registration number and date of birth, (ii) the claimant's address, (iii) the claimant's signature, (iv) the county's parcel identification numbers for the tax parcels that completely contain the claimant's forest land that is sought to be enrolled, (v) the number of acres eligible for enrollment in the program, (vi) the approved plan writer's signature and identification number, (vii) (vi) proof, in a form specified by the commissioner, that the claimant has executed and acknowledged in the manner required by law for a deed, and recorded, a covenant that the land is not and shall not be developed in a manner inconsistent with the requirements and conditions of this chapter, and (viii) (vii) a registration number for the forest management plan, issued by the commissioner of natural resources. The covenant shall state in writing that the covenant is binding on the claimant and the claimant's successor or assignee, and that it runs with the land for a period of not less than eight years unless the claimant requests termination of the covenant after a reduction in payments due to changes in the payment formula under section 290C.07 or as a result of executive action, the amount 115.8

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of payment a claimant is eligible to receive under section 290C.07 is reduced or limited. 115.1 The commissioner shall specify the form of the covenant and provide copies upon request. 115.2 115.3 The covenant must include a legal description that encompasses all the forest land that the claimant wishes to enroll under this section or the certificate of title number for that land if 115.4 it is registered land. The commissioner of natural resources shall record the area eligible 115.5 for enrollment into the Sustainable Forest Incentive Act as electronic geospatial data, as 115.6 defined in section 16E.30, subdivision 10. 115.7

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- (b) The commissioner shall provide by electronic means data sufficient for the commissioner of natural resources to determine whether the land qualifies for enrollment. The commissioner must make the data available within 30 days of receipt of the application filed by the claimant or by October 1, whichever is sooner. The commissioner of natural resources must notify the commissioner whether the land qualifies for enrollment within 30 days of the data being available, and if the land qualifies for enrollment, the commissioner of natural resources shall specify the number of qualifying acres per tax parcel.
- (c) The commissioner shall notify the claimant within 90 days after receipt of a completed application that either the land has or has not been approved for enrollment. A claimant whose application is denied may appeal the denial as provided in section 290C.13.
- (d) Within 90 days after the denial of an application, or within 90 days after the final resolution of any appeal related to the denial, the commissioner shall execute and acknowledge a document releasing the land from the covenant required under this chapter. The document must be mailed to the claimant and is entitled to be recorded.
- (e) The Social Security numbers collected from individuals under this section are private data as provided in section 13.355. The federal business tax registration number and date of birth data collected under this section are also private data on individuals or nonpublic data, as defined in section 13.02, subdivisions 9 and 12, but may be shared with county assessors for purposes of tax administration and with county treasurers for purposes of the revenue recapture under chapter 270A.

Sec. 105. [325F.075] FOOD PACKAGING; PFAS.

- Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have 115.29 the meanings given. 115.30
- (b) "Food package" means a container applied to or providing a means to market, protect, 115.31 115.32 handle, deliver, serve, contain, or store a food or beverage. Food package includes:
 - (1) a unit package, an intermediate package, and a shipping container;

SF20	REVISOR	CKM	211-S0020-1	1st Engrossmer

116.1	(2) unsealed receptacles, such as carrying cases, crates, cups, plates, bowls, pails, rigid
116.2	foil and other trays, wrappers and wrapping films, bags, and tubs; and
116.3	(3) an individual assembled part of a food package, such as any interior or exterior
116.4	blocking, bracing, cushioning, weatherproofing, exterior strapping, coatings, closures, inks,
116.5	and labels.
116.6	(c) "Perfluoroalkyl and polyfluoroalkyl substances" or "PFAS" means a class of
116.7	fluorinated organic chemicals containing at least one fully fluorinated carbon atom.
116.8	(d) "Intentionally added" means PFAS deliberately added during the manufacture of a
116.9	product where the continued presence of PFAS is desired in the final package or packaging
116.10	component to perform a specific function.
116.11	Subd. 2. Prohibition. No person shall manufacture or knowingly sell, offer for sale,
116.12	distribute for sale, distribute, or offer for use in Minnesota a food package that contains
116.13	intentionally added PFAS.
116.14	Subd. 3. Enforcement. (a) The commissioner of the Pollution Control Agency may
116.15	enforce this section under sections 115.071 and 116.072. The commissioner may coordinate
116.16	with the commissioners of commerce and health in enforcing this section.
116.17	(b) When requested by the commissioner of the Pollution Control Agency, a person
116.18	must furnish to the commissioner any information that the person may have or may
116.19	reasonably obtain that is relevant to show compliance with this section.
116.20	EFFECTIVE DATE. This section is effective January 1, 2024.
116.21	Sec. 106. Laws 2016, chapter 154, section 16, is amended to read:
116.22	Sec. 16. EXCHANGE OF STATE LAND; AITKIN, BELTRAMI, AND
116.23	KOOCHICHING COUNTIES.
116.24	(a) Notwithstanding the riparian restrictions in Minnesota Statutes, section 94.342,
116.25	subdivision 3, and subject to the valuation restrictions described in paragraph (c), the
116.26	commissioner of natural resources may, with the approval of the Land Exchange Board as
116.27	required under the Minnesota Constitution, article XI, section 10, and according to the
116.28	remaining provisions of Minnesota Statutes, sections 94.342 to 94.347, exchange the
116.29	state-owned land leased for farming wild rice described in paragraph (b).
116.30	(b) The state land that may be exchanged is held under the following state leases for
116.31	farming of wild rice:

- (1) Lease LAGR001305, covering 175.1 acres in Aitkin County;
- (2) Lease LMIS010040, covering 107.1 acres in Beltrami County;
- (3) Lease LMIS010096, covering 137.4 acres in Beltrami County; and
- (4) Lease LAGR001295, covering 264.40 acres in Koochiching County.
- 117.5 (c) For the appraisal of the land, no improvements paid for by the lessee shall be included 117.6 in the estimate of market value.
- 117.7 (d) Additional adjoining state lands may be added to the exchanges if mutually agreed upon by the commissioner and the exchange partner to avoid leaving unmanageable parcels of land in state ownership after an exchange or to meet county zoning standards or other regulatory needs for the wild rice farming operations.
- (e) The state land administered by the commissioner of natural resources in Koochiching
 County borders the Lost River. The lands to be exchanged are not required to provide at
 least equal opportunity for access to waters by the public, but the lands must be at least
 equal in value and have the potential to generate revenue for the school trust lands.
- (f) Notwithstanding Minnesota Statutes, section 94.343, subdivision 8a, lessees must
 pay to the commissioner all costs, as determined by the commissioner, that are associated
 with each exchange transaction, including valuation expenses; legal fees; survey expenses;
 costs of title work, advertising, and public hearings; transactional staff costs; and closing
 costs.
- 117.20 Sec. 107. Laws 2016, chapter 154, section 48, is amended to read:
- 117.21 Sec. 48. EXCHANGE OF STATE LAND; ST. LOUIS COUNTY.
- Subdivision 1. Exchange of land. (a) Notwithstanding the riparian restrictions in
- 117.23 Minnesota Statutes, section 94.342, subdivision 3, the commissioner of natural resources
- may, with the approval of the Land Exchange Board as required under the Minnesota
- 117.25 Constitution, article XI, section 10, and according to the remaining provisions of Minnesota
- Statutes, sections 94.342 to 94.347, exchange the riparian land described in paragraph (b).
- 117.27 (b) The state land that may be exchanged is located in St. Louis County and is described as: Government Lot 5, Section 35, Township 64 North, Range 12 West.
- 117.29 (c) The state land administered by the commissioner of natural resources borders Low
 117.30 Lake. The land to be exchanged is forest land that includes areas bordering the Whiteface
- 117.31 River. While the land does not provide at least equal opportunity for access to waters by

SF20 REVISOR CKM 211-S0020-1 1st Engrossment

the public, the land to be acquired by the commissioner in the exchange will improve access to adjacent state forest lands.

Subd. 2. **Gifts of land.** Notwithstanding Minnesota Statutes, section 94.342 or 94.343, or any other law to the contrary, the Land Exchange Board may consider a gift of land from the exchange partner pursuant to Minnesota Statutes, section 84.085, subdivision 1, paragraph (d), in addition to land proposed for exchange with the state land referenced in subdivision 1, paragraph (b), in determining whether the proposal is in the best interests of the school trust.

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

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Sec. 108. Laws 2019, First Special Session chapter 4, article 1, section 2, subdivision 9, is amended to read:

118.12 Subd. 9. Environmental Quality Board

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118.13	Арр	propriations by Fund	
118.14		2020	2021
118.15	General	1,081,000	1,081,000
118.16	Environmental	393,000	193,000
118.17	Remediation	300,000	-0-

- 118.18 (a) \$200,000 the first year is from the
- environmental fund to begin to develop and
- 118.20 assemble the material required under Code of
- 118.21 Federal Regulations, title 40, section 233.10,
- 118.22 to have the state of Minnesota assume the
- section 404 permitting program of the Federal
- 118.24 Clean Water Act. The Board may execute
- 118.25 contracts or interagency agreements to
- 118.26 facilitate developing the required agreements
- 118.27 and materials. By February 1, 2021 2022, the
- board must submit a report on the additional
- 118.29 funding necessary to secure section 404
- assumption and the additional funding needed
- to fully implement the state-assumed program
- 118.32 to the chairs and ranking minority members
- of the legislative committees and divisions
- 118.34 with jurisdiction over the environment and

119.1	natural resources. This is a onetime
119.2	appropriation and is available until June 30,
119.3	<u>2022</u> .
119.4	(b) \$300,000 the first year is from the
119.5	remediation fund to conduct a study of the
119.6	potential to deploy solar photovoltaic devices
119.7	on closed landfill program sites. This is a
119.8	onetime appropriation. By December 1, 2020,
119.9	the board, in consultation with the Pollution
119.10	Control Agency and the commissioners of
119.11	administration, commerce, and management
119.12	and budget, must provide to the chairs and
119.13	ranking minority members of the legislative
119.14	committees and divisions with jurisdiction
119.15	over environment and natural resources policy
119.16	and finance and energy policy and finance a
119.17	report on the use of properties in the state's
119.18	closed landfill program for solar energy
119.19	production. The report must include:
119.20	(1) identification and assessment of properties
119.21	in the closed landfill program with the highest
119.22	potential for solar energy production;
119.23	(2) identification of potential barriers to solar
119.24	energy production and potential ways to
119.25	address those barriers; and
119.26	(3) policy recommendations that would
119.27	facilitate solar energy production on closed
119.28	landfill program sites in a manner that would
119.29	contribute to state and local government
119.30	sustainability goals.

EFFECTIVE DATE. This section is effective retroactively from January 31, 2021.

Sec. 109. Laws 2019, First Special Session chapter 4, article 3, section 109, as amended by Laws 2020, chapter 83, article 1, section 100, is amended to read:

Sec. 109. APPLYING STORM WATER RULES TO CITIES AND TOWNSHIPS.

Until the Pollution Control Agency amends rules for storm water, Minnesota Rules, part 7090.1010, subpart 1, item B, subitem (1), applies only to the portions of a city, a town, and unorganized areas of counties or township that are designated as urbanized under Code of Federal Regulations, title 40, section 122.26 (a)(9)(i)(A), and other platted areas within that jurisdiction those jurisdictions.

Sec. 110. ADDITIONS TO STATE PARKS.

- Subdivision 1. **[85.012]** [Subd. 18.] Fort Snelling State Park, Dakota County. The following areas are added to Fort Snelling State Park, Dakota County:
- (1) that part of Section 28, Township 28 North, Range 23 West, Dakota County,
- Minnesota, bounded by the Dakota County line along the Minnesota River and the following
- 120.14 <u>described lines:</u>

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- Beginning at the intersection of the south line of Lot 18 of Auditor's Subdivision Number
- 29 of Mendota, according to the plat on file in the Office of the Dakota County Recorder,
- with the westerly right-of-way line of the existing Sibley Memorial Highway; thence
- northerly along said westerly right-of-way line to the north line of said Lot 18; thence
- westerly along the north line of said Lot 18 to the easterly right-of-way line of the
- 120.20 Chicago and Northwestern Railroad; thence northerly and northeasterly along said
- easterly right-of-way to the east line of said Section 28;
- 120.22 (2) that part of Section 33, Township 28 North, Range 23 West, Dakota County,
- 120.23 Minnesota, lying westerly of the easterly right-of-way of the Chicago and Northwestern
- 120.24 Railroad;
- 120.25 (3) that part of Government Lot 6 of Section 33, Township 28 North, Range 23 West,
- 120.26 Dakota County, Minnesota, lying East of the easterly right-of-way of the Chicago and
- Northwestern Railroad and West of the westerly right-of-way of Sibley Memorial Highway
- and North of the South 752 feet of said Government Lot 6;
- (4) the North 152 feet of the South 752 feet of that part of Government Lot 6 of Section
- 120.30 33, Township 28 North, Range 23 West, Dakota County, Minnesota, lying East of the
- easterly right-of-way of the Chicago and Northwestern Railroad and West of the westerly
- 120.32 right-of-way of Sibley Memorial Highway;

(5) the North 270 feet of the South 600 feet of that part of Government Lot 6 lying 121.1 between the westerly right-of-way of Sibley Memorial Highway and the easterly right-of-way 121.2 121.3 of the Chicago and Northwestern Railroad in Section 33, Township 28 North, Range 23 121.4 West, Dakota County, Minnesota; 121.5 (6) that part of the South 20 rods of Government Lot 6 of Section 33, Township 28 North, Range 23 West, Dakota County, Minnesota, lying East of the easterly right-of-way 121.6 of the Chicago and Northwestern Railroad and West of the westerly right-of-way of Sibley 121.7 Memorial Highway, excepting therefrom that part described as follows: 121.8 121.9 Commencing at the southeast corner of said Government Lot 6; thence North 89 degrees 121.10 56 minutes 54 seconds West assumed bearing along the south line of said Government Lot 6 a distance of 260.31 feet to the point of beginning of the property to be described; 121.11 thence continue North 89 degrees 56 minutes 54 seconds West a distance of 71.17 feet; 121.12 thence northwesterly a distance of 37.25 feet along a nontangential curve concave to 121.13 the East having a radius of 4,098.00 feet and a central angle of 00 degrees 31 minutes 121.14 15 seconds the chord of said curve bears North 23 degrees 31 minutes 27 seconds West; 121.15 thence northerly a distance of 127.39 feet along a compound curve concave to the East 121.16 having a radius of 2,005.98 feet and a central angle of 03 degrees 38 minutes 19 seconds; 121.17 thence North 70 degrees 22 minutes 29 seconds East not tangent to said curve a distance 121.18 of 65.00 feet; thence southerly a distance of 123.26 feet along a nontangential curve 121.19 concave to the East having a radius of 1,940.98 feet and a central angle of 03 degrees 121.20 38 minutes 19 seconds the chord of said curve bears South 21 degrees 26 minutes 40 121.21 seconds East; thence southerly a distance of 65.42 feet to the point of beginning along 121.22 a compound curve concave to the East having a radius of 4,033.00 feet and a central 121.23 angle of 00 degrees 55 minutes 46 seconds; 121.24 (7) that part of Government Lot 5 of Section 33, Township 28 North, Range 23 West, 121.25 Dakota County, Minnesota, lying East of the easterly right-of-way of the Chicago and 121.26 Northwestern Railroad and West of the westerly right-of-way of Sibley Memorial Highway, 121.27 excepting therefrom that part described as follows: 121.28 Commencing at the southeast corner of said Government Lot 5; thence North 89 degrees 121.29 121.30 56 minutes 18 seconds West assumed bearing along the south line of said Government Lot 5 a distance of 70.48 feet to the point of beginning of the property to be described; 121.31 thence continue North 89 degrees 56 minutes 18 seconds West along said south line of 121.32 Government Lot 5 a distance of 40.01 feet; thence North 01 degree 30 minutes 25 seconds 121.33 East a distance of 6.08 feet; thence northerly a distance of 185.58 feet along a tangential 121.34 curve concave to the West having a radius of 4,427.00 feet and a central angle of 02 121.35

122.1	degrees 24 minutes 07 seconds; thence South 89 degrees 06 minutes 18 seconds West			
122.2	not tangent to said curve a distance of 25.00 feet; thence North 00 degrees 53 minutes			
122.3	42 seconds West a distance of 539.13 feet; thence northerly a distance of 103.77 feet			
122.4	along a tangential curve concave to the West having a radius of 1,524.65 feet and a			
122.5	central angle of 03 degrees 53 minutes 59 seconds; thence northerly a distance of 159.33			
122.6	feet along a compound curve concave to the West having a radius of 522.45 feet and a			
122.7	central angle of 17 degrees 28 minutes 23 seconds; thence northwesterly a distance of			
122.8	86.78 feet along a tangential curve concave to the West having a radius of 1,240.87 feet			
122.9	and a central angle of 04 degrees 00 minutes 25 seconds; thence North 26 degrees 16			
122.10	minutes 30 seconds West tangent to said curve a distance of 92.39 feet; thence			
122.11	northwesterly a distance of 178.12 feet along a tangential curve concave to the East			
122.12	having a radius of 4,098.00 feet and a central angle of 02 degrees 29 minutes 25 seconds			
122.13	to a point on the north line of said Government Lot 5 which is 331.48 feet from the			
122.14	northeast corner thereof as measured along said north line; thence South 89 degrees 56			
122.15	minutes 54 seconds East along said north line of Government Lot 5 a distance of 71.17			
122.16	feet; thence southeasterly a distance of 146.53 feet along a nontangential curve concave			
122.17	to the East having a radius of 4,033.00 feet and a central angle of 02 degrees 04 minutes			
122.18	54 seconds the chord of said curve bears South 25 degrees 14 minutes 03 seconds East;			
122.19	thence South 26 degrees 16 minutes 30 seconds East tangent to said curve a distance of			
122.20	92.39 feet; thence southerly a distance of 91.33 feet along a tangential curve concave			
122.21	to the West having a radius of 1,305.87 feet and a central angle of 04 degrees 00 minutes			
122.22	25 seconds; thence southerly a distance of 179.15 feet along a tangential curve concave			
122.23	to the West having a radius of 587.45 feet and a central angle of 17 degrees 28 minutes			
122.24	23 seconds; thence southerly a distance of 108.20 feet along a compound curve concave			
122.25	to the West having a radius of 1,589.65 feet and a central angle of 03 degrees 53 minutes			
122.26	59 seconds; thence South 00 degrees 53 minutes 42 seconds East tangent to said curve			
122.27	a distance of 539.13 feet; thence southerly a distance of 187.26 feet along a tangential			
122.28	curve concave to the West having a radius of 4,467.00 feet and a central angle of 02			
122.29	degrees 24 minutes 07 seconds; thence South 01 degree 30 minutes 25 seconds West			
122.30	tangent to said curve a distance of 5.07 feet to the point of beginning; and			
122.31	(8) that part of Government Lot 4 of Section 33, Township 28 North, Range 23 West,			
122.32	Dakota County, Minnesota, lying East of the easterly right-of-way of the Chicago and			
122.33	Northwestern Railroad and northerly of the following described line:			
122.34	Commencing at the southeast corner of said Government Lot 4; thence North 89 degrees			
122.35	55 minutes 42 seconds West assumed bearing along the south line of said Government			

23.1	Lot 4 a distance of 312.44 feet to corner B205, MNDOT Right-of-Way Plat No. 19-93,
23.2	according to the recorded map thereof; thence continue North 89 degrees 55 minutes 42
23.3	seconds West along said south line of Government Lot 4 a distance of 318.00 feet to the
23.4	easterly right-of-way of Chicago and Northwestern Railroad; thence northerly along
23.5	said railroad right-of-way a distance of 387.97 feet along a nontangential curve concave
23.6	to the West having a radius of 2,963.54 feet and a central angle of 07 degrees 30 minutes
23.7	03 seconds, the chord of said curve bears North 00 degrees 42 minutes 41 seconds East;
23.8	thence North 03 degrees 02 minutes 21 seconds West tangent to said curve along said
23.9	railroad right-of-way a distance of 619.45 feet to the point of beginning of the line to
23.10	be described; thence North 89 degrees 35 minutes 27 seconds East a distance of 417.92
23.11	feet; thence North 18 degrees 18 minutes 58 seconds East a distance of 317.52 feet to a
23.12	point on the north line of said Government Lot 4 which is 135.00 feet from the northeast
23.13	corner thereof as measured along said north line and there terminating.
23.14	Subd. 2. [85.012] [Subd. 38A.] Lake Vermilion-Soudan Underground Mine State
23.15	Park, St. Louis County. The following areas are added to Lake Vermilion-Soudan
23.16	Underground Mine State Park, St. Louis County, and are designated as the Granelda Unit:
23.17	(1) Lot 3 of Section 28 and Lot 5 of Section 29 in Township 63 North of Range 17, all
23.18	West of the 4th Principal Meridian, according to the United States Government Survey
23.19	thereof;
23.20	(2) the Northeast Quarter of the Southwest Quarter, the Northwest Quarter, the Southeast
23.21	Quarter of the Northeast Quarter, the Northeast Quarter of the Northeast Quarter, and Lots
23.22	numbered 1, 2, 3, and 4 of Section 29 in Township 63 North of Range 17, all West of the
23.23	4th Principal Meridian, according to the United States Government survey thereof;
23.24	(3) Lots 1 and 2 of Section 32 in Township 63 North of Range 17, all West of the 4th
23.25	Principal Meridian, according to the United States Government Survey thereof; and
23.26	(4) Lot 4 of Section 23 in Township 63 North of Range 18, all West of the 4th Principal
23.27	Meridian, according to the United States Government Survey thereof.
23.28	EFFECTIVE DATE. This section is effective the day following final enactment.
23.29	Sec. 111. ADDITION TO STATE RECREATION AREA.
23.30	[85.013] [Subd. 12a.] Iron Range Off-Highway Vehicle Recreation Area, St. Louis
23.31	County. The following area is added to Iron Range Off-Highway Vehicle Recreation Area,
23.32	St. Louis County: that part of the South Half of the Northwest Quarter of Section 15,

Township 58 North, Range 17 West, St. Louis County, Minnesota, lying northerly of the

124.2 following described line: 124.3 Commencing at the West quarter corner of said Section 15; thence North 01 degree 24 minutes 27 seconds West, bearing assumed, along the west line of said South Half of 124.4 124.5 the Northwest Quarter a distance of 1,034.09 feet to a 3/4-inch rebar with plastic cap 124.6 stamped "MN DNR LS 44974" (DM) and the point of beginning; thence South 62 degrees 44 minutes 07 seconds East 405.24 feet to a DM; thence South 82 degrees 05 minutes 124.7 124.8 24 seconds East 314.95 feet to a DM; thence South 86 degrees 18 minutes 01 second East 269.23 feet to a DM; thence North 81 degrees 41 minutes 24 seconds East 243.61 124.9 feet to a DM; thence North 71 degrees 48 minutes 05 seconds East 478.17 feet to a DM; 124.10 thence North 60 degrees 53 minutes 38 seconds East 257.32 feet to a DM; thence South 124.11 09 degrees 16 minutes 07 seconds East 179.09 feet to a DM; thence South 49 degrees 124.12 16 minutes 00 seconds East 127.27 feet to a DM; thence South 50 degrees 16 minutes 124.13 11 seconds East 187.13 feet to a DM; thence South 67 degrees 11 minutes 35 seconds 124.14 East 189.33 feet to a DM; thence South 67 degrees 13 minutes 16 seconds East 209.43 124.15 feet to a DM; thence South 80 degrees 39 minutes 19 seconds East 167.59 feet to a DM 124.16 on the east line of said South Half of the Northwest Quarter, and there terminating. 124.17 **EFFECTIVE DATE.** This section is effective the day following final enactment. 124.18 Sec. 112. **DELETIONS FROM STATE PARKS.** 124.19 124.20 Subdivision 1. [85.012] [Subd. 18.] Fort Snelling State Park, Dakota County. The following areas are deleted from Fort Snelling State Park, Dakota County: 124.21 (1) all of Section 33, Township 28 North, Range 23 West of the 4th Principal Meridian 124.22 lying westerly of the westerly right-of-way line of the existing Minnesota Trunk Highway 124.23 No. 13, excepting the right-of-way owned by the Chicago and Northwestern railway 124.24 124.25 company; and (2) all of Section 28, Township 28 North, Range 23 West of the 4th Principal Meridian 124.26 bounded by the Dakota County line along the Minnesota River and the following described 124.27 lines: Beginning at the south line of said Section 28 at its intersection with the westerly 124.28 right-of-way line of the existing Minnesota Trunk Highway No. 13; thence northerly along 124.29 124.30 the said westerly right-of-way line of existing Minnesota Trunk Highway No. 13 to the southerly right-of-way line of existing Minnesota Trunk Highway Nos. 55 and 100; thence 124.31 along the existing southerly right-of-way line of Minnesota Trunk Highway Nos. 55 and 124.32 100 to the westerly right-of-way line owned by the Chicago and Northwestern railway 124.33 company; thence northeasterly along the said westerly right-of-way line of the Chicago and 124.34

Northwestern railway to the east line of said Section 28, excepting therefrom the right-of-way 125.1 125.2 owned by the Chicago and Northwestern railway company. 125.3 Subd. 2. [85.012] [Subd. 43.] Minneopa State Park, Blue Earth County. The following area is deleted from Minneopa State Park, Blue Earth County: a tract of land located in the 125.4 125.5 Northwest Quarter of the Northwest Quarter of Section 21, Township 108 North, Range 27 125.6 West of the Fifth Principal Meridian, Blue Earth County, Minnesota, more particularly described as follows: 125.7 125.8 Commencing at the northwest corner of said Section 21; thence on an assumed bearing of South 01 degree 31 minutes 27 seconds East, along the west line of the Northwest 125.9 125.10 Quarter of the Northwest Quarter of said Section 21, a distance of 545.00 feet, to the south line of the North 545.00 feet of the Northwest Quarter of the Northwest Quarter 125.11 of said Section 21, also being the south line of Minneopa Cemetery and the point of 125.12 beginning of the tract to be herein described; thence North 88 degrees 22 minutes 26 125.13 seconds East, along said south line of Minneopa Cemetery, a distance of 228.95 feet; 125.14 thence southwesterly 58.5 feet, more or less, to the intersection of the west line of Block 125.15 188 and the northerly line of the railroad right-of-way, said point of intersection being 125.16 31.90 feet distant, measured at right angles from the south line of said Minneopa 125.17 Cemetery; thence continue southwesterly along said railroad right-of-way 187 feet, more 125.18 or less, to a point on the west line of the Northwest Quarter of the Northwest Quarter of 125.19 said Section 21; thence North 01 degree 31 minutes 27 seconds West, along said west 125.20 line to the point of beginning. 125.21 Subd. 3. [85.012] [Subd. 60.] William O'Brien State Park, Washington County. The 125.22 following areas are deleted from William O'Brien State Park, Washington County: 125.23 125.24 (1) those parts of Section 25, Township 32 North, Range 20 West, Washington County, Minnesota, described as follows: 125.25 The West two rods of the Southwest Quarter of the Northeast Quarter, the West two 125.26 rods of the North two rods of the Northwest Quarter of the Southeast Quarter, and the 125.27 125.28 East two rods of the Southeast Quarter of the Northwest Quarter; and (2) the East two rods over and across the Northeast Quarter of the Northwest Quarter, 125.29 excepting therefrom the North 200 feet of said Northeast Quarter of the Northwest Quarter. 125.30 Also, the West 2 rods of the Northwest Quarter of the Northeast Quarter, excepting therefrom 125.31 the North 266 feet of said Northwest Quarter of the Northeast Quarter. Also, the South 66 125.32 feet of the North 266 feet of that part of said Northwest Quarter of the Northeast Quarter 125.33 lying southwesterly of the existing public road known as 199th Street North. 125.34

EFFECTIVE DATE. This section is effective the day following final enactment. 126.1 Sec. 113. PRIVATE SALE OF SURPLUS STATE LAND; CASS COUNTY. 126.2 (a) Notwithstanding Minnesota Statutes, sections 94.09 to 94.16, the commissioner of 126.3 natural resources may sell by private sale the surplus land that is described in paragraph (c). 126.4 (b) The commissioner may make necessary changes to the legal description to correct 126.5 126.6 errors and ensure accuracy. (c) The land to be conveyed is located in Cass County and is described as: the westerly 126.7 20.00 feet of the West Half of the Northeast Quarter, Section 16, Township 139 North, 126.8 Range 30 West, Cass County, Minnesota. The Grantor, its employees and agents only, 126.9 reserves a perpetual easement for ingress and egress over and across the above described 126.10 land. 126.11 126.12 (d) The Department of Natural Resources has determined that the land is not needed for 126.13 natural resource purposes and that the state's land management interests would best be served if the land was returned to private ownership. 126.14 126.15 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 114. PRIVATE SALE OF SURPLUS STATE LAND; LAKE OF THE WOODS 126.16 COUNTY. 126.17 (a) Notwithstanding Minnesota Statutes, sections 94.09 to 94.16, the commissioner of 126.18 natural resources may sell by private sale the surplus land that is described in paragraph (c). 126.19 126.20 (b) The commissioner may make necessary changes to the legal description to correct 126.21 errors and ensure accuracy. (c) The land to be conveyed is located in Lake of the Woods County and is described 126.22 as: a strip of land lying in Government Lot 3, Section 5, Township 163 North, Range 34 126.23 West of the Fifth Principal Meridian, Lake of the Woods County, Minnesota; said strip of 126.24 land being 33.00 feet in width lying 16.50 feet on each side of the following described 126.25 centerline: 126.26 Commencing at the southeast corner of said Government Lot 3; thence North 00 degrees 126.27 126.28 09 minutes 28 seconds West, assumed bearing, along the east line of said Government Lot 3, a distance of 690 feet, more or less, to the south line of that particular tract of land 126.29

126.30

126.31

deeded to the State of Minnesota according to Document No. 75286, on file and of record

in the Office of the Recorder, Lake of the Woods County, Minnesota; thence South 89

127.1	degrees 50 minutes 32 seconds West, along said south line of that particular tract of
127.2	land, a distance of 200.00 feet; thence South 00 degrees 09 minutes 28 seconds East,
127.3	parallel with the east line of said Government Lot 3, a distance of 40.00 feet; thence
127.4	South 89 degrees 50 minutes 32 seconds West, a distance of 16.50 feet to the point of
127.5	beginning of the centerline to be herein described; thence South 00 degrees 09 minutes
127.6	28 seconds East, parallel with the east line of said Government Lot 3, a distance of 650.5
127.7	feet, more or less, to the south line of said Government Lot 3 and said centerline there
127.8	terminating.
127.9	(d) The Department of Natural Resources has determined that the land is not needed for
127.10	natural resource purposes and that the state's land management interests would best be
127.11	served if the land was returned to private ownership.
127.12	EFFECTIVE DATE. This section is effective the day following final enactment.
127.13	Sec. 115. PRIVATE SALE OF SURPLUS STATE LAND; ST. LOUIS COUNTY.
127.14	(a) Notwithstanding Minnesota Statutes, sections 94.09 to 94.16, the commissioner of
127.15	natural resources may convey the surplus land that is described in paragraph (c) to a local
127.16	unit of government for no consideration.
127.17	(b) The commissioner may make necessary changes to the legal description to correct
127.18	errors and ensure accuracy.
127.19	(c) The land to be conveyed is located in St. Louis County and is described as: that part
127.20	of the Southwest Quarter of the Northwest Quarter of Section 27, Township 52 North, Range
127.21	17 West, St. Louis County, Minnesota, described as follows:
127.22	Commencing at the quarter corner between Sections 27 and 28 of said Township 52
127.23	North, Range 17 West; thence running East 624 feet; thence North 629 feet to the point
127.24	of beginning; thence North 418 feet; thence East 208 feet; thence South 418 feet; thence
127.25	West 208 feet to the point of beginning.
127.26	(d) The Department of Natural Resources has determined that the land is not needed for
127.27	natural resource purposes and that the state's land management interests would best be
127.28	served if the land were conveyed to a local unit of government.
127.29	EFFECTIVE DATE. This section is effective the day following final enactment.

128.1	Sec. 116. PRIVATE SALE OF TAX-FORFEITED LANDS; ST. LOUIS COUNTY.
128.2	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
128.3	other law to the contrary, St. Louis County may sell by private sale the tax-forfeited lands
128.4	described in paragraph (c).
128.5	(b) The conveyances must be in a form approved by the attorney general. The attorney
128.6	general may make changes to the land descriptions to correct errors and ensure accuracy.
128.7	(c) The lands to be sold are located in St. Louis County and are described as:
128.8	(1) Lot 5, Block 9, including part of vacated Seafield Street adjacent, Bristol Beach 1st
128.9	Division, Duluth (parcel 010-0300-01030); and
128.10	(2) that part of the Southeast Quarter of the Northwest Quarter, Township 58, Range
128.11	15, Section 5, lying northerly of the northerly right-of-way line of the town of White road
128.12	running in an east-west direction connecting County Road No. 138 with State Highway No.
128.13	135 and lying westerly of the following described line: commencing at the northeast corner
128.14	of Government Lot 3; thence South 89 degrees 46 minutes 22 seconds West along the north
128.15	line of Government Lot 3 558.28 feet; thence South 27 degrees 50 minutes 01 second West
128.16	102.75 feet; thence South 41 degrees 51 minutes 46 seconds West 452.29 feet; thence South
128.17	28 degrees 19 minutes 22 seconds West 422.74 feet; thence South 30 degrees 55 minutes
128.18	42 seconds West 133.79 feet; thence southwesterly 210.75 feet along a tangential curve
128.19	concave to the southeast having a radius of 300 feet and a central angle of 40 degrees 15
128.20	minutes 00 seconds; thence South 09 degrees 19 minutes 19 seconds East tangent to said
128.21	curve 100.30 feet, more or less, to the north line of said Southeast Quarter of the Northwest
128.22	Quarter; thence North 89 degrees 09 minutes 31 seconds East along said north line 40.44
128.23	feet to the point of beginning of the line; thence South 09 degrees 19 minutes 19 seconds
128.24	East 148 feet, more or less, to said right-of-way line and said line there terminating. Surface
128.25	only (parcel 570-0021-00112).
128.26	(d) The county has determined that the county's land management interests would best
128.27	be served if the lands were returned to private ownership.
128.28	EFFECTIVE DATE. This section is effective the day following final enactment.
128.29	Sec. 117. PUBLIC SALE OF SURPLUS STATE LAND BORDERING PUBLIC
128.30	WATER; WADENA COUNTY.
128.31	(a) Notwithstanding Minnesota Statutes, section 92.45, the commissioner of natural
128.32	resources may sell by public sale the surplus land bordering public water that is described
128.33	in paragraph (c).

129.1	(b) The commissioner may make necessary changes to the legal description to correct
129.2	errors and ensure accuracy.
129.3	(c) The land that may be sold is located in Wadena County and is described as: the
129.4	Northeast Quarter of the Southwest Quarter of Section 26, Township 136 North, Range 34
129.5	West, Wadena County, Minnesota, except that part described as follows:
129.6	Beginning at the northeast corner of said Northeast Quarter of the Southwest Quarter;
129.7	thence West 10 rods; thence South 8 rods; thence East 10 rods; thence North 8 rods to
129.8	the point of beginning and there terminating.
129.9	(d) The land borders the Redeye River. The Department of Natural Resources has
129.10	determined that the land is not needed for natural resource purposes and that the state's land
129.11	management interests would best be served if the land were returned to private ownership.
129.12	EFFECTIVE DATE. This section is effective the day following final enactment.
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129.13	Sec. 118. <u>RIVERLANDS STATE FOREST; BOUNDARIES.</u>
129.14	[89.021] [Subd. 42a.] Riverlands State Forest. The following areas are designated as
129.15	the Riverlands State Forest:
129.16	(1) those parts of Carlton County in Township 49 North, Range 16 West, described as
129.17	<u>follows:</u>
129.18	(i) Government Lots 4, 5, and 6, the westerly 50 feet of Government Lot 3, the easterly
129.19	50 feet of Government Lot 8, and Government Lot 7 except that part conveyed to the State
129.20	of Minnesota for highway right-of-way, Section 30;
129.21	(ii) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 and all of Government Lot
129.22	14 except the North 890 feet of the West 765 feet and except the railroad right-of-way,
129.23	Section 31; and
129.24	(iii) the South Half of the Northwest Quarter and the Southwest Quarter of Section 32;
129.25	(2) those parts of St. Louis County in Township 50 North, Range 17 West, described as
129.26	<u>follows:</u>
129.27	(i) Government Lots 1, 2, 3, and 6 and the Southeast Quarter of the Northwest Quarter
129.28	of Section 7;
129.29	(ii) Government Lots 1, 2, and 3, that part of the Northeast Quarter of the Northeast
129.30	Quarter lying south of Township Road 5703, the Northwest Quarter of the Northwest
129.31	Quarter, the Northeast Quarter of the Southeast Quarter, the Southwest Quarter of the

130.1	Southeast Quarter, the Southeast Quarter of the Northeast Quarter, the Northwest Quarter
130.2	of the Southeast Quarter, and the Southeast Quarter of the Southeast Quarter, Section 15;
130.3	(iii) Government Lots 1, 2, 3, and 4, Section 16;
130.4	(iv) Government Lots 1, 2, 3, and 4, Section 17;
130.5	(v) Government Lots 1 and 2, Section 18;
130.6	(vi) Government Lots 3, 7, 8, and 9, Section 22;
130.7	(vii) that part of the Southwest Quarter of the Southwest Quarter lying within 50 feet of
130.8	the St. Louis River in Section 23;
130.9	(viii) Government Lots 11 and 12 and that part of Government Lot 6 lying South of the
130.10	North 700 feet, except the railroad right-of-way, Section 26; and
130.11	(ix) Government Lot 3 in Section 27;
130.12	(3) those parts of St. Louis County in Township 50 North, Range 18 West, described as
130.13	follows:
130.14	(i) Government Lots 2, 3, 4, 7, 9, and 10, the Southwest Quarter of the Northeast Quarter,
130.15	the Southeast Quarter of the Northwest Quarter, the Northwest Quarter of the Southeast
130.16	Quarter, the Northeast Quarter of the Southwest Quarter, reserving a 66-foot-wide access
130.17	easement across Government Lot 2 for access to Grantor's property in Section 31, Township
130.18	51 North, Range 17 West, and that part of Government Lot 6, Section 1, and Government
130.19	Lot 6, Section 2, described as follows:
130.20	Commencing at an iron pin at the centerline curve point of Trunk Highway No. 2, being
130.21	the Minnesota Department of Transportation Station No. 2637 + 00, said point bears
130.22	North 76 degrees 18 minutes 00 seconds West, assumed bearing 762.00 feet from the
130.23	point of intersection of the tangent of said Trunk Highway No. 2, being an
130.24	aluminum-capped monument on the cap of which are stamped the figures "2644 62.0"
130.25	and the letters "PI," "Minn Highway Dept. Monument," thence South 13 degrees 42
130.26	minutes 00 seconds West 100.00 feet along the prolongation of the radial line from said
130.27	curve point, to the southerly right-of-way line of said Trunk Highway No. 2, the point
130.28	of beginning of the tract to be herein described; thence easterly 622.50 feet along said
130.29	southerly right-of-way line, along a nontangential curve, concave to the North, having
130.30	a radius of 5,830.00 feet, a central angle of 6 degrees 07 minutes 04 seconds, and the
130.31	chord of said curve bears South 79 degrees 21 minutes 32 seconds East; thence South
130.32	26 degrees 25 minutes 57 seconds West 284.19 feet; thence South 88 degrees 07 minutes
130 33	14 seconds West 769 feet more or less to the shore of the St. Louis River: thence

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131.1	northerly along said shore to its intersection with a line that bears North 76 degrees 18
131.2	minutes 00 seconds West from the point of beginning; thence South 76 degrees 18
131.3	minutes 00 seconds East 274 feet, more or less, to the point of beginning, Section 1; and
131.4	(ii) Government Lot 1, Section 12;
131.5	(4) those parts of St. Louis County in Township 51 North, Range 17 West, described as
131.6	<u>follows:</u>
131.7	(i) Government Lots 3, 4, 5, 6, and 8, Section 3;
131.8	(ii) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, and 9 and the Northwest Quarter of the
131.9	Northeast Quarter, Southeast Quarter of the Northwest Quarter, and East Half of the Southeast
131.10	Quarter, Section 9;
131.11	(iii) Government Lots 1, 2, 5, and 8 and the Southwest Quarter of the Southeast Quarter,
131.12	Section 16;
131.13	(iv) Government Lots 2, 3, 4, 5, 6, 7, 8, and 9 and the Southeast Quarter of the Southeast
131.14	Quarter of the Northwest Quarter, Section 20;
131.15	(v) Government Lot 1 and the Southwest Quarter of the Southwest Quarter, Section 29;
131.16	(vi) Government Lots 4, 5, 6, 7, 8, 9, 10, 11, and 12 and the Northeast Quarter of
131.17	Southwest Quarter, Section 30; and
131.18	(vii) Government Lots 1, 2, 3, 4, 5, and 6, Section 31;
131.19	(5) those parts of St. Louis County in Township 51 North, Range 18 West, described as
131.20	<u>follows:</u>
131.21	(i) Government Lots 1 and 2, Section 27;
131.22	(ii) Government Lot 1, Section 28, except railroad right-of-way;
131.23	(iii) Government Lots 2, 3, and 4, Section 28;
131.24	(iv) Government Lots 3 and 4, Section 29;
131.25	(v) Government Lots 2, 3, and 4, Section 30;
131.26	(vi) Government Lots 3 and 4, Section 35; and

- (vii) Government Lots 1, 2, 3, 4, 5, 6, 7, and 8 and the Northeast Quarter of the Northwest
- 131.28 Quarter, Northeast Quarter of the Southeast Quarter, Southeast Quarter of the Southeast
- 131.29 Quarter, and Southwest Quarter of the Southeast Quarter, Section 36, reserving a
- 131.30 66-foot-wide access easement across Government Lots 5 and 6 and the Southwest Quarter

- of the Southeast Quarter for access to Grantor's property in Section 31, Township 51 North,
- 132.2 Range 17 West;
- 132.3 (6) those parts of St. Louis County in Township 51 North, Range 19 West, described as
- 132.4 follows:
- (i) that part of Government Lots 1, 2, and 3, Section 26, lying North of the St. Louis
- River and Government Lot 7, Section 28;
- (ii) Government Lot 8, Section 28, lying northerly of G.N. right-of-way and Government
- 132.8 Lot 5, Section 30;
- (iii) Government Lots 7 and 10, Section 30, except right-of-way;
- (iv) Government Lot 9, Section 30; and
- (v) Government Lot 1, Section 31, lying northerly of the northerly railroad right-of-way
- 132.12 line;
- 132.13 (7) those parts of St. Louis County in Township 51 North, Range 20 West, described as
- 132.14 <u>follows:</u>
- (i) Government Lot 2, Section 16;
- (ii) Government Lot 8, Section 22;
- (iii) Government Lot 3, Section 26;
- 132.18 (iv) Government Lots 1, 2, 3, and 4, Section 36; and
- (v) Government Lots 6, 7, and 8, Section 36, except railroad right-of-way;
- 132.20 (8) those parts of St. Louis County in Township 52 North, Range 15 West, described as
- 132.21 **follows**:
- 132.22 (i) Government Lots 3, 4, 5, and 6, Section 16;
- (ii) Government Lots 1, 2, 3, 4, 5, 7, and 8, Section 17, and Government Lot 6, Section
- 132.24 17, except the West 330 feet; and
- 132.25 (iii) Government Lots 3, 4, 5, 6, and 7, Section 19;
- 132.26 (9) those parts of St. Louis County in Township 52 North, Range 16 West, described as
- 132.27 <u>follows:</u>
- (i) Government Lots 1, 2, 3, 4, and 5 and the Southeast Quarter of the Southeast Quarter,
- Northeast Quarter of the Southwest Quarter, and Southwest Quarter of the Southwest Quarter,
- 132.30 Section 21;

(ii) Government Lots 2, 3, 4, 5, 6, 7, 8, 9, and 10 and the Northeast Quarter of the 133.1 Northwest Quarter and Northwest Quarter of the Northwest Quarter, Section 22; 133.2 (iii) Government Lot 3, Section 23; 133.3 (iv) Government Lot 2, Section 24; 133.4 (v) Government Lots 1, 4, 5, 6, 7, 8, 9, and 10, Section 25; 133.5 (vi) Government Lot 1, Section 26; 133.6 (vii) Government Lots 2 and 7, Section 26; 133.7 (viii) Government Lots 3 and 4, Section 27, reserving unto Grantor and Grantor's 133.8 successors and assigns a 66-foot-wide access road easement across said Government Lot 3 133.9 for the purpose of access to Grantor's or Grantor's successors or assigns land and Grantor's 133.10 presently owned land that may be sold, assigned, or transferred in Government Lot 1, Section 133.11 27, said access road being measured 33 feet from each side of the centerline of that road 133.12 that is presently existing at various widths and running in a generally 133.13 southwesterly-northeasterly direction; 133.14 (ix) Government Lots 1 and 2, Section 28; 133.15 (x) Government Lots 1, 2, 3, and 5 and the Northeast Quarter of the Northeast Quarter 133.16 and Southwest Quarter of the Northeast Quarter, Section 29; 133.17 (xi) Government Lots 1, 2, 3, and 4, Section 31, reserving unto Grantor and Grantor's 133.18 successors and assigns a 66-foot-wide access road easement across said Government Lots 133.19 1, 2, and 3 for the purpose of access to Grantor's or Grantor's successors or assigns land and 133.20 Grantor's presently owned lands that may be sold, assigned, or transferred in Government 133.21 Lot 4, Section 29, said access road being measured 33 feet from each side of the centerline 133.22 of that road that is presently existing at various widths and running in a generally East-West 133.23 direction and any future extensions thereof as may be reasonably necessary to provide the 133.24 access contemplated herein; 133.25 (xii) Government Lots 5, 7, 8, and 9, Section 31; 133.26 (xiii) Government Lots 1 and 2, an undivided two-thirds interest in the Northeast Quarter 133.27 of the Northwest Quarter, an undivided two-thirds interest in the Southeast Quarter of the 133.28 Northwest Quarter, and an undivided two-thirds interest in the Southwest Quarter of the 133.29 Northwest Quarter, Section 32, reserving unto Grantor and Grantor's successors and assigns 133.30 an access road easement across the West 66 feet of the North 66 feet of said Government 133.31 Lot 1 for the purpose of access to Grantor's or Grantor's successors or assigns land and

Grantor's presently owned land that may be sold, assigned, or transferred in Government 134.1 Lot 4, Section 29; and 134.2 (xiv) Northeast Quarter of Northeast Quarter, Section 35; 134.3 (10) those parts of St. Louis County in Township 52 North, Range 17 West, described 134.4 134.5 as follows: (i) the Southwest Quarter of the Southeast Quarter and Southeast Quarter of the Southwest 134.6 Quarter, Section 24, reserving unto Grantor and Grantor's successors and assigns a 134.7 66-foot-wide access road easement across said Southwest Quarter of the Southeast Quarter 134.8 for the purpose of access to Grantor's or Grantor's successors or assigns land and Grantor's 134.9 presently owned land that may be sold, assigned, or transferred in Government Lot 4, Section 134.10 29, Township 52 North, Range 16 West, said access road being measured 33 feet from each 134.11 side of the centerline of that road that is presently existing at various widths and running in 134.12 134.13 a generally North-South direction; (ii) Government Lots 2, 3, 4, 5, and 7 and the Southwest Quarter of the Northeast Quarter, 134.14 Section 25, reserving unto Grantor and Grantor's successors and assigns a 66-foot-wide 134.15 access road easement across said Government Lots 2 and 5 for the purpose of access to 134.16 Grantor's or Grantor's successors or assigns land and Grantor's presently owned land that 134.17 may be sold, assigned, or transferred in Government Lot 6, Section 25, said access road 134.18 being measured 33 feet from each side of the centerline of that road that is presently existing 134.19 at various widths and running in a generally northwesterly-southeasterly direction and any 134.20 future extensions thereof as may be reasonably necessary to provide the access contemplated 134.21 herein; 134.22 (iii) Government Lots 2, 4, 5, and 6 and all that part of Government Lot 3 lying East of 134.23 U.S. Highway 53, Section 26, reserving unto Grantor and Grantor's successors and assigns 134.24 a 66-foot-wide access road easement across said Government Lots 2 and 3 for the purpose 134.25 of access to Grantor's or Grantor's successors or assigns land and Grantor's presently owned 134.26 land that may be sold, assigned, or transferred in Government Lot 1, Section 26, said access 134.27 road being measured 33 feet from each side of the centerline of that road that is presently 134.28 existing at various widths and running in a generally southwesterly-northeasterly direction 134.29 and reserving unto Grantor and Grantor's successors and assigns a 66-foot-wide access road 134.30 easement across said Government Lots 4, 5, and 6 for the purpose of access to Grantor's or 134.31 Grantor's successors or assigns land and Grantor's presently owned land that may be sold, 134.32 assigned, or transferred in Government Lot 6, Section 25, said access road being measured 134.33 33 feet from each side of the centerline of that road that is presently existing at various

135.1	widths and running in a generally southwesterly-northeasterly direction and any future
135.2	extensions thereof as may be reasonably necessary to provide the access contemplated
135.3	herein; and
135.4	(iv) Government Lots 1, 2, and 3, Section 36, reserving unto Grantor and Grantor's
135.5	successors and assigns an access road easement across the West 66 feet of said Government
135.6	Lot 2 for the purpose of access to Grantor's or Grantor's successors or assigns land and
135.7	Grantor's presently owned land that may be sold, assigned, or transferred in the Southwest
135.8	Quarter of the Northeast Quarter, Section 36;
135.9	(11) those parts of St. Louis County in Township 52 North, Range 19 West, described
135.10	as follows:
135.11	(i) Government Lot 1, Section 16;
135.12	(ii) Government Lots 1 and 2, Section 17; and
135.13	(iii) Government Lot 1, Section 19;
135.14	(12) those parts of St. Louis County in Township 52 North, Range 20 West, described
135.15	as follows:
135.16	(i) Government Lots 2, 3, and 4, Section 13;
135.17	(ii) Government Lot 6, Section 24;
135.18	(iii) that part of Government Lot 8, Section 24, described as follows:
135.19	Commencing at the West Quarter corner of said Section 24, which is also the northwest
135.20	corner of Government Lot 8; thence South 01 degree 36 minutes 01 second East (bearing
135.21	assigned) 1,230.11 feet along the west line of Government Lot 8 to the centerline of St.
135.22	Louis County Highway 29 and the point of beginning; thence North 46 degrees 59
135.23	minutes 59 seconds East along said centerline 445.91 feet; thence South 43 degrees 00
135.24	minutes 01 second East 82.57 feet to an iron pipe monument on the westerly bank of
135.25	the St. Louis River; thence continuing South 43 degrees 00 minutes 01 second East 30
135.26	feet, more or less, to the water's edge of the St. Louis River; thence southwesterly along
135.27	said water's edge to the west line of said Government Lot 8; thence North 01 degree 36
135.28	minutes 01 second West along the west line of said Government Lot 8 to the point of
135.29	beginning;
135.30	(iv) Government Lots 3, 4, and 5 and the Southeast Quarter of the Southwest Quarter,
135.31	Section 26; and
135.32	(v) Government Lots 1, 2, 3, and 4, Section 34;

136.1	(13) those parts of St. Louis County in Township 33 North, Range 13 West, described
136.2	as follows:
136.3	(i) all that part of the Northwest Quarter of the Northwest Quarter lying North and West
136.4	of the Little Cloquet River, Section 4;
136.5	(ii) Government Lots 1, 2, 3, 4, and 5, the Northeast Quarter of the Northeast Quarter,
136.6	Northwest Quarter of the Northeast Quarter, Southwest Quarter of the Northeast Quarter,
136.7	Northeast Quarter of the Northwest Quarter, Southeast Quarter of the Northwest Quarter,
136.8	Northeast Quarter of the Southwest Quarter, and Southwest Quarter of the Northwest Quarter,
136.9	Section 5;
136.10	(iii) Government Lots 1, 2, and 4 and the Northwest Quarter of the Southeast Quarter,
136.11	Southeast Quarter of the Southeast Quarter, Southwest Quarter of the Southeast Quarter,
136.12	Southeast Quarter of the Southwest Quarter, and Southwest Quarter of the Southwest Quarter,
136.13	Section 6;
136.14	(iv) Government Lots 1, 2, 3, 4, 5, 6, and 7 and the Northwest Quarter of the Northeast
136.15	Quarter, Northeast Quarter of the Northwest Quarter, Northwest Quarter of the Northwest
136.16	Quarter, Southeast Quarter of the Northwest Quarter, Southwest Quarter of the Northwest
136.17	Quarter, Southeast Quarter of the Southeast Quarter, and Northeast Quarter of the Southwest
136.18	Quarter, Section 7;
136.19	(v) Government Lots 1 and 2 and the Northeast Quarter of the Northeast Quarter,
136.20	Northwest Quarter of the Northeast Quarter, Southeast Quarter of the Northeast Quarter,
136.21	Southwest Quarter of the Northeast Quarter, Northeast Quarter of the Southwest Quarter,
136.22	Northwest Quarter of the Southwest Quarter, and Southwest Quarter of the Southwest
136.23	Quarter, Section 8;
136.24	(vi) the Northeast Quarter of the Northwest Quarter, Northwest Quarter of the Northwest
136.25	Quarter, Southeast Quarter of the Northwest Quarter, and Southwest Quarter of the Northwest
136.26	Quarter, Section 17;
136.27	(vii) Government Lots 1 and 4, Section 29;
136.28	(viii) Government Lots 1 and 2 and the Northeast Quarter of the Northeast Quarter,
136.29	Northwest Quarter of the Northeast Quarter, Southeast Quarter of the Northeast Quarter,
136.30	Northeast Quarter of the Northwest Quarter, Northwest Quarter of the Northwest Quarter,
136.31	Southeast Quarter of the Northwest Quarter, and Southwest Quarter of the Northwest Quarter,
136.32	Section 30; and
136.33	(ix) Government Lots 1, 2, 3, and 4, Section 31;

- 137.1 (14) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, Section 36, Township 53 North,
- 137.2 Range 14 West, St. Louis County;
- 137.3 (15) those parts of St. Louis County in Township 53 North, Range 18 West, described
- 137.4 as follows:
- (i) Government Lots 3, 6, 7, and 8, Section 6; and
- (ii) Government Lots 1 and 2, Section 7;
- 137.7 (16) those parts of St. Louis County in Township 53 North, Range 19 West, described
- 137.8 as follows:
- (i) all that part of Government Lot 5 lying within 50 feet of the St. Louis River, Section
- 137.10 5, and Government Lots 1, 2, 5, 6, 7, and 8, Section 12;
- (ii) Government Lots 1, 2, 3, 5, 8, and 9, Section 13;
- (iii) all that portion of Government Lot 1, Section 23, that lies within 50 feet of the East
- bank of the Whiteface River at mean stage of water;
- (iv) all that portion of Government Lots 2, 4, and 5, Section 23, that lies within 50 feet
- of the West bank of the Whiteface River at mean stage of water;
- (v) all that part of Government Lot 7, Section 23, lying West of the former DM&IR
- 137.17 railroad right-of-way;
- (vi) Government Lots 8 and 10, Section 23;
- (vii) all that part of the Northwest Quarter of the Southeast Quarter, Section 23, lying
- 137.20 West of the former DM&IR railroad right-of-way;
- (viii) Government Lots 5, 7, and 8, Section 31; and
- 137.22 (ix) Government Lot 5, Section 33;
- 137.23 (17) those parts of St. Louis County in Township 54 North, Range 13 West, described
- 137.24 as follows:
- (i) Government Lots 1, 4, 5, 6, and 7, Section 20;
- (ii) Government Lots 3, 4, 6, 7, and 8 and the Southeast Quarter of the Southwest Quarter,
- 137.27 <u>Section 21;</u>
- 137.28 (iii) Government Lots 1, 2, 3, 4, 5, and 7, Section 29;
- 137.29 (iv) Government Lots 1, 2, 3, 4, 9, and 10, Section 30; and

- (v) Government Lots 5, 6, and 7 and the Northeast Quarter of the Northeast Quarter,
- Northwest Quarter of the Northeast Quarter, Southwest Quarter of the Northeast Quarter,
- Southeast Quarter of the Northwest Quarter, and Northwest Quarter of the Southeast Quarter,
- 138.4 <u>Section 31;</u>
- 138.5 (18) those parts of St. Louis County in Township 54 North, Range 16 West, described
- 138.6 <u>as follows:</u>
- (i) Government Lots 2, 3, and 4 and the Northwest Quarter of the Southwest Quarter,
- Southeast Quarter of the Northwest Quarter, Southeast Quarter of the Northeast Quarter,
- and Southwest Quarter of the Northeast Quarter, Section 1;
- (ii) Government Lots 1, 2, 3, 4, 6, 7, and 8 and the Northwest Quarter of the Southeast
- 138.11 Quarter, Northeast Quarter of the Southeast Quarter, Southwest Quarter of the Southeast
- 138.12 Quarter, Southeast Quarter of the Southeast Quarter, Southeast Quarter of the Southwest
- Quarter, and Southeast Quarter of the Northeast Quarter, Section 2;
- (iii) all that part of Government Lot 9 lying South of the Whiteface River and West of
- 138.15 County Road 547, also known as Comstock Lake Road, Section 3; and
- (iv) Government Lots 3 and 4 and the Southeast Quarter of the Northeast Quarter and
- 138.17 Southwest Quarter of the Northeast Quarter, Section 10;
- 138.18 (19) those parts of St. Louis County in Township 54 North, Range 18 West, described
- 138.19 as follows:
- (i) the South Half of the Southwest Quarter, except the railroad right-of-way, Section
- 138.21 15;
- (ii) Government Lot 2, except the North 660 feet of the East 990 feet, Section 16;
- 138.23 (iii) Government Lots 1, 3, 4, 5, 6, 7, and 8, Section 16;
- (iv) Government Lot 3, Section 20;
- 138.25 (v) Government Lots 1, 2, 3, 4, and 5, Section 21;
- 138.26 (vi) Government Lots 1, 4, 5, and 7, Section 22;
- (vii) those parts of Government Lots 2 and 9, except railroad right-of-way, Section 22;
- (viii) all that part of Government Lot 6, Section 22, lying West of the Duluth Mesaba
- 138.29 and Northern Railway Company's right-of-way;
- (ix) Government Lot 9, Section 22, except the following parcels:

39.1	(A) beginning at a point where the south line of company road, called Kelsey Road,
39.2	intersects with the west line of the right-of-way of the Duluth, Missabe and Northern Railway
39.3	on the Northeast Quarter of the Southeast Quarter, Section 22, Township 54, Range 18;
39.4	thence West along the south line of said company road 627 feet; thence South 348 1/3 feet;
39.5	thence East 627 feet to the west line of the right-of-way of the Duluth, Missabe and Northern
39.6	Railway; thence North on the west line of said right-of-way 348 1/3 feet to commencement;
39.7	(B) beginning at the quarter corner between Sections 22 and 23, Township 54, Range
39.8	18; thence running North along the section line 114 feet, 6 inches, to the south line of Kelsey
39.9	Road; thence northwesterly along the south line of Kelsey Road 348 feet, 8 inches, to the
39.10	boundary of the right-of-way of the Duluth, Missabe and Northern Railway, thence South
39.11	along the easterly boundary of the right-of-way of the Duluth, Missabe and Northern Railway
39.12	274 feet to the quarter line on Section 22; thence easterly along said quarter line 304 feet,
39.13	6 inches, to the point of beginning; and
39.14	(C) commencing at the southwest corner of Riverside Cemetery as recorded in "P" of
39.15	Plats, Page 15; thence easterly along the south line of said cemetery to a point where said
39.16	cemetery line intersects the westerly line of Highway No. 7, also known as Mesaba Trunk
39.17	Highway; thence southerly along the westerly line of said Highway No. 7 to a point where
39.18	said westerly line of said Highway No. 7 intersects the south line of Lot 9, Section 22,
39.19	Township 54, Range 18; thence westerly along the southerly line of said Lot 9 to a point
39.20	where the southerly line intersects the easterly line of the DM & N Railway Company's
39.21	right-of-way; thence northerly along the easterly side of said DM & N Railway Company's
39.22	right-of-way to beginning;
39.23	(x) Government Lots 2, 3, 4, 5, 6, 7, and 8, Section 29;
39.24	(xi) Government Lots 5 and 6, Section 30; and
39.25	(xii) Government Lots 3, 4, 5, 6, 9, 10, 11, and 12, Section 31;
39.26	(20) those parts of St. Louis County in Township 54 North, Range 19 West, described
39.27	as follows:
39.28	(i) Government Lots 5, 6, 7, 8, and 9, Section 5;
39.29	(ii) Government Lots 1, 2, 3, 4, 5, 6, 7, and 8, Section 8;
39.30	(iii) Government Lots 1, 2, 3, 4, 5, 6, 7, and 8, Section 20;
39.31	(iv) Government Lots 2 and 3, Section 29;
39.32	(v) Government Lot 1. Section 32:

- (vi) Government Lot 5, except the South 1,320 feet, Section 32; and
- (vii) Government Lot 2, Section 33;
- 140.3 (21) those parts of St. Louis County in Township 55 North, Range 15 West, described
- 140.4 as follows:
- (i) Governments Lot 1 and 2, Section 11;
- (ii) Government Lot 9, except Highway 4 right-of-way, Section 11;
- (iii) Government Lot 10, except Highway 4 right-of-way, Section 11;
- (iv) Government Lots 2, 3, 4, 5, 6, and 7, Section 15;
- (v) Government Lots 2, 3, 5, 6, 7, and 8 and the Northeast Quarter of Southwest Quarter,
- 140.10 <u>Section 21;</u>
- (vi) the Southwest Quarter of the Northeast Quarter, reserving unto Grantor and Grantor's
- successors and assigns a 66-foot-wide access easement across said Southwest Quarter of
- the Northeast Quarter for the purpose of access to Grantor's or Grantor's successors or
- 140.14 assigns land and Grantor's presently owned land that may be sold, assigned, or transferred
- in Government Lot 4, Section 21, Township 55 North, Range 15 West, said access road
- being measured 33 feet on each side of the centerline of that road that is presently existing
- 140.17 and known as the Whiteface Truck Trail, Section 21;
- (vii) Government Lots 1, 2, and 3, Section 22;
- (viii) Government Lots 1 and 2 and the Northeast Quarter of the Northwest Quarter,
- 140.20 Section 28;
- (ix) Government Lots 1, 4, 6, 8, and 9 and the Northeast Quarter of the Northeast Quarter,
- 140.22 Northeast Quarter of the Southeast Quarter, and Northwest Quarter of the Southwest Quarter,
- 140.23 Section 29;
- (x) Government Lots 3 and 4 and the Northeast Quarter of the Southeast Quarter,
- Northeast Quarter of the Southwest Quarter, and Southeast Quarter of the Southwest Quarter,
- 140.26 <u>Section 30;</u>
- 140.27 (xi) Government Lots 2, 3, 4, 5, 6, 8, 9, 10, and 11 and the Northeast Quarter of the
- 140.28 Southwest Quarter, Section 31; and
- 140.29 (xii) Government Lot 1, Section 32;
- 140.30 (22) those parts of St. Louis County in Township 55 North, Range 16 West, described
- 140.31 as follows:

141.1	(1) the Southwest Quarter of the Southeast Quarter, reserving unto Grantor and Grantor's
141.2	successors and assigns a 66-foot-wide access road easement across said Southwest Quarter
141.3	of the Southeast Quarter for the purpose of access to Grantor's or Grantor's successors or
141.4	assigns land and Grantor's presently owned land that may be sold, assigned, or transferred
141.5	in Government Lot 5, Section 1, Township 54 North, Range 16 West, Section 35; and
141.6	(ii) the Southeast Quarter of the Southeast Quarter, reserving unto Grantor and Grantor's
141.7	successors and assigns a 66-foot-wide access road easement across said Southeast Quarter
141.8	of the Southeast Quarter for the purpose of access to Grantor's or Grantor's successors or
141.9	assigns land and Grantor's presently owned land that may be sold, assigned, or transferred
141.10	in Government Lot 5, Section 1, Township 54 North, Range 16 West, Section 35;
141.11	(23) those parts of St. Louis County in Township 55 North, Range 19 West, described
141.12	as follows:
141.13	(i) an undivided two-thirds interest in Government Lot 1, Section 2;
141.14	(ii) Government Lots 2, 9, 10, and 12, Section 2;
141.15	(iii) Government Lot 11, Section 2, except railroad right-of-way;
141.16	(iv) Government Lots 1, 2, 3, 4, and 6, Section 10;
141.17	(v) Government Lot 4, Section 11;
141.18	(vi) Government Lots 1, 2, 6, 7, and 13, Section 15;
141.19	(vii) Government Lots 1 and 2, Section 16;
141.20	(viii) Government Lots 1 and 3 and the Southeast Quarter of the Northeast Quarter and
141.21	Southwest Quarter of the Northeast Quarter, Section 22;
141.22	(ix) Government Lots 3, 4, 5, 6, 7, and 8 and the Northeast Quarter of the Northwest
141.23	Quarter, Section 29;
141.24	(x) Government Lot 6, Section 30; and
141.25	(xi) Government Lots 4, 7, 8, 9, and 10, Section 31;
141.26	(24) those parts of St. Louis County in Township 56 North, Range 17 West, described
141.27	as follows:
141.28	(i) Government Lots 2 and 8 and the Northwest Quarter of the Southeast Quarter and
141.29	Northeast Quarter of the Southwest Quarter, Section 3;

141.30

(ii) Government Lots 4, 5, 6, 7, and 9, Section 3; and

142.1	(iii) Government Lots 6 and 9, that part of Government Lot 8 lying North of Highway
142.2	No. 53, and that part of Government Lot 7 lying West of Highway No. 53, Section 4;
142.3	(25) those parts of St. Louis County in Township 56 North, Range 18 West, described
142.4	as follows:
142.5	(i) Government Lots 5 and 6, Section 2;
142.6	(ii) Government Lots 5, 7, and 9 and the Northeast Quarter of the Southwest Quarter,
142.7	Section 3;
142.8	(iii) all that part of Government Lot 11, except the following described parcel of land:
142.9	Beginning at a point that is located 958 feet North of the southeast corner of said
142.10	Government Lot 11, which corner is also the southeast corner of said Section 3, and 33
142.11	feet West of the east line of said Lot 11; thence running North parallel with the east line
142.12	of said Lot 11 a distance of 700.5 feet to a point; thence southwesterly to a point that is
142.13	331.5 feet West and 1226 feet North of the southeast corner of said Lot 11; thence
142.14	southerly parallel with the east line of said lot, a distance of 268 feet to a point; thence
142.15	easterly a distance of 298.5 feet to the place of beginning, Section 3;
142.16	(iv) Government Lot 12, Section 3, except the following described parcels of land:
142.17	(A) commencing at a point along the East and West One-Quarter line of said Section 3,
142.18	which point is 33 feet West of the East One-Quarter corner of said Section 3, said point
142.19	being on the west right-of-way line of County Highway No. 7; thence westerly along said
142.20	quarter line for a distance of 300 feet to a point; thence southerly at right angles and parallel
142.21	to the highway right-of-way in question for a distance of 300 feet to a point; thence easterly
142.22	for a distance of 300 feet to a point in the west right-of-way line of County Highway No.
142.23	7; thence northerly along the west right-of-way line of County Highway No. 7 for a distance
142.24	of 300 feet to the point of beginning;
142.25	(B) commencing at the East Quarter corner of said Section 3; thence westerly along the
142.26	East/West Quarter line of said Section 3 a distance of 33.00 feet to the westerly right-of-way
142.27	line of County Highway No. 7; thence continuing westerly along said East/West Quarter
142.28	line a distance of 300.00 feet to the point of beginning; thence southerly, parallel with the
142.29	westerly right-of-way line of County Highway No. 7 a distance of 400.00 feet; thence
142.30	westerly, parallel with said East/West Quarter line to the easterly right-of-way line of the
142.31	DM&IR Railroad; thence northerly along said easterly right-of-way line to said East/West
142.32	Quarter line; thence easterly along said East/West Quarter line to the point of beginning;
142.33	<u>and</u>

- (C) the East 33 feet of the North 300 feet of said Government Lot 12;
- (v) the Southeast Quarter of the Southeast Quarter, Section 4;
- (vi) the Southeast Quarter of the Southeast Quarter, Section 7;
- (vii) Government Lots 6 and 7, Section 8;
- (viii) Government Lots 1 and 2, Section 9;
- (ix) Government Lots 2 and 3, Section 17;
- 143.7 (x) Government Lots 5, 6, 7, 9, 10, 11, 12, and 13 and the Southeast Quarter of the
- Northwest Quarter, Section 18;
- (xi) Government Lots 6, 7, 8, 9, 11, and 12 and the Northeast Quarter of the Northwest
- 143.10 Quarter, Section 19;
- 143.11 (xii) Government Lots 1, 5, 8, and 9, Section 20;
- (xiii) Government Lots 4, 5, 6, 7, and 8 and Government Lot 3, except for 1.0 acre for
- cemetery, Section 29;
- 143.14 (xiv) Government Lot 9, Section 30;
- 143.15 (xv) Government Lots 1, 2, 3, 6, 8, 9, 10, and 11, Section 31; and
- 143.16 (xvi) Government Lots 1 and 2, Section 32;
- 143.17 (26) those parts of St. Louis County in Township 56 North, Range 19 West, described
- 143.18 <u>as follows:</u>
- (i) Government Lot 1, Section 35;
- (ii) Government Lot 2, Section 35; and
- (iii) Government Lots 1, 2, 3, 4, 5, 6, 7, 8, and 9 and the Southeast Quarter of the
- 143.22 Southeast Quarter and Southwest Quarter of the Northeast Quarter, Section 36;
- 143.23 (27) those parts of St. Louis County in Township 57 North, Range 16 West, described
- 143.24 as follows:
- (i) the Southeast Quarter of the Northwest Quarter, Northwest Quarter of the Northeast
- 143.26 Quarter, Southwest Quarter of the Southwest Quarter, and Northeast Quarter of the Southwest
- 143.27 Quarter, Section 12; and
- (ii) the Southeast Quarter of the Northwest Quarter, Section 15; and

144.1	(28) those parts of St. Louis County in Township 57 North, Range 17 West, described
144.2	as follows:
144.3	(i) the Northeast Quarter of the Southwest Quarter and Southwest Quarter of the
144.4	Southwest Quarter, Section 25; and
144.5	(ii) the Southeast Quarter of the Southeast Quarter and the Northeast Quarter of the
144.6	Southeast Quarter, Section 26.
144.7	Sec. 119. PRIVATE SALE OF TAX-FORFEITED LAND; AITKIN COUNTY.
144.8	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
144.9	other law to the contrary, Aitkin County may sell by private sale the tax-forfeited land
144.10	described in paragraph (c).
144.11	(b) The conveyance must be in a form approved by the attorney general. The attorney
144.12	general may make changes to the land description to correct errors and ensure accuracy.
144.13	(c) The land to be sold is located in Aitkin County and is described as:
144.14	The North Half of the Northeast Quarter of the Northeast Quarter lying East of 275th
144.15	Avenue in Section 11, Township 47 North, Range 25 West, Aitkin County, Minnesota
144.16	(part of parcel 15-0-017700).
144.17	(d) The county has determined that the county's land management interests would best
144.18	be served if the land was returned to private ownership.
144.19	Sec. 120. GOODHUE COUNTY; LAND TRANSFERS.
144.20	Subdivision 1. Land transfers. (a) Notwithstanding Minnesota Statutes, section 373.01,
144.21	subdivision 1, paragraph (a), clause (3), Goodhue County may sell, lease, or otherwise
144.22	convey county-owned land that abuts Lake Byllesby to adjoining property owners who after
144.23	the transfer will have direct access to Lake Byllesby. Any sale, lease, or other conveyance
144.24	must be for the market value of the property as appraised by the county. A sale, lease, or
144.25	other conveyance under this section must reserve to the county mineral rights according to
144.26	Minnesota Statutes, section 373.01, and flowage easements relating to water levels of Lake
144.27	Byllesby.
144.28	(b) This section does not apply to any county-owned land that has been developed by
144.29	the county as public parkland.

145.1	Subd. 2. Effective date; local approval. This section is effective the day after the
145.2	governing body of Goodhue County and its chief clerical officer comply with Minnesota
145.3	Statutes, section 645.021, subdivisions 2 and 3.
145.4	Sec. 121. PRIVATE SALE OF TAX-FORFEITED LANDS; ITASCA COUNTY.
145.5	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
145.6	other law to the contrary, Itasca County may sell by private sale the tax-forfeited lands
145.7	described in paragraph (c).
145.8	(b) The conveyances must be in a form approved by the attorney general. The attorney
145.9	general may make changes to the land descriptions to correct errors and ensure accuracy.
145.10	(c) The lands to be sold are located in Itasca County and are described as:
145.11	(1) all that part of Government Lot 2, Section 27, Township 145 North, Range 26 West,
145.12	lying northeasterly of the northeasterly right-of-way line of CSAH 39 and northwesterly of
145.13	the following described line: Commencing at the northwest corner of said Government Lot
145.14	2; thence South 89 degrees 21 minutes East, along the north line of said Government Lot
145.15	2 a distance of 286 feet, more or less, to a point on the northeasterly right-of-way line of
145.16	the CSAH 39 right-of-way; thence South 51 degrees 01 minute East, 260.41 feet to the point
145.17	of beginning of the line to be described; thence North 42 degrees 11 minutes East to intersect
145.18	the water's edge of Ball Club Lake and there said line terminates; and
145.19	(2) the South two rods of the East 16 rods of Government Lot 14, Section 4, Township
145.20	60 North, Range 26 West of the Fourth Principle Meridian, containing approximately 0.20
145.21	acres.
145.22	(d) The county has determined that the county's land management interests would best
145.23	be served if the lands were returned to private ownership.
145.24	Sec. 122. PRIVATE SALE OF SURPLUS LAND BORDERING PUBLIC WATERS;
145.25	ROSEAU COUNTY.
145.26	(a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the
145.27	commissioner of natural resources may sell by private sale the surplus island located in
145.28	public water that is described in paragraph (d) to a local unit of government for less than
145.29	market value.
145.30	(b) The commissioner may make necessary changes to the legal description to correct
145.31	errors and ensure accuracy.

146.1	(c) The land described in paragraph (d) may be sold by quitclaim deed and the conveyance
146.2	must provide that the land described in paragraph (d) be used for the public and reverts to
146.3	the state if the local unit of government fails to provide for public use or abandons the public
146.4	use of the land. The conveyance is subject to a flowage easement held by the United States
146.5	of America.
146.6	(d) The land that may be conveyed is located in Roseau County and is described as: an
146.7	unsurveyed island located in the approximate center of the South Half of the Southeast
146.8	Quarter of Section 29, Township 163 North, Range 36 West, Roseau County, Minnesota;
146.9	said island contains 6.7 acres, more or less (parcel identification number 563199100).
146.10	(e) The island is located in Warroad River and was created after statehood when dredge
146.11	spoils were deposited on a sandbar in the Warroad River. The Department of Natural
146.12	Resources has determined that the land is not needed for natural resource purposes, the
146.13	conveyance would further the public interest, and the state's land management interests
146.14	would best be served if the land was conveyed to a local unit of government for a public
146.15	park and other public use.
146.16	Sec. 123. PRIVATE SALE OF TAX-FORFEITED LANDS; ST. LOUIS COUNTY.
146.17	(a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
146.18	other law to the contrary, St. Louis County may sell by private sale the tax-forfeited lands
146.19	described in paragraph (c).
146.20	(b) The conveyances must be in a form approved by the attorney general. The attorney
146.21	general may make changes to the land descriptions to correct errors and ensure accuracy.
146.22	(c) The lands to be sold are located in St. Louis County and are described as:
146.23	(1) the South Half of the North Half of the South Half of the Southwest Quarter of the
146.24	Northwest Quarter, except the East 470 feet and except the part taken for a road, Township
146.25	50 North, Range 15 West, Section 29 (parcel identification number 395-0010-08713);
146.26	(2) the East 271 feet of the West 371 feet of the North 669.94 feet of the Northwest
146.27	Quarter of the Northwest Quarter of Section 34, Township 61 North, Range 15 West of the
146.28	Fourth Principal Meridian. Together with the West 100 feet of the North 669.94 feet of the
146.29	Northwest Quarter of the Northwest Quarter of Section 34, Township 61 North, Range 15
146.30	West of the Fourth Principal Meridian, which lies South of the North 300 feet thereof (part
146.31	of parcel identification number 410-0024-00550);

147.1	(3) the West 371 feet of the Northwest Quarter of the Northwest Quarter of Section 34,
147.2	Township 61 North, Range 15 West of the Fourth Principal Meridian, which lies South of
147.3	the North 669.94 feet thereof (part of parcel identification number 410-0024-00550); and
147.4	(4) the Northeast Quarter, except the Southwest Quarter, and the North Half of the
147.5	Northwest Quarter, Township 52 North, Range 19 West, Section 24 (part of parcel
147.6	identification number 470-0010-03830).
147.7	(d) The county has determined that the county's land management interests would best
147.8	be served if the lands were returned to private ownership.
147.9	Sec. 124. ST. LOUIS COUNTY; LEASE.
147.10	Notwithstanding Minnesota Statutes, section 282.04, St. Louis County may lease property
147.11	legally described as part of Government Lot 5 except the lake portion of Embarrass Mine,
147.12	Township 58 North, Range 15 West, Section 5, to the city of Aurora and the town of White
147.13	for a water intake and treatment plant under Laws 2018, chapter 214, article 1, section 22,
147.14	subdivision 6. The lease must be in a form approved by the attorney general and for a term
147.15	of 40 years.
147.16	EFFECTIVE DATE. This section is effective the day following final enactment.
147.17	Sec. 125. CONVEYANCE OF CERTAIN PARCELS; ST. LOUIS COUNTY.
147.18	(a) Notwithstanding conflicting requirements in section 373.01, St. Louis County may
147.19	convey, at no charge, small parcels of nonconforming property to the adjoining or
147.20	surrounding owners subject to the following conditions:
147.21	(1) the parcels must be five acres or less in size;
147.22	(2) the parcels were acquired prior to December 31, 1960;
147.23	(3) the conveyance will be restricted to the adjoining or surrounding property;
147.24	(4) the adjoining parcel that the county land is to be conveyed to must abut the county
147.25	parcel on two or more sides; and
147.26	(5) no delinquent property taxes are owed on the adjoining or surrounding property to
147.27	be eligible for the conveyance.
147.28	(b) This section shall be liberally construed to encourage the transfer of ownership of
147.29	nonconforming real property and promote its return to the tax rolls.

- 148.1 **EFFECTIVE DATE.** This section is effective the day after the governing body of St.
- Louis County and its chief clerical officer comply with Minnesota Statutes, section 645.021,
- subdivisions 2 and 3.
- 148.4 Sec. 126. PRIVATE SALE OF TAX-FORFEITED LAND; BELTRAMI COUNTY.
- (a) Notwithstanding the public sale provisions of Minnesota Statutes, chapter 282, or
- other law to the contrary, Beltrami County may sell by private sale the tax-forfeited lands
- 148.7 described in paragraph (c).
- (b) The conveyances must be in a form approved by the attorney general. The attorney
- general may make changes to the land descriptions to correct errors and ensure accuracy.
- (c) The lands to be sold are located in Beltrami County and are described as:
- (1) the East 285 feet of the North 55 feet of the South Half of the Southeast Quarter,
- Section 13, Township 149 North, Range 32 West of the Fifth Principle Meridian (parcel
- identification number 16.00170.00);
- 148.14 (2) Lot 6, Block 12, Plat of Redby, Section 19, Township 151 North, Range 33 West
- 148.15 (parcel identification number 36.00027.00);
- 148.16 (3) Lot 7, Block 16, Plat of Redby, Section 20, Township 151 North, Range 33 West
- 148.17 (parcel identification number 36.00052.00);
- 148.18 (4) Lot 8, Block 16, Plat of Redby, Section 20, Township 151 North, Range 33 West
- 148.19 (parcel identification number 36.00053.00);
- 148.20 (5) Lot 9, Block 16, Plat of Redby, Section 20, Township 151 North, Range 33 West
- 148.21 (parcel identification number 36.00054.00);
- 148.22 (6) Lots 10, 11, and 12, Block 16, Plat of Redby, Section 20, Township 151 North,
- 148.23 Range 33 West (parcel identification number 36.00055.00);
- 148.24 (7) the southerly 200 feet of vacated Block 28, Plat of Redby, less the northerly 75 feet
- of the westerly 150 feet thereof and less the easterly 170 feet thereof, Section 20, Township
- 148.26 151 North, Range 33 West (parcel identification number 36.00077.00);
- 148.27 (8) Lot 4, Block 29, Plat of Redby, Section 20, Township 151 North, Range 33 West
- 148.28 (parcel identification number 36.00081.00); and
- 148.29 (9) Lot 1, Block 62, Plat of Redby, Section 19, Township 151 North, Range 33 West
- 148.30 (parcel identification number 36.00148.00).

(d) The county has determined that the county's land management interests would best 149.1 149.2 be served if the lands were returned to private ownership. Sec. 127. PRIVATE SALE OF SURPLUS LAND BORDERING PUBLIC WATER; 149.3 SHERBURNE COUNTY. 149.4 (a) Notwithstanding Minnesota Statutes, sections 92.45, 94.09, and 94.10, the 149.5 commissioner of natural resources may sell by private sale the surplus land bordering public 149.6 water that is described in paragraph (c) to a local unit of government for less than market 149.7 value. 149.8 (b) The commissioner may make necessary changes to the legal description to correct 149.9 errors and ensure accuracy. 149.10 149.11 (c) The land that may be sold is located in Sherburne County and is described as: that part of Government Lot 3, Section 24, Township 33 North, Range 28 West, described as 149.12 149.13 follows: The East 400 feet of Government Lot 3, Section 24, Township 33 North, Range 28 West, 149.14 according to the United States Government survey thereof. 149.15 149.16 (d) The land borders Big Lake. The Department of Natural Resources has determined that the land is not needed for natural resource purposes and that the state's land management 149.17 interests would best be served if the land were conveyed to a local unit of government. 149.18 Sec. 128. TIMBER PERMITS; CANCELLATION AND EXTENSION. 149.19 Subdivision 1. Eligibility. (a) For the purposes of this section, an "eligible permit" is a 149.20 timber permit issued before July 1, 2020. 149.21 (b) In order to be eligible under this section, a permit holder must not be delinquent or 149.22 have an active willful trespass with the state. 149.23 (c) In order to be eligible under subdivisions 2, 4, and 5, a permit holder must submit 149.24 the written request to the commissioner of natural resources by August 31, 2021. 149.25 Notwithstanding any provisions to the contrary in Minnesota Statutes, chapter 90, permits 149.26 that expired between January 1, 2021, and June 30, 2021, are eligible if they meet the 149.27 requirements of this section. 149.28 Subd. 2. Extensions. Notwithstanding any provisions to the contrary in Minnesota 149.29 Statutes, chapter 90, upon written request to the commissioner of natural resources by the 149.30 holder of an eligible permit with more than 30 percent of the total permit volume in any 149.31

combination of spruce or balsam fir, the commissioner may grant an extension of the permit

150.2 <u>for two years without penalty or interest.</u>

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Statutes, chapter 90, the commissioner of natural resources may cancel any provision in a timber sale that requires the security payment for or removal of all or part of the balsam fir when the permit contains more than 50 cords of balsam fir. The commissioner may require the permit holder to fell or pile the balsam fir to meet management objectives.

Subd. 4. Refunds. (a) Notwithstanding any provisions to the contrary in Minnesota Statutes, chapter 90, upon written request to the commissioner of natural resources by the holder of an eligible permit that is inactive and intact with more than 30 percent of the total permit volume in any combination of spruce or balsam fir, the commissioner may cancel the permit and refund the sale security, advance payments, or bid guarantee as applicable for the permit to the permit holder.

(b) Notwithstanding any provisions to the contrary in Minnesota Statutes, chapter 90, upon written request to the commissioner of natural resources by the holder of an eligible active permit with more than 30 percent of the total permit volume in any combination of spruce or balsam fir and a previously existing cutting block agreement, the commissioner may cancel any intact cutting block designated in the permit that was not bonded or bonded before July 1, 2020, and refund security, as applicable, for the cutting block to the permit holder. Any partially harvested cutting block is ineligible to be canceled under this paragraph. The remaining provisions of the permit remain in effect.

Subd. 5. Good Neighbor Authority. Notwithstanding any provisions to the contrary in Minnesota Statutes, chapter 90, the commissioner of natural resources, in consultation with the United States Forest Service, may negotiate and provide holders of eligible permits with more than 30 percent of the total permit volume in any combination of spruce or balsam fir a method to voluntarily return intact cutting blocks designated in Good Neighbor Authority permits. Upon written request by the eligible permit holder, the commissioner may cancel any intact cutting block designated in the permit that was not bonded or bonded before July 1, 2020, and refund applicable security for the cutting block to the permit holder. Any partially harvested cutting block is ineligible to be canceled under this subdivision. The remaining provisions of the permit remain in effect.

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

Sec. 129. <u>FACILITATE ENGINEERED WOOD PRODUCT MANUFACTURING</u> FACILITY; ITASCA COUNTY.

151.3 Notwithstanding any law to the contrary, a corporation or other legal business entity that proposes an economic development project to build an engineered wood product 151.4 151.5 manufacturing facility in Itasca County and that receives a written offer of financial incentives 151.6 to be provided for that project from both the Department of Employment and Economic Development and the Department of Iron Range Resources and Rehabilitation anytime 151.7 during 2021 is exempt from the requirement to conduct a mandatory environmental impact 151.8 statement that is triggered solely by the proposed facility's gross floor space area. The 151.9 business entity is still required to conduct an environmental assessment worksheet (EAW) 151.10 for any mandatory EAW categories, along with any subsequent environmental permitting 151.11 required for the project after environmental review is complete. For any work in wetlands that cannot be avoided or further minimized for this project, the business entity must conduct 151.13 all required wetland permitting and agree to mitigate for any wetlands impacts at a ratio of 151.14 1.5 times the required mitigation ratio determined by regulatory agencies. Any wetland 151.15 credits must be purchased in the same watershed. 151.16

151.17 Sec. 130. <u>CONDITIONS UPON TERMINATING CERTAIN MINERAL LEASES</u> 151.18 **IN 2021.**

If the commissioner of natural resources terminates state mineral leases associated with a mine permit for an operation to mine, provide direct reduction of ore, and make steel in calendar year 2021, the commissioners of natural resources and the Pollution Control Agency must wait at least two years after the termination before initiating action to terminate environmental permits associated with the mining or processing of iron ore from the lands, unless earlier termination is necessary to ensure environmental protection or if otherwise governed by federal law. Nothing in this section prohibits a permittee from proposing to amend or otherwise exercise any existing rights to transfer or cancel permits under existing law. Nothing in this section precludes the commissioner of natural resources from terminating or transferring any state mineral leases issued in association with the properties listed above, provided the termination or transfer complies with all other requirements of Minnesota Statutes, chapter 93.

Sec. 131. SOLID WASTE FACILITY REPORTING; RULEMAKING.

The commissioner of the Pollution Control Agency must, under the good cause exemption
in Minnesota Statutes, section 14.388, subdivision 1, clause (3), amend rules to require

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	SF20	REVISOR	CKM	211-S0020-1	1st Engrossment
152.1	reports to the ag	gency from a solic	d waste facility to	be submitted by March	1 for the previous
152.2	calendar year.				
152.3	Sec. 132. <u>CA</u>	RBON SEQUES	STRATION IN	FORESTS OF THE S	TATE; GOALS.
152.4	The commis	ssioner of natural	resources must	establish goals for incre	easing carbon
152.5	sequestration in	public and privat	e forests in the sta	ate. To achieve the goals	, the commissioner
152.6	must identify su	ustainable forestr	y strategies that	increase the ability of f	orests to sequester
152.7	atmospheric car	rbon while enhan	ncing other ecosy	stem services, such as	improved soil and
152.8	water quality. E	By January 15, 20	23, the commiss	ioner must submit a rep	port with the goals
152.9	and recommend	ded forestry strate	egies to the chair	s and ranking minority	members of the
152.10	legislative com	mittees and divis	ions with jurisdi	ction over natural resou	rces policy.
152.11	Sec. 133. <u>AM</u>	IENDING FEEI	DLOT PERMIT	<u>'S.</u>	
152.12	The commis	ssioner of the Pol	llution Control A	gency must, when nece	essary, amend all
152.13	general and ind	ividual permits f	or feedlots to con	nform with Minnesota S	Statutes, section
152.14	116.07, subdivi	sion 7, paragraph	(h). A permit mo	odification under this sec	ction must be made
152.15	in accordance v	vith applicable fe	ederal permit mo	dification requirements	<u>:</u>
152.16	EFFECTIV	E DATE. This s	section is effective	ve August 31, 2021, unl	ess the federal
152.17	Environmental	Protection Agen	cy disapproves tl	ne changes under Code	of Federal
152.18	Regulations, titl	le 40, section 123.	.62(b)(3), or othe	r applicable federal law.	The commissioner
152.19	of the Pollution	Control Agency	must notify the	revisor of statutes if thi	s occurs.
152.20	Sec. 134. <u>RE</u>	PEALER.			
152.21	(a) Minneso	ota Statutes 2020,	sections 85.050	5, subdivision 3; 85.050	07; and 85.054,
152.22	subdivision 19,	are repealed.			
152.23	(b) Minneso	ota Rules, part 70	44.0350, is repea	aled.	
152.24			ARTICL	E 3	
152.25		DRIVING UND	ER THE INFL	UENCE UNIFORMI	ГҮ
152.26	Section 1. [8 4	1.765] OPERAT	ING OFF-ROA	D RECREATIONAL	VEHICLES
152.27	WHILE IMPA	AIRED.			

Article 3 Section 1.

152.28

Subdivision 1. **Definitions.** As used in this section, "controlled substance," "intoxicating

substance," and "off-road recreational vehicle" have the meanings given in section 169A.03.

153.1	Subd. 2. Acts prohibited. (a) An owner or other person having charge or control of an
153.2	off-road recreational vehicle must not authorize or allow an individual the person knows
153.3	or has reason to believe is under the influence of alcohol, a controlled substance, or an
153.4	intoxicating substance to operate the off-road recreational vehicle anywhere in the state or
153.5	on the ice of a boundary water of the state.
153.6	(b) A person who operates or is in physical control of an off-road recreational vehicle
153.7	anywhere in the state or on the ice of a boundary water of the state is subject to chapter
153.8	<u>169A.</u>
153.9	(c) The provisions of chapters 169A, 171, and 609 relating to revoking, suspending, or
153.10	canceling a driver's license, an instruction permit, or a nonresident operating privilege for
153.11	alcohol, controlled substance, or intoxicating substance violations apply to operators of
153.12	off-road recreational vehicles and operating privileges for off-road recreational vehicles.
153.13	(d) The commissioner of public safety must notify a person of the period during which
153.14	the person is prohibited from operating an off-road recreational vehicle under section
153.15	169A.52, 169A.54, or 171.177.
153.16	(e) The court must promptly forward to the commissioner of public safety copies of all
153.17	convictions and criminal and civil sanctions imposed under chapter 169A and section
153.18	<u>171.177.</u>
153.19	(f) If the person operating or in physical control of an off-road recreational vehicle is a
153.20	program participant in the ignition interlock device program described in section 171.306,
153.21	the off-road recreational vehicle may be operated only if it is equipped with an approved
153.22	ignition interlock device and all requirements of section 171.306 are satisfied. For purposes
153.23	of this paragraph, "program participant" and "ignition interlock device" have the meanings
153.24	given in section 171.306, subdivision 1.
153.25	Subd. 3. Penalties. (a) A person who violates subdivision 2, paragraph (a), or an
153.26	ordinance conforming to subdivision 2, paragraph (a), is guilty of a misdemeanor.
153.27	(b) A person who operates an off-road recreational vehicle during the period the person
153.28	is prohibited from operating an off-road recreational vehicle under subdivision 2, paragraph
153.29	(d), is subject to the penalty provided in section 171.24.
153.30	Sec. 2. Minnesota Statutes 2020, section 84.795, subdivision 5, is amended to read:
153.31	Subd. 5. Operating under influence of alcohol or controlled substance. A person
153.32	may not operate or be in control of an off-highway motorcycle anywhere in this state or on
153.33	the ice of any boundary water of this state while under the influence of alcohol or a controlled

substance, as provided in section 169A.20, and is subject to sections 169A.50 to 169A.53 or 171.177. A conservation officer of the Department of Natural Resources is a peace officer for the purposes of sections 169A.20 and 169A.50 to 169A.53 or 171.177 as applied to the operation of an off-highway motorcycle in a manner not subject to registration under chapter 154.5 168.

- Sec. 3. Minnesota Statutes 2020, section 84.83, subdivision 5, is amended to read:
- Subd. 5. **Fines and forfeited bail.** The disposition of Fines and forfeited bail collected from prosecutions of violations of sections 84.81 to 84.91 84.90 or rules adopted thereunder, and violations of section 169A.20 that involve off-road recreational vehicles, as defined in section 169A.03, subdivision 16, are governed by section 97A.065. must be deposited in the state treasury. Half the receipts must be credited to the general fund, and half the receipts must be credited to the snowmobile trails and enforcement account in the natural resources fund.
- 154.14 Sec. 4. [86B.33] OPERATING WHILE IMPAIRED.
- Subdivision 1. **Definitions.** For purposes of this section, "controlled substance,"
- 154.16 "intoxicating substance," and "motorboat in operation" have the meanings given under
- 154.17 <u>section 169A.03.</u>

154.6

- Subd. 2. Acts prohibited. (a) An owner or other person having charge or control of a
- 154.19 motorboat must not authorize or allow an individual the person knows or has reason to
- believe is under the influence of alcohol, a controlled substance, or an intoxicating substance
- 154.21 to operate the motorboat in operation on waters of the state.
- (b) A person who operates or is in physical control of a motorboat on waters of the state
- is subject to chapter 169A.
- 154.24 (c) The provisions of chapters 169A, 171, and 609 relating to revoking, suspending, or
- canceling a driver's license, an instruction permit, or a nonresident operating privilege for
- 154.26 alcohol, controlled substance, or intoxicating substance violations apply to motorboat
- operators and to operating privileges for motorboats.
- (d) The commissioner of public safety must notify a person of the period during which
- 154.29 the person is prohibited from operating a motorboat under section 169A.52, 169A.54, or
- 154.30 171.177.

155.1	(e) The court must promptly forward to the commissioner of public safety copies of all
155.2	convictions and criminal and civil sanctions imposed under chapter 169A and section
155.3	<u>171.177.</u>
155.4	(f) If the person operating or in physical control of a motorboat is a program participant
155.5	in the ignition interlock device program described in section 171.306, the motorboat may
155.6	be operated only if it is equipped with an approved ignition interlock device and all
155.7	requirements of section 171.306 are satisfied. For purposes of this paragraph, "program
155.8	participant" and "ignition interlock device" have the meanings given in section 171.306,
155.9	subdivision 1.
155.10	Subd. 3. Penalties. (a) A person who violates subdivision 2, paragraph (a), or an
155.11	ordinance conforming with subdivision 2, paragraph (a), is guilty of a misdemeanor.
155.12	(b) A person who operates a motorboat during the period the person is prohibited from
155.13	operating a motorboat under subdivision 2, paragraph (d), is guilty of a misdemeanor.
155.14	Sec. 5. Minnesota Statutes 2020, section 86B.705, subdivision 2, is amended to read:
155.15	Subd. 2. Fines and bail money. (a) All fines, installment payments, and forfeited bail
155.16	money collected from persons convicted of violations of violating this chapter or rules
155.17	adopted thereunder, or of a violation of section 169A.20 involving a motorboat, shall must
155.18	be deposited in the state treasury.
155.19	(b) One-half of Half the receipts shall must be credited to the general revenue fund. The
155.20	other one-half of, and half the receipts shall must be transmitted to the commissioner of
155.21	natural resources and credited to the water recreation account for the purpose of boat and
155.22	water safety.
155.23	Sec. 6. Minnesota Statutes 2020, section 97A.065, subdivision 2, is amended to read:
155.24	Subd. 2. Fines and forfeited bail. (a) Fines and forfeited bail collected from prosecutions
155.25	of violations of: the game and fish laws or rules adopted thereunder; sections 84.091 to
155.26	84.15 or rules adopted thereunder; sections 84.81 to 84.91 or rules adopted thereunder;
155.27	section 169A.20, when the violation involved an off-road recreational vehicle as defined
155.28	in section 169A.03, subdivision 16; chapter 348; and any other law relating to wild animals
155.29	or aquatic vegetation, must be paid to the treasurer of the county where the violation is
155.30	prosecuted. The county treasurer shall submit one-half of deposited in the state treasury.
155.31	Half the receipts to the commissioner and credit the balance to the county general revenue
155.32	fund except as provided in paragraphs (b) and (c). In a county in a judicial district under

156.1	section 480.181, subdivision 1, paragraph (b), the share that would otherwise go to the
156.2	county under this paragraph must be submitted to the commissioner of management and
156.3	budget for deposit in the state treasury and credited to the general fund must be credited to
156.4	the general fund, and half the receipts must be credited to the game and fish fund under
156.5	section 97A.055.
156.6	(b) The county treasurer shall submit one-half of the receipts collected under paragraph
156.7	(a) from prosecutions of violations of sections 84.81 to 84.91 or rules adopted thereunder,
156.8	and 169A.20, except receipts that are surcharges imposed under section 357.021, subdivision
156.9	6, to the commissioner and credit the balance to the county general fund. The commissioner
156.10	shall credit these receipts to the snowmobile trails and enforcement account in the natural
156.11	resources fund.
156.12	(c) The county treasurer shall indicate the amount of the receipts that are surcharges
156.13	imposed under section 357.021, subdivision 6, and shall submit all of those receipts to the
156.14	commissioner of management and budget.
156.15	Sec. 7. Minnesota Statutes 2020, section 169A.20, subdivision 1, is amended to read:
156.16	Subdivision 1. Driving while impaired crime; motor vehicle. It is a crime for any
156.17	person to drive, operate, or be in physical control of any motor vehicle, as defined in section
156.18	169A.03, subdivision 15, except for motorboats in operation and off-road recreational
156.19	vehicles, within this state or on any boundary water of this state when:
156.20	(1) the person is under the influence of alcohol;
156.21	(2) the person is under the influence of a controlled substance;
156.22	(3) the person is under the influence of an intoxicating substance and the person knows
156.23	or has reason to know that the substance has the capacity to cause impairment;
156.24	(4) the person is under the influence of a combination of any two or more of the elements
156.25	named in clauses (1) to (3);
156.26	(5) the person's alcohol concentration at the time, or as measured within two hours of
156.27	the time, of driving, operating, or being in physical control of the motor vehicle is 0.08 or
156.28	more;
156.29	(6) the vehicle is a commercial motor vehicle and the person's alcohol concentration at
	lacksquare

156.30 the time, or as measured within two hours of the time, of driving, operating, or being in

physical control of the commercial motor vehicle is 0.04 or more; or

157.1	(7) the person's body contains any amount of a controlled substance listed in Schedule
157.2	I or II, or its metabolite, other than marijuana or tetrahydrocannabinols.
157.3	Sec. 8. Minnesota Statutes 2020, section 169A.52, is amended by adding a subdivision to
157.4	read:
157.5	Subd. 9. Off-road recreational vehicles and motorboats. (a) The provisions of this
157.6	section for revoking a driver's license, permit, or nonresident operating privilege also apply
157.7	to the operating privilege for an off-road recreational vehicle and a motorboat.
157.8	(b) Upon certification by a peace officer under subdivision 3, paragraph (a), or subdivision
157.9	4, paragraph (a) or (c), the commissioner must notify a person that the person is prohibited
157.10	from operating off-road recreational vehicles and motorboats for the period provided in
157.11	subdivision 3, paragraph (a), or subdivision 4, paragraph (a).
157.12	Sec. 9. Minnesota Statutes 2020, section 169A.54, is amended by adding a subdivision to
157.13	read:
157.14	Subd. 12. Off-road recreational vehicles and motorboats. (a) The provisions of this
157.15	section for revoking a driver's license or nonresident operating privilege also apply to the
157.16	operating privilege for an off-road recreational vehicle and a motorboat.
157.17	(b) Upon conviction, the commissioner must notify a person that the person is prohibited
157.18	from operating off-road recreational vehicles and motorboats for the same period that the
157.19	person's driver's license or operating privilege is revoked or canceled under this section.
157.20	Sec. 10. [171.188] DRIVING WHILE IMPAIRED REVOCATION AND
157.21	PROHIBITION; OFF-ROAD RECREATIONAL VEHICLES AND MOTORBOATS.
157.22	(a) The provisions of this chapter for revoking or canceling a driver's license or
157.23	nonresident driving privilege for alcohol, controlled substance, or intoxicating substance
157.24	violations also apply to the operating privileges for off-road recreational vehicles and
157.25	motorboats.
157.26	(b) Upon conviction, the commissioner must notify a person that the person is prohibited
157.27	from operating off-road recreational vehicles and motorboats for the same period that the
157.28	person's driver's license or driving privilege is revoked or canceled for the alcohol, controlled
157.29	substance, or intoxicating substance conviction.

SF20	REVISOR	CKM	211-S0020-1	1st Engrossment
Sec. 11. M	linnesota Statutes 20	020, section 171	.306, is amended by ad	ding a subdivision
to read:		,	j	
Subd 2a	Off road roomasti	onal vahiolos a	nd motorboots. A proc	rom norticinant in
	•	• •		
				_
under this se	ection and sections a	84./65, subdivis	10n 2, and 86B.33, sub	<u> </u>
Sec. 12. <u>R</u>	EVISOR INSTRU	CTION.		
The revis	sor of statutes shall	make necessary	changes to statutory cr	oss-references to
reflect the ch	hanges made in sect	ions 1 to 11. If n	ecessary, the revisor sh	all prepare a bill for
introduction	in the 2022 legislat	tive session to m	nake other necessary co	nforming changes
that are beyon	ond the scope of the	revisor's author	rity to make editorial ch	nanges under this
section or ot	ther law.			
Sec. 13. R	EPEALER.			
Minneso	ota Statutes 2020, se	ctions 84.91, sul	bdivision 1; 86B.331, s	ubdivision 1; and
	ota Statutes 2020, se abdivisions 1a, 1b, a			ubdivision 1; and
		nd 1c, are repea	led.	ubdivision 1; and
	ıbdivisions 1a, 1b, a	nd 1c, are repea	led. Æ 4	ubdivision 1; and
	ıbdivisions 1a, 1b, a	nd 1c, are repea	led.	ubdivision 1; and
169A.20, su	ıbdivisions 1a, 1b, a	nd 1c, are repea	led. LE 4 ENT SALARIES	ubdivision 1; and
169A.20, su Section 1.	LAW ENFORCE	nd 1c, are repea	led. LE 4 ENT SALARIES	
169A.20, su Section 1. (a) Notw	LAW ENFORCES vithstanding any law	ARTICI ENFORCEME MENT SALAR to the contrary, to	led. LE 4 ENT SALARIES Y INCREASES.	tural resources must
Section 1. (a) Notw increase the	LAW ENFORCES vithstanding any law salary paid to conse	ARTICI ENFORCEME MENT SALAR to the contrary, the contrary, the contrary, the contrary of the contrary.	led. LE 4 ENT SALARIES Y INCREASES. the commissioner of nat	tural resources must
Section 1. (a) Notw increase the Law Enforce	LAW ENFORCES vithstanding any law salary paid to conse	ARTICIENFORCEME MENT SALAR to the contrary, the contrary contrary, the contrary contrary contrary contrary.	led. LE 4 CNT SALARIES Y INCREASES. the commissioner of nation positions represente	tural resources must od by the Minnesota alary paid to these
Section 1. (a) Notw increase the Law Enforce	LAW ENFORCEMENT Salary paid to consequent Association by a officers that are consequent are consequent as a consequent are consequent as a consequent are co	ARTICIENFORCEME MENT SALAR to the contrary, the contrary contrary, the contrary contrary contrary contrary.	led. LE 4 ENT SALARIES Y INCREASES. the commissioner of natin positions represented and must increase the salary increase the	tural resources must od by the Minnesota alary paid to these
Section 1. (a) Notw increase the Law Enforce conservation two percent.	LAW ENFORCEMENT As a lary paid to consequent Association be notificers that are consequent.	ARTICI ENFORCEME MENT SALAR to the contrary, to the con	led. LE 4 ENT SALARIES Y INCREASES. the commissioner of natin positions represented and must increase the salary increase the	tural resources must ed by the Minnesota alary paid to these evel by an additional
Section 1. (a) Notw increase the Law Enforce conservation two percent. (b) If a c	LAW ENFORCES withstanding any law salary paid to consequent Association be nofficers that are consequented as a consequent salary paid to consequent the consequence of the consequence	ARTICIENFORCEME MENT SALAR to the contrary, to the cont	LE 4 ENT SALARIES Y INCREASES. The commissioner of nation positions represented and must increase the samaximum base wage le	tural resources must ad by the Minnesota alary paid to these evel by an additional
Section 1. (a) Notw increase the Law Enforce conservation two percent. (b) If a conservation description of the conservation description of the conservation description of the conservation description of the conservation description	LAW ENFORCEMENT THE STATE OF TH	ARTICIENFORCEME MENT SALAR to the contrary, to the cont	LE 4 ENT SALARIES Y INCREASES. the commissioner of natin positions represented and must increase the samaximum base wage leave the Minnesota Lave	tural resources must ad by the Minnesota alary paid to these evel by an additional w Enforcement is approved by the
Section 1. (a) Notw increase the Law Enforce conservation two percent. (b) If a c Association legislature of	LAW ENFORCEMENT Salary paid to consequent Association be conficers that are consequently because the conficers	ARTICI ENFORCEME MENT SALAR to the contrary, to the con	LE 4 ENT SALARIES Y INCREASES. the commissioner of nation positions represente and must increase the samaximum base wage leave the Minnesota Lave 2019, to June 30, 2021,	tural resources must ad by the Minnesota alary paid to these evel by an additional w Enforcement is approved by the Minnesota Statutes,
Section 1. (a) Notw increase the Law Enforce conservation two percent. (b) If a conservation degislature of section 3.85	LAW ENFORCEMENT THE LEGISLATIVE CO. S., the percent increase in the Legislative Co. S., the Legislativ	ARTICIENFORCEME MENT SALAR to the contrary, to the cont	LE 4 ENT SALARIES Y INCREASES. The commissioner of nation positions represente and must increase the samaximum base wage leave the Minnesota Lavagore, to June 30, 2021, mission as provided in the samaximum as provided	tural resources must ad by the Minnesota alary paid to these evel by an additional w Enforcement is approved by the Minnesota Statutes, (a) shall be reduced
Section 1. (a) Notw increase the Law Enforce conservation two percent. (b) If a conservation degislature of section 3.85	LAW ENFORCEMENT THE LAW ENFORCEMENT ASSOCIATION TO THE LOCAL BOTH	ARTICIENFORCEME MENT SALAR to the contrary, to the cont	LE 4 ENT SALARIES Y INCREASES. the commissioner of natin positions represented and must increase the samaximum base wage leaders where the Minnesota Law 2019, to June 30, 2021, mission as provided in a covided under paragraph	tural resources must ad by the Minnesota alary paid to these evel by an additional w Enforcement is approved by the Minnesota Statutes, (a) shall be reduced
	Sec. 11. Moreover that are beyonder or of the section or of the se	Sec. 11. Minnesota Statutes 20 to read: Subd. 3a. Off-road recreation the ignition interlock device promotorboat only if it is equipped under this section and sections and sections. Sec. 12. REVISOR INSTRUCTION The revisor of statutes shall reflect the changes made in section introduction in the 2022 legislation.	Sec. 11. Minnesota Statutes 2020, section 171 to read: Subd. 3a. Off-road recreational vehicles at the ignition interlock device program may opera motorboat only if it is equipped with an approve under this section and sections 84.765, subdivis Sec. 12. REVISOR INSTRUCTION. The revisor of statutes shall make necessary reflect the changes made in sections 1 to 11. If n introduction in the 2022 legislative session to me that are beyond the scope of the revisor's author section or other law.	Sec. 11. Minnesota Statutes 2020, section 171.306, is amended by adto read: Subd. 3a. Off-road recreational vehicles and motorboats. A program the ignition interlock device program may operate an off-road recreation motorboat only if it is equipped with an approved ignition interlock deunder this section and sections 84.765, subdivision 2, and 86B.33, subdivision 2. Sec. 12. REVISOR INSTRUCTION. The revisor of statutes shall make necessary changes to statutory or reflect the changes made in sections 1 to 11. If necessary, the revisor shall introduction in the 2022 legislative session to make other necessary conthat are beyond the scope of the revisor's authority to make editorial chasection or other law.

under paragraph (a), the commissioner of natural resources must increase by 8.4 percent

the salary paid to supervisors and managers and must increase the salary paid to supervisors 159.1 and managers who are compensated at the maximum base wage level by an additional two 159.2 159.3 percent. For purposes of this paragraph, "supervisors and managers" means employees who are employed in positions that require them to be licensed as peace officers, as defined in 159.4 Minnesota Statutes, section 626.84, subdivision 1, who supervise or manage employees 159.5 described in paragraph (a). 159.6 159.7 **EFFECTIVE DATE.** This section is effective retroactively from October 22, 2020. Sec. 2. LAW ENFORCEMENT SALARY SUPPLEMENT FOR FISCAL YEAR 159.8 159.9 2020. (a) Notwithstanding any law to the contrary, an eligible state employee employed at any 159.10 159.11 time during fiscal year 2020 in a position for which the Minnesota Law Enforcement Association was the exclusive representative shall receive a salary supplement payment 159.12 that is equal to the salary the employee earned in that position in fiscal year 2020, multiplied 159.13 by 2.25 percent. For purposes of this section, "eligible state employee" means a person who 159.14 is employed by the state on the effective date of this section and who was employed in fiscal 159.15 159.16 year 2020 as a conservation officer by the Department of Natural Resources. 159.17 (b) If a collective bargaining agreement between the Minnesota Law Enforcement Association and the state for the period July 1, 2019, to June 30, 2021, is approved by the 159.18 legislature or the Legislative Coordinating Commission as provided in Minnesota Statutes, 159.19 159.20 section 3.855, the percent used to determine the salary supplement payment provided under paragraph (a) shall be reduced by the percent increase of any wage adjustment for the same 159.21 period provided in the collective bargaining agreement. 159.22 159.23 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 3. LAW ENFORCEMENT SALARY SUPPLEMENT FOR A PORTION OF 159.24 FISCAL YEAR 2021. 159.25 (a) Notwithstanding any law to the contrary, an eligible state employee employed at any 159.26 time from July 1, 2020, to October 21, 2020, in a position for which the Minnesota Law 159.27 Enforcement Association was the exclusive representative shall receive a salary supplement 159.28 payment that is equal to the salary the employee earned in that position from July 1, 2020, 159.29 to October 21, 2020, multiplied by 4.8 percent. For purposes of this section, "eligible state 159.30 employee" means a person who is employed by the state on the effective date of this section 159.31 and who was employed at any time from July 1, 2020, to October 21, 2020, as a conservation 159.32

officer by the Department of Natural Resources.

159.33

(b) If a collective bargaining agreement between the Minnesota Law Enforcement 160.1 Association and the state for the period July 1, 2019, to June 30, 2021, is approved by the 160.2 160.3 legislature or the Legislative Coordinating Commission as provided in Minnesota Statutes, section 3.855, the percent used to determine the salary supplement payment provided under 160.4 paragraph (a) shall be reduced by the percent increase of any wage adjustment for the same 160.5 period provided in the collective bargaining agreement. 160.6 160.7 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 4. APPROPRIATIONS; SALARY INCREASES. 160.8 (a) \$366,000 in fiscal year 2021 is appropriated from the general fund to the commissioner 160.9 of natural resources for salary increases. In each of fiscal years 2022 and 2023, \$555,000 160.10 160.11 is appropriated from the general fund to the commissioner of natural resources for this purpose. This amount is in addition to the base appropriation for this purpose. 160.12 160.13 (b) \$416,000 in fiscal year 2021 is appropriated from the natural resources fund to the commissioner of natural resources for salary increases. In each of fiscal years 2022 and 160.15 2023, \$631,000 is appropriated from the natural resources fund to the commissioner of 160.16 natural resources for this purpose. This amount is in addition to the base appropriation for this purpose. 160.17 160.18 (c) \$1,249,000 in fiscal year 2021 is appropriated from the game and fish fund to the commissioner of natural resources for salary increases. In each of fiscal years 2022 and 160.19 2023, \$1,893,000 is appropriated from the game and fish fund to the commissioner of natural 160.20 resources for this purpose. This amount is in addition to the base appropriation for this 160.21 160.22 purpose. 160.23 (d) \$4,000 in fiscal year 2021 is appropriated from the remediation fund to the commissioner of natural resources for salary increases. In each of fiscal years 2022 and 160.24 160.25 2023, \$6,000 is appropriated from the remediation fund to the commissioner of natural resources for this purpose. This amount is in addition to the base appropriation for this 160.26 160.27 purpose. (e) The fiscal year 2021 appropriations in this section area available until December 30, 160.28 2021. 160.29 **EFFECTIVE DATE.** This section is effective the day following final enactment. 160.30

Article 4 Sec. 4.

161.1

Sec. 5. APPROPRIATIONS; SALARY SUPPLEMENTS FROM JULY 1, 2019, TO

161.2	OCTOBER 21, 2020.
161.3	(a) \$115,000 in fiscal year 2021 is appropriated from the general fund to the commissioner
161.4	of natural resources for salary supplements. This is a onetime appropriation.
161.5	(b) \$137,000 in fiscal year 2021 is appropriated from the natural resources fund to the
161.6	commissioner of natural resources for salary supplements. This is a onetime appropriation.
161.7	(c) \$416,000 in fiscal year 2021 is appropriated from the game and fish fund to the
161.8	commissioner of natural resources for salary supplements. This is a onetime appropriation.
161.9	(d) \$2,000 in fiscal year 2021 is appropriated from the remediation fund to the
161.10	commissioner of natural resources for salary supplements. This is a onetime appropriation.
161.11	(e) The fiscal year 2021 appropriations in this section are available until December 30,
161.12	<u>2021.</u>
161.13	EFFECTIVE DATE. This section is effective the day following final enactment.
161.14	Sec. 6. MINNESOTA LAW ENFORCEMENT ASSOCIATION RETROACTIVE
161.15	CONTRACT FUNDING.
161.16	Subdivision 1. Cancellation authority; general fund. The commissioner of management
161.17	and budget shall cancel the following to the general fund on June 29, 2021:
161.18	(1) up to \$210,000 of the appropriation from the general fund for enforcement under
161.19	Laws 2019, First Special Session chapter 4, article 1, section 3, subdivision 7; and
161.20	(2) up to \$66,000 of the appropriation from the general fund for enforcement under Laws
161.21	2019, First Special Session chapter 4, article 1, section 3, subdivision 7, paragraph (a).
161.22	Subd. 2. Appropriations; general fund. (a) For the cancellations implemented under
161.23	subdivision 1, the amounts canceled in subdivision 1 are appropriated in fiscal year 2022
161.24	from the general fund to the commissioner of natural resources for the purposes specified
161.25	in paragraph (b).
161.26	(b) The appropriations in this section are only to provide funding for the retroactive
161.27	salary increase included in the final collective bargaining agreement between the
161.28	commissioner of management and budget and the Minnesota Law Enforcement Association
161.29	for the period from July 1, 2019, to June 30, 2021.
161.30	Subd. 3. Carryforward authority; nongeneral funds. The commissioner of management
161.31	and budget shall carry forward unexpended and unencumbered nongrant operating balances

162.1	from fiscal year 2021 to provide funding for any retroactive salary increase included in the			
162.2	final collective bargaining agreement for the period from July 1, 2019, to June 30, 2021.			
162.3	The carryforward authority in this subdivision may not exceed:			
162.4	(1) \$325,000 of the appropriation from the natural resources fund for enforcement of			
162.5	natural resource laws under Laws 2019, First Special Session chapter 4, article 1, section			
162.6	3, subdivision 7;			
162.7	(2) \$957,000 of the appropriation from the game and fish fund for enforcement of natural			
162.8	resource laws under Laws 2019, First Special Session chapter 4, article 1, section 3,			
162.9	subdivision 7; and			
162.10	(3) \$4,000 of the appropriation from the remediation fund for enforcement of natural			
162.11	resource laws under Laws 2019, First Special Session chapter 4, article 1, section 3,			
162.12	subdivision 7.			
162.13	EFFECTIVE DATE. This section is effective the day following final enactment.			
162.14	ARTICLE 5			
162.15 162.16	ENVIRONMENT AND NATURAL RESOURCES TRUST FUND FISCAL YEAR 2021			
162.17	Section 1. APPROPRIATIONS.			
162.17 162.18	Section 1. APPROPRIATIONS. The sums shown in the columns marked "Appropriations" are appropriated to the agencies			
162.18	The sums shown in the columns marked "Appropriations" are appropriated to the agencies			
162.18 162.19	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment			
162.18 162.19 162.20	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal			
162.18 162.19 162.20 162.21	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean			
162.18 162.19 162.20 162.21 162.22	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30,			
162.18 162.19 162.20 162.21 162.22 162.23	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021.			
162.18 162.19 162.20 162.21 162.22 162.23	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year			
162.18 162.19 162.20 162.21 162.22 162.23 162.24 162.25 162.26 162.27	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year Ending June 30			
162.18 162.19 162.20 162.21 162.22 162.23 162.24 162.25 162.26 162.27 162.28	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year Ending June 30 2020 2021			
162.18 162.19 162.20 162.21 162.22 162.23 162.24 162.25 162.26 162.27	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year Ending June 30			
162.18 162.19 162.20 162.21 162.22 162.23 162.24 162.25 162.26 162.27 162.28 162.29	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year Ending June 30 2020 2021 Sec. 2. MINNESOTA RESOURCES Subdivision 1. Total			
162.18 162.19 162.20 162.21 162.22 162.23 162.24 162.25 162.26 162.27 162.28 162.29	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year Ending June 30 2020 2021 Sec. 2. MINNESOTA RESOURCES			
162.18 162.19 162.20 162.21 162.22 162.23 162.24 162.25 162.26 162.27 162.28 162.29	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year Ending June 30 2020 2021 Sec. 2. MINNESOTA RESOURCES Subdivision 1. Total			
162.18 162.19 162.20 162.21 162.22 162.23 162.24 162.25 162.26 162.27 162.28 162.29	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the environment and natural resources trust fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2020" and "2021" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively. "The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium" is fiscal years 2020 and 2021. APPROPRIATIONS Available for the Year Ending June 30 2021 Sec. 2. MINNESOTA RESOURCES Subdivision 1. Total Appropriation \$ -0- \$ 61,387,000			

211-S0020-1

1st Engrossment

SF20

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163.1	year are available for four years beginning		
163.2	July 1, 2020, unless otherwise stated in the		
163.3	appropriation. Any unencumbered balance		
163.4	remaining in the first year does not cancel and		
163.5	is available for the second year or until the		
163.6	end of the appropriation.		
163.7	Subd. 2. Definition		
163.8	"Trust fund" means the Minnesota		
163.9	environment and natural resources trust fund		
163.10	established under the Minnesota Constitution,		
163.11	article XI, section 14.		
163.12 163.13 163.14	Subd. 3. Foundational Natural Resource Data and Information	<u>-0-</u>	8,593,000
163.15	(a) Geologic Atlases for Water Resource		
163.16	Management		
163.17	\$2,000,000 the second year is from the trust		
163.18	fund to the Board of Regents of the University		
163.19	of Minnesota, Minnesota Geological Survey,		
163.20	to continue producing county geologic atlases		
163.21	to inform management of surface water and		
163.22	groundwater resources. This appropriation is		
163.23	to complete Part A, which focuses on the		
163.24	properties and distribution of earth materials		
163.25	to define aquifer boundaries and the		
163.26	connection of aquifers to the land surface and		
163.27	surface water resources.		
163.28 163.29	(b) Expanding Minnesota Ecological Monitoring Network		
163.30	\$800,000 the second year is from the trust		
163.31	fund to the commissioner of natural resources		
163.32	to improve conservation and management of		
163.33	Minnesota's native forests, wetlands, and		
163.34	grasslands by expanding the partially		
163.35	established long-term Ecological Monitoring		
163.36	Network that will provide critical knowledge		

211-S0020-1

1st Engrossment

SF20

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products delivered.

211-S0020-1

165.1 165.2	(f) Expanding Restoration and Promoting Awareness of Native Mussels
165.3	\$489,000 the second year is from the trust
165.4	fund to the Minnesota Zoological Garden to
165.5	promote mussel conservation by rearing
165.6	juvenile mussels for reintroduction,
165.7	researching methods to improve growth and
165.8	survival in captivity, and encouraging public
165.9	action to benefit water quality. This
165.10	appropriation is available until June 30, 2025,
165.11	by which time the project must be completed
165.12	and final products delivered.
165.13 165.14	(g) Improving Pollinator Conservation by Revealing Habitat Needs
165.15	\$500,000 the second year is from the trust
165.16	fund to the Board of Regents of the University
165.17	of Minnesota to use citizen scientists and novel
165.18	analyses to determine the nesting and
165.19	overwintering needs of wild bees to allow
165.20	more specific protection and enhancement of
165.21	pollinator habitat across the state.
165.22 165.23	(h) Bee Minnesota - Protect Our Native Bumblebees
165.24	\$650,000 the second year is from the trust
165.25	fund to the Board of Regents of the University
165.26	of Minnesota to protect native bee health by
165.27	investigating the potential to mitigate against
165.28	pathogens that may be transmissible between
165.29	honeybees and wild bees and by promoting
165.30	best practices to beekeepers and the public.
165.31	This appropriation is subject to Minnesota
165.32	Statutes, section 116P.10.
165.33 165.34	(i) Bobcat and Fisher Habitat Use and Interactions

211-S0020-1

REVISOR

CKM

211-S0020-1

1st Engrossment

SF20

168.1 Subd. 4. Water Resources -0-3,457,000 (a) Managing Highly Saline Waste from 168.2 **Municipal Water Treatment** 168.3 \$250,000 the second year is from the trust 168.4 fund to the Board of Regents of the University 168.5 168.6 of Minnesota to develop a cost- and 168.7 energy-efficient method of managing the concentrated saline waste from a municipal 168.8 water treatment plant to increase the feasibility 168.9 of using reverse osmosis for centralized water 168.10 softening and sulfate removal. This 168.11 168.12 appropriation is subject to Minnesota Statutes, section 116P.10. 168.13 (b) Technology for Energy-Generating On-site 168.14 **Industrial Wastewater Treatment** \$450,000 the second year is from the trust 168 16 fund to the Board of Regents of the University 168.17 168.18 of Minnesota to improve water quality and generate cost savings by developing off the 168.19 shelf technology that treats industrial 168.20 wastewater on-site and turns pollutants into 168.21 hydrogen and methane for energy. This 168.22 168.23 appropriation is subject to Minnesota Statutes, section 116P.10. 168.24 (c) Microplastics: Transporters of Contaminants 168.25 in Minnesota Waters 168.26 \$425,000 the second year is from the trust 168.27 fund to the Board of Regents of the University 168.28 of Minnesota to study how several types of 168.29 common microplastics transport contaminants 168.30 168.31 of concern in Minnesota waters. (d) Developing Strategies to Manage PFAS in 168.32 **Land-Applied Biosolids** 168.33 \$1,404,000 the second year is from the trust 168.34 fund to the commissioner of the Pollution 168.35

CKM

211-S0020-1

1st Engrossment

SF20

211-S0020-1

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170.1	Minnesota Rural Water Association to provide		
170.2	technical assistance to businesses to decrease		
170.3	industrial and commercial water use in		
170.4	communities at risk for inadequate		
170.5	groundwater supply or quality.		
170.6 170.7 170.8	Subd. 5. Technical Assistance, Outreach, and Environmental Education	<u>-0-</u>	2,871,000
170.9 170.10	(a) Statewide Environmental Education via Public Television Outdoor Series		
170.11	\$300,000 the second year is from the trust		
170.12	fund to the commissioner of natural resources		
170.13	for an agreement with Pioneer Public		
170.14	Television to produce approximately 25 new		
170.15	episodes of a statewide outdoor public		
170.16	television series designed to inspire		
170.17	Minnesotans to connect with the outdoors and		
170.18	restore and protect the environment.		
170.19 170.20	(b) Minnesota Freshwater Quest: Environmental Education on State Waterways		
170.21	\$500,000 the second year is from the trust		
170.22	fund to the commissioner of natural resources		
170.23	for an agreement with Wilderness Inquiry for		
170.24	approximately 10,000 underserved Minnesota		
170.25	youth to explore and improve local waterways		
170.26	using the place-based and hands-on Minnesota		
170.27	Freshwater Quest environmental education		
170.28	program.		
170.29 170.30	(c) Teach Science: Schools as STEM Living Laboratories		
170.31	\$250,000 the second year is from the trust		
170.32	fund to the commissioner of natural resources		
170.33	for an agreement with Climate Generation: A		
170.34	Will Steger Legacy to prepare students for the		
170.35	challenges and careers of the future by		
170.36	connecting new science standards, renewable		

211-S0020-1

1st Engrossment

SF20

211-S0020-1

211-S0020-1

173.1	\$133,000 the second year is from the trust		
173.2	fund to the Board of Regents of the University		
173.3	of Minnesota, Raptor Center, in cooperation		
173.4	with the Department of Natural Resources and		
173.5	other conservation partners, to provide hunters		
173.6	with outreach and workshops on alternatives		
173.7	to lead hunting ammunition, including copper		
173.8	ammunition as an alternative, and to promote		
173.9	voluntary selection of nontoxic ammunition		
173.10	to protect raptors and other wildlife in		
173.11	Minnesota from accidental lead poisoning		
173.12	caused by ingestion of ammunition fragments.		
173.13 173.14	Subd. 6. Aquatic and Terrestrial Invasive Species	<u>-0-</u>	10,425,000
173.15 173.16	(a) Minnesota Invasive Terrestrial Plants and Pests Center (MITPPC) - Phase V		
173.17	\$5,000,000 the second year is from the trust		
173.18	fund to the Board of Regents of the University		
173.19	of Minnesota to support the Minnesota		
173.20	Invasive Terrestrial Plants and Pests Center		
173.21	to fund approximately 15 new, high-priority		
173.22	research projects that will lead to better		
173.23	management of invasive plants, pathogens,		
173.24	and pests on Minnesota's natural and		
173.25	agricultural lands. This appropriation is subject		
173.26	to Minnesota Statutes, section 116P.10. This		
173.27	appropriation is available until June 30, 2026,		
173.28	by which time the project must be completed		
173.29	and final products delivered.		
173.30 173.31	(b) Protect Community Forests by Managing Ash for Emerald Ash Borer		
173.32	\$3,500,000 the second year is from the trust		
173.33	fund to the commissioner of natural resources		
173.34	to reduce emerald ash borer by providing		
173.35	surveys, assessments, trainings, assistance,		
173.36	and grants for communities to manage emerald		

211-S0020-1

1st Engrossment

SF20

REVISOR

CKM

211-S0020-1

1st Engrossment

SF20

211-S0020-1

1st Engrossment

SF20

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176.1	pollution from plastics by creating eco-friendly		
176.2	replacements using lignin from the pulp mill		
176.3	in Cloquet, Minnesota. This appropriation is		
176.4	subject to Minnesota Statutes, section 116P.10.		
176.5 176.6	(c) Diverting Unsold Food from Landfills and Reducing Greenhouse Gases		
176.7	\$130,000 the second year is from the trust		
176.8	fund to the commissioner of natural resources		
176.9	for an agreement with Second Harvest		
176.10	Heartland to prevent food from going to		
176.11	landfills and reduce greenhouse gas emissions		
176.12	by helping businesses donate unsold prepared		
176.13	food to food shelves.		
176.14 176.15	Subd. 8. Methods to Protect or Restore Land, Water, and Habitat	<u>-0-</u>	4,337,000
176.16 176.17	(a) Pollinator Central: Habitat Improvement with Citizen Monitoring		
176.18	\$750,000 the second year is from the trust		
176.19	fund to the commissioner of natural resources		
176.20	for an agreement with Great River Greening		
176.21	to restore and enhance approximately 400		
176.22	acres of pollinator habitat on traditional and		
176.23	nontraditional sites such as roadsides and turf		
176.24	grass from Hastings to St. Cloud to benefit		
176.25	pollinators and build knowledge by engaging		
176.26	approximately 100 citizens in monitoring the		
176.27	impact of habitat improvements. This		
176.28	appropriation is available until June 30, 2025,		
176.29	by which time the project must be completed		
176.30	and final products delivered.		
176.31 176.32	(b) Pollinator and Beneficial Insect Strategic Habitat Program		
176.33	\$750,000 the second year is from the trust		
176.34	fund to the Board of Water and Soil Resources		
176.35	for building a new initiative to strategically		

211-S0020-1

1st Engrossment

SF20

restore and enhance approximately 1,000 acres
of diverse native habitat to benefit multiple
insects through grants, cost-share, and
outreach. Notwithstanding subdivision 14,
paragraph (e), restorations and enhancements
may take place on land enrolled in
conservation reserve program and reinvest in
Minnesota easement programs. This
appropriation is available until June 30, 2025,
by which time the project must be completed
and final products delivered.
(c) Lignin-Coated Fertilizers for Phosphate Control
\$250,000 the second year is from the trust
fund to the Board of Regents of the University
of Minnesota for the Natural Resources
Research Institute in Duluth to test a new,
natural, slow-release fertilizer coating made
from processed wood to decrease phosphorus
runoff from farmland while also storing carbon
in soils. This appropriation is subject to
Minnesota Statutes, section 116P.10.
(d) Implementing Hemp Crop Rotation to Improve Water Quality
\$700,000 the second year is from the trust
fund to the Minnesota State Colleges and
Universities System for Central Lakes College
to evaluate how hemp crops reduce nitrogen
contamination of surface water and
groundwater in conventional crop rotations
and demonstrate the environmental and
economic benefits of hemp production. This
appropriation is available until June 30, 2025,
by which time the project must be completed
by which this the project must be completed

178.1 178.2	(e) Developing Cover-Crop Systems for Sugar Beet Production
178.3	\$300,000 the second year is from the trust
178.4	fund to the Board of Regents of the University
178.5	of Minnesota to develop agronomic guidelines
178.6	to support growers adopting cover-crop
178.7	practices in sugar beet production in
178.8	west-central and northwest Minnesota.
178.9 178.10	(f) Native Eastern Larch Beetle Decimating Minnesota's Tamarack Forests
178.11	\$398,000 the second year is from the trust
178.12	fund to the Board of Regents of the University
178.13	of Minnesota to understand conditions
178.14	triggering eastern larch beetle outbreaks and
178.15	develop management techniques to protect
178.16	tamarack forests from this native insect. This
178.17	appropriation is available until June 30, 2025,
178.18	by which time the project must be completed
178.19	and final products delivered.
178.20 178.21	(g) Habitat Associations of Mississippi Bottomland Forest Marsh Birds
178.22	\$275,000 the second year is from the trust
178.23	fund to the commissioner of natural resources
178.24	for an agreement with the National Audubon
178.25	Society, Minnesota office, to evaluate habitat
178.26	associations of bottomland forest birds in
178.27	response to restoration actions to better target
178.28	restoration efforts for wildlife. This
178.29	appropriation is available until June 30, 2025,
178.30	by which time the project must be completed
178.31	and final products delivered.
178.32 178.33	(h) Peatland Restoration in the Lost River State Forest
178.34	\$135,000 the second year is from the trust
178.35	fund to the commissioner of natural resources

211-S0020-1

SF20

REVISOR

CKM

211-S0020-1

181.1	potential for rusty patched bumble bees to be		
181.2	present, grants may be awarded for up to 90		
181.3	percent of the costs of the project.		
181.4 181.5	Subd. 9. Land Acquisition, Habitat, and Recreation	<u>-0-</u>	29,901,000
181.6	(a) DNR Scientific and Natural Areas		
181.7	\$3,000,000 the second year is from the trust		
181.8	fund to the commissioner of natural resources		
181.9	for the scientific and natural area (SNA)		
181.10	program to restore, improve, and enhance		
181.11	wildlife habitat on SNAs; increase public		
181.12	involvement and outreach; and strategically		
181.13	acquire high-quality lands that meet criteria		
181.14	for SNAs under Minnesota Statutes, section		
181.15	86A.05, from willing sellers.		
181.16 181.17	(b) Private Native Prairie Conservation through Native Prairie Bank		
181.18	\$2,000,000 the second year is from the trust		
181.19	fund to the commissioner of natural resources		
181.20	to provide technical stewardship assistance to		
181.21	private landowners, restore and enhance native		
181.22	prairie protected by easements in the native		
181.23	prairie bank, and acquire easements for the		
181.24	native prairie bank in accordance with		
181.25	Minnesota Statutes, section 84.96, including		
	winnesota Statutes, section 64.70, meruding		
181.26	preparing initial baseline property assessments.		
181.26 181.27			
	preparing initial baseline property assessments.		
181.27	preparing initial baseline property assessments. Up to \$60,000 of this appropriation may be		
181.27 181.28	preparing initial baseline property assessments. Up to \$60,000 of this appropriation may be deposited in the natural resources conservation		
181.27 181.28 181.29	preparing initial baseline property assessments. Up to \$60,000 of this appropriation may be deposited in the natural resources conservation easement stewardship account, created in		
181.27 181.28 181.29 181.30	preparing initial baseline property assessments. Up to \$60,000 of this appropriation may be deposited in the natural resources conservation easement stewardship account, created in Minnesota Statutes, section 84.69, proportional		
181.27 181.28 181.29 181.30 181.31	preparing initial baseline property assessments. Up to \$60,000 of this appropriation may be deposited in the natural resources conservation easement stewardship account, created in Minnesota Statutes, section 84.69, proportional to the number of easement acres acquired. (c) Minnesota State Parks and State Trails		

211-S0020-1

1st Engrossment

SF20

REVISOR

CKM

211-S0020-1

REVISOR

CKM

211-S0020-1

1st Engrossment

SF20

184.1	rehabilitating, improving, and enhancing
184.2	existing state trails. The high-priority trail
184.3	bridges to be rehabilitated or replaced under
184.4	this appropriation include, but are not limited
184.5	to, those on the Taconite, Great River Ridge,
184.6	and C. J. Ramstad/Northshore State Trails.
184.7	(j) Elm Creek Restoration - Phase IV
184.8	\$500,000 the second year is from the trust
184.9	fund to the commissioner of natural resources
184.10	for an agreement with the city of Champlin to
184.11	conduct habitat and stream restoration of
184.12	approximately 0.7 miles of Elm Creek
184.13	shoreline above Mill Pond Lake and through
184.14	the Elm Creek Protection Area.
184.15 184.16	(k) Superior Hiking Trail as Environmental Showcase
184.17	\$450,000 the second year is from the trust
184.18	fund to the commissioner of natural resources
184.19	for an agreement with the Superior Hiking
184.20	Trail Association to rebuild damaged and
184.21	dangerous segments and create a new trail
184.22	segment of the Superior Hiking Trail to
184.23	minimize environmental impacts, make the
184.24	trail safer for users, and make the trail more
184.25	resilient for future use and conditions.
184.26	(1) Upper St. Anthony Falls Enhancements
184.27	\$2,800,000 the second year is from the trust
184.28	fund to the commissioner of natural resources
184.29	for an agreement with the Friends of the Lock
184.30	and Dam in partnership with the city of
184.31	Minneapolis to design and install green
184.32	infrastructure, public access, and habitat
184.33	restorations on riverfront land at Upper St.
184.34	Anthony Falls for water protection, recreation,
184.35	and environmental education purposes. Of this

185.1	amount, up to \$600,000 is for planning,
185.2	design, and engagement. No funds from this
185.3	appropriation may be spent until Congress
185.4	directs the U.S. Army Corps of Engineers to
185.5	convey an interest in the Upper St. Anthony
185.6	Falls property to the city of Minneapolis for
185.7	use as a visitor center. After this congressional
185.8	act is signed into law, up to \$100,000 of the
185.9	planning, design, and engagement funds may
185.10	be spent. The remaining planning, design, and
185.11	engagement funds may be spent after a binding
185.12	agreement has been secured to acquire the land
185.13	or access and use rights to the land for at least
185.14	25 years. Any remaining balance of the
185.15	appropriation may be spent on installing
185.16	enhancements after the Upper St. Anthony
185.17	Falls land has been acquired by the city of
185.18	Minneapolis.
185.18 185.19 185.20	Minneapolis. (m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation
185.19	(m) Whiskey Creek and Mississippi River Water
185.19 185.20	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation
185.19 185.20 185.21	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust
185.19 185.20 185.21 185.22	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources
185.19 185.20 185.21 185.22 185.23	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi
185.19 185.20 185.21 185.22 185.23 185.24	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer
185.19 185.20 185.21 185.22 185.23 185.24 185.25	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer approximately 13 acres of land to the city of
185.19 185.20 185.21 185.22 185.23 185.24 185.25 185.26	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer approximately 13 acres of land to the city of Baxter for future construction of water quality,
185.19 185.20 185.21 185.22 185.23 185.24 185.25 185.26	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer approximately 13 acres of land to the city of Baxter for future construction of water quality, habitat, and recreational improvements to
185.19 185.20 185.21 185.22 185.23 185.24 185.25 185.26 185.27 185.28	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer approximately 13 acres of land to the city of Baxter for future construction of water quality, habitat, and recreational improvements to protect the Mississippi River. (n) Perham to Pelican Rapids Regional Trail
185.19 185.20 185.21 185.22 185.23 185.24 185.25 185.26 185.27 185.28 185.29 185.30	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer approximately 13 acres of land to the city of Baxter for future construction of water quality, habitat, and recreational improvements to protect the Mississippi River. (n) Perham to Pelican Rapids Regional Trail (West Segment)
185.19 185.20 185.21 185.22 185.23 185.24 185.25 185.26 185.27 185.28 185.29 185.30	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer approximately 13 acres of land to the city of Baxter for future construction of water quality, habitat, and recreational improvements to protect the Mississippi River. (n) Perham to Pelican Rapids Regional Trail (West Segment) \$2,600,000 the second year is from the trust
185.19 185.20 185.21 185.22 185.23 185.24 185.25 185.26 185.27 185.28 185.29 185.30 185.31	(m) Whiskey Creek and Mississippi River Water Quality, Habitat, and Recreation \$500,000 the second year is from the trust fund to the commissioner of natural resources for an agreement with the Mississippi Headwaters Board to acquire and transfer approximately 13 acres of land to the city of Baxter for future construction of water quality, habitat, and recreational improvements to protect the Mississippi River. (n) Perham to Pelican Rapids Regional Trail (West Segment) \$2,600,000 the second year is from the trust fund to the commissioner of natural resources

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211-S0020-1

211-S0020-1

REVISOR

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211-S0020-1

	SF20 REVISOR	CKWI	211-80020-1	1st Engrossment
189.1	restrooms, and other facilities.	This		
189.2	appropriation is available until	June 30, 2025.		
189.3 189.4 189.5 189.6	Subd. 10. Emerging Issues Account; Wastewater Renewable Energy Demonstration Grants		<u>-0-</u>	1,095,000
189.7	\$1,095,000 the second year is	from the trust		
189.8	fund to an emerging issues acco	ount authorized		
189.9	in Minnesota Statutes, section	116P.08,		
189.10	subdivision 4, paragraph (d). N	Money		
189.11	appropriated under this subdiv	ision must be		
189.12	used for grants in consultation	with the Public		
189.13	Facilities Authority for renewa	ıble energy		
189.14	demonstration projects at waster	water treatment		
189.15	facilities.			
189.16 189.17	Subd. 11. Contract Agreement Reimbursement		<u>-0-</u>	135,000
189.18	\$135,000 the second year is from	om the trust		
189.19	fund to the commissioner of nat	tural resources,		
189.20	at the direction of the Legislati	ve-Citizen		
189.21	Commission on Minnesota Re	sources, for		
189.22	expenses incurred for preparin	g and		
189.23	administering contracts for the	agreements		
189.24	specified in this section. The c	ommissioner		
189.25	must provide documentation to	o the		
189.26	Legislative-Citizen Commission	n on Minnesota		
189.27	Resources on the expenditure	of these funds.		
189.28	Subd. 12. Availability of App	ropriations		
189.29	Money appropriated in this sec	ction may not		
189.30	be spent on activities unless th	ey are directly		
189.31	related to and necessary for a s	specific		
189.32	appropriation and are specified	l in the work		
189.33	plan approved by the Legislati	ve-Citizen		
189.34	Commission on Minnesota Res	ources. Money		
189.35	appropriated in this section mu	st not be spent		
189.36	on indirect costs or other institut	tional overhead		

REVISOR

CKM

211-S0020-1

190.1	charges that are not directly related to and
190.2	necessary for a specific appropriation. Costs
190.3	that are directly related to and necessary for
190.4	an appropriation, including financial services,
190.5	human resources, information services, rent,
190.6	and utilities, are eligible only if the costs can
190.7	be clearly justified and individually
190.8	documented specific to the appropriation's
190.9	purpose and would not be generated by the
190.10	recipient but for receipt of the appropriation.
190.11	No broad allocations for costs in either dollars
190.12	or percentages are allowed. Unless otherwise
190.13	provided, the amounts in this section are
190.14	available until June 30, 2024, when projects
190.15	must be completed and final products
190.16	delivered. For acquisition of real property, the
190.17	appropriations in this section are available for
190.18	an additional fiscal year if a binding contract
190.19	for acquisition of the real property is entered
190.20	into before the expiration date of the
190.21	appropriation. If a project receives a federal
190.22	grant, the time period of the appropriation is
190.23	extended to equal the federal grant period.
190.24	Subd. 13. Data Availability Requirements
190.25	Data collected by the projects funded under
190.26	this section must conform to guidelines and
190.27	standards adopted by MN.IT Services. Spatial
190.28	data must also conform to additional
190.29	guidelines and standards designed to support
190.30	data coordination and distribution that have
190.31	been published by the Minnesota Geospatial
190.32	Information Office. Descriptions of spatial
190.33	data must be prepared as specified in the state's
190.34	geographic metadata guideline and must be
190.35	submitted to the Minnesota Geospatial

191.1	Information Office. All data must be
191.2	accessible and free to the public unless made
191.3	private under the Data Practices Act,
191.4	Minnesota Statutes, chapter 13. To the extent
191.5	practicable, summary data and results of
191.6	projects funded under this section should be
191.7	readily accessible on the Internet and
191.8	identified as having received funding from the
191.9	environment and natural resources trust fund.
191.10	Subd. 14. Project Requirements
191.11	(a) As a condition of accepting an
191.12	appropriation under this section, an agency or
191.13	entity receiving an appropriation or a party to
191.14	an agreement from an appropriation must
191.15	comply with paragraphs (b) to (l) and
191.16	Minnesota Statutes, chapter 116P, and must
191.17	submit a work plan and annual or semiannual
191.18	progress reports in the form determined by the
191.19	<u>Legislative-Citizen Commission on Minnesota</u>
191.20	Resources for any project funded in whole or
191.21	in part with funds from the appropriation.
191.22	Modifications to the approved work plan and
191.23	budget expenditures must be made through
191.24	the amendment process established by the
191.25	<u>Legislative-Citizen Commission on Minnesota</u>
191.26	Resources.
191.27	(b) A recipient of money appropriated in this
191.28	section that conducts a restoration using funds
191.29	appropriated in this section must use native
191.30	plant species according to the Board of Water
191.31	and Soil Resources' native vegetation
191.32	establishment and enhancement guidelines
191.33	and include an appropriate diversity of native
191.34	species selected to provide habitat for
191.35	pollinators throughout the growing season as

192.1	required under Minnesota Statutes, section
192.2	84.973.
192.3	(c) For all restorations conducted with money
192.4	appropriated under this section, a recipient
192.5	must prepare an ecological restoration and
192.6	management plan that, to the degree
192.7	practicable, is consistent with the
192.8	highest-quality conservation and ecological
192.9	goals for the restoration site. Consideration
192.10	should be given to soil, geology, topography,
192.11	and other relevant factors that would provide
192.12	the best chance for long-term success and
192.13	durability of the restoration project. The plan
192.14	must include the proposed timetable for
192.15	implementing the restoration, including site
192.16	preparation, establishment of diverse plant
192.17	species, maintenance, and additional
192.18	enhancement to establish the restoration;
192.19	identify long-term maintenance and
192.20	management needs of the restoration and how
192.21	the maintenance, management, and
192.22	enhancement will be financed; and take
192.23	advantage of the best-available science and
192.24	include innovative techniques to achieve the
192.25	best restoration.
192.26	(d) An entity receiving an appropriation in this
192.27	section for restoration activities must provide
192.28	an initial restoration evaluation at the
192.29	completion of the appropriation and an
192.30	evaluation three years after the completion of
192.31	the expenditure. Restorations must be
192.32	evaluated relative to the stated goals and
192.33	standards in the restoration plan, current
192.34	science, and, when applicable, the Board of
192.35	Water and Soil Resources' native vegetation

193.1	establishment and enhancement guidelines.
193.2	The evaluation must determine whether the
193.3	restorations are meeting planned goals,
193.4	identify any problems with implementing the
193.5	restorations, and, if necessary, give
193.6	recommendations on improving restorations.
193.7	The evaluation must be focused on improving
193.8	future restorations.
193.9	(e) All restoration and enhancement projects
193.10	funded with money appropriated in this section
193.11	must be on land permanently protected by a
193.12	conservation easement or public ownership.
193.13	(f) A recipient of money from an appropriation
193.14	under this section must give consideration to
193.15	contracting with Conservation Corps
193.16	Minnesota for contract restoration and
193.17	enhancement services.
193.18	(g) All conservation easements acquired with
193.19	money appropriated under this section must:
193.20	(1) be permanent;
193.21	(2) specify the parties to an easement in the
193.22	easement;
193.23	(3) specify all of the provisions of an
193.24	agreement that are permanent;
193.25	(4) be sent to the Legislative-Citizen
193.26	Commission on Minnesota Resources in an
193.27	electronic format at least ten business days
193.28	before closing;
193.29	(5) include a long-term monitoring and
193.30	enforcement plan and funding for monitoring
193.31	and enforcing the easement agreement; and
193.32	(6) include requirements in the easement
193.33	document to protect the quantity and quality

194.1	of groundwater and surface water through
194.2	specific activities such as keeping water on
194.3	the landscape, reducing nutrient and
194.4	contaminant loading, and not permitting
194.5	artificial hydrological modifications.
194.6	(h) For any acquisition of lands or interest in
194.7	lands, a recipient of money appropriated under
194.8	this section must not agree to pay more than
94.9	100 percent of the appraised value for a parcel
194.10	of land using this money to complete the
194.11	purchase, in part or in whole, except that up
194.12	to ten percent above the appraised value may
194.13	be allowed to complete the purchase, in part
94.14	or in whole, using this money if permission is
194.15	received in advance of the purchase from the
194.16	Legislative-Citizen Commission on Minnesota
194.17	Resources.
194.18	(i) For any acquisition of land or interest in
194.19	land, a recipient of money appropriated under
194.20	this section must give priority to high-quality
194.21	natural resources or conservation lands that
194.22	provide natural buffers to water resources.
194.23	(j) For new lands acquired with money
194.24	appropriated under this section, a recipient
194.25	must prepare an ecological restoration and
194.26	management plan in compliance with
194.27	paragraph (c), including sufficient funding for
194.28	implementation unless the work plan addresses
194.29	why a portion of the money is not necessary
194.30	to achieve a high-quality restoration.
194.31	(k) To ensure public accountability for using
194.32	public funds, a recipient of money
194.33	appropriated under this section must, within
194.34	60 days of the transaction, provide to the
194.35	Legislative-Citizen Commission on Minnesota

195.1	Resources documentation of the selection
195.2	process used to identify parcels acquired and
195.3	provide documentation of all related
195.4	transaction costs, including but not limited to
195.5	appraisals, legal fees, recording fees,
195.6	commissions, other similar costs, and
195.7	donations. This information must be provided
195.8	for all parties involved in the transaction. The
195.9	recipient must also report to the
195.10	Legislative-Citizen Commission on Minnesota
195.11	Resources any difference between the
195.12	acquisition amount paid to the seller and the
195.13	state-certified or state-reviewed appraisal, if
195.14	a state-certified or state-reviewed appraisal
195.15	was conducted.
195.16	(l) A recipient of an appropriation from the
195.17	trust fund under this section must acknowledge
195.18	financial support from the environment and
195.19	natural resources trust fund in project
195.20	publications, signage, and other public
195.21	communications and outreach related to work
195.22	completed using the appropriation.
195.23	Acknowledgment may occur, as appropriate,
95.24	through use of the trust fund logo or inclusion
195.25	of language attributing support from the trust
195.26	fund. Each direct recipient of money
195.27	appropriated in this section, as well as each
195.28	recipient of a grant awarded pursuant to this
195.29	section, must satisfy all reporting and other
195.30	requirements incumbent upon constitutionally
195.31	dedicated funding recipients as provided in
195.32	Minnesota Statutes, section 3.303, subdivision
195.33	10, and chapter 116P.
195.34	(m) A recipient of an appropriation from the
195.35	trust fund under this section that is receiving
	<u></u>

196.1	funding to conduct children's services, as
196.2	defined in Minnesota Statutes, section
196.3	299C.61, subdivision 7, must certify to the
196.4	commission, as part of the required work plan,
196.5	that it performs criminal background checks
196.6	for background check crimes, as defined in
196.7	Minnesota Statutes, section 299C.61,
196.8	subdivision 2, on all employees, contractors,
196.9	and volunteers that have or may have access
196.10	to a child to whom the recipient provides
196.11	children's services using the appropriation.
196.12 196.13	Subd. 15. Payment Conditions and Capital-Equipment Expenditures
196.14	(a) All agreements, grants, or contracts
196.15	referred to in this section must be administered
196.16	on a reimbursement basis unless otherwise
196.17	provided in this section. Notwithstanding
196.18	Minnesota Statutes, section 16A.41,
196.19	expenditures made on or after July 1, 2020,
196.20	or the date the work plan is approved,
196.21	whichever is later, are eligible for
196.22	reimbursement unless otherwise provided in
196.23	this section. Periodic payments must be made
196.24	upon receiving documentation that the
196.25	deliverable items articulated in the approved
196.26	work plan have been achieved, including
196.27	partial achievements as evidenced by approved
196.28	progress reports. Reasonable amounts may be
196.29	advanced to projects to accommodate
196.30	cash-flow needs or match federal money. The
196.31	advances must be approved as part of the work
196.32	plan. No expenditures for capital equipment
196.33	are allowed unless expressly authorized in the
196.34	project work plan.

Article 5 Sec. 2.

211-S0020-1

198.1 Subd. 19. Carryforward; Extension

- 198.2 (a) The availability of the appropriations for
- the following projects is extended to June 30,
- 198.4 2022:
- 198.5 (1) Laws 2017, chapter 96, section 2,
- subdivision 8, paragraph (k), Conservation
- 198.7 Reserve Enhancement Program (CREP)
- 198.8 Outreach and Implementation; and
- 198.9 (2) Laws 2018, chapter 214, article 4, section
- 198.10 2, subdivision 6, paragraph (b), Palmer
- 198.11 Amaranth Detection and Eradication
- 198.12 Continuation.
- 198.13 (b) The availability of the appropriations for
- the following projects is extended to June 30,
- 198.15 2023:
- 198.16 (1) Laws 2018, chapter 214, article 4, section
- 198.17 2, subdivision 10, Emerging Issues Account;
- 198.18 and
- 198.19 (2) Laws 2019, First Special Session chapter
- 198.20 4, article 2, section 2, subdivision 8, paragraph
- 198.21 (f), Lawns to Legumes.
- 198.22 (c) The availability of the appropriation under
- 198.23 Laws 2018, chapter 214, article 4, section 2,
- 198.24 subdivision 4, paragraph (1), Lake Agnes
- 198.25 Treatment, is extended to June 30, 2024.
- 198.26 Subd. 20. Transfers
- 198.27 (a) Sauk River Dam Removal Transfers
- 198.28 The appropriation in Laws 2019, First Special
- 198.29 Session chapter 4, article 2, section 2,
- 198.30 subdivision 8, paragraph (c), Sauk River Dam
- 198.31 Removal and Rock Rapids Replacement, in
- 198.32 the amount of \$2,768,000, no longer needed

199.1	for its original purpose is transferred as
199.2	follows:
199.3	(1) \$482,000 is transferred to the Science
199.4	Museum of Minnesota to determine how,
199.5	when, and why lakes in pristine areas of the
199.6	state without obvious nutrient loading are
199.7	experiencing algal blooms;
199.8	(2) \$700,000 is transferred to the
199.9	commissioner of the Minnesota Pollution
199.10	Control Agency, in partnership with the
199.11	Minnesota Rural Water Association and the
199.12	$\underline{University\ of\ Minnesota's\ technical\ assistance}$
199.13	program, to implement a program to optimize
199.14	existing pond wastewater treatment systems
199.15	to increase nutrient removal and improve
199.16	efficiency without requiring costly upgrades;
199.17	(3) \$750,000 is transferred to the Board of
199.18	Regents of the University of Minnesota for
199.19	academic and applied research through the
199.20	MnDRIVE program at the Natural Resources
199.21	Research Institute to develop and demonstrate
199.22	technologies that enhance the long-term health
199.23	and management of Minnesota's mineral and
199.24	water resources. Of this amount, \$300,000 is
199.25	to support demonstration of three sulfate
199.26	reduction technologies for improved water
199.27	quality, and \$450,000 is for continued
199.28	characterization of Minnesota iron resources
199.29	and for developing next-generation
199.30	technologies and iron products. This research
199.31	must be conducted in consultation with the
199.32	Mineral Coordinating Committee established
199.33	under Minnesota Statutes, section 93.0015;
199.34	(4) \$500,000 is transferred to the
199.35	commissioner of the Pollution Control Agency

200.1	for activities, training, and grants that reduce
200.2	chloride pollution. Of this amount, \$250,000
200.3	is for grants for upgrading, optimizing, or
200.4	replacing water softener units. Priority for
200.5	grants must be given to facilities needing
200.6	improvements to comply with chloride water
200.7	quality standards; and
200.8	(5) \$336,000 is transferred to the Board of
200.9	Regents of the University of Minnesota to
200.10	study chronic wasting disease prions in soils,
200.11	including the assessment of sites where
200.12	carcasses with chronic wasting disease have
200.13	been disposed.
200.14	(b) Lawns to Legumes
200.15	The following amounts, estimated to be
200.16	\$880,000, are transferred to the Board of
200.17	Water and Soil Resources for demonstration
200.18	projects that provide grants or payments to
200.19	plant residential lawns with native vegetation
200.20	and pollinator-friendly forbs and legumes to
200.21	protect a diversity of pollinators. The board
200.22	must establish criteria for grants or payments
200.23	awarded under this clause. Grants or payments
200.24	awarded under this clause may be made for
200.25	up to 75 percent of the costs of the project,
200.26	except that in areas identified by the United
200.27	States Fish and Wildlife Service as areas
200.28	where there is a high potential for rusty
200.29	patched bumble bees to be present, grants may
200.30	be awarded for up to 90 percent of the costs
200.31	of the project:
200.32	(1) the unencumbered amount, estimated to
200.33	be \$380,000, in Laws 2016, chapter 186,

201.1	Minnesota Point Pine Forest Scientific and
201.2	Natural Area Acquisition; and
201.3	(2) the unencumbered amount, estimated to
201.4	be \$500,000, in Laws 2018, chapter 214,
201.5	article 4, section 2, subdivision 6, paragraph
201.6	(d), Developing RNA Interference to Control
201.7	Zebra Mussels.
201.8	(c) Emerging Issues Account
201.9	The following amounts, estimated to be
201.10	\$284,000, are transferred to an emerging
201.11	issues account authorized in Minnesota
201.12	Statutes, section 116P.08, subdivision 4,
201.13	paragraph (d):
201.14	(1) the unencumbered amount, estimated to
201.15	be \$100,000, in Laws 2015, chapter 76,
201.16	section 2, subdivision 8, paragraph (b),
201.17	Propagating Native Plants and Restoring
201.18	Diverse Habitats;
201.19	(2) the unencumbered amount, estimated to
201.20	be \$50,000, in Laws 2016, chapter 186,
201.21	section 2, subdivision 6, paragraph (c),
201.22	Advancing Microbial Invasive Species
201.23	Monitoring from Ballast Discharge;
201.24	(3) the unencumbered amount, estimated to
201.25	be \$11,000, in Laws 2017, chapter 96, section
201.26	2, subdivision 5, paragraph (a), Connecting
201.27	Youth to Minnesota Waterways through
201.28	Outdoor Classrooms;
201.29	(4) the unencumbered amount, estimated to
201.30	be \$43,000, in Laws 2017, chapter 96, section
201.31	2, subdivision 5, paragraph (e), Local Planning
201.32	and Implementation Efforts for Bird Habitat;

	51 20	REVISOR	CKIVI	211-50020-1	13t Eligiossinent
202.1	(5) the unencu	mbered amount,	estimated to		
202.2	be \$30,000, in	Laws 2017, chapt	ter 96, section		
202.3	2, subdivision	8, paragraph (a),	Optimizing		
202.4	the Nutrition of	of Roadside Plants	s for		
202.5	Pollinators;				
202.6	(6) the unencu	mbered amount,	estimated to		
202.7	be \$10,000, in	Laws 2017, chapt	ter 96, section		
202.8	2, subdivision	8, paragraph (f), Pr	rescribed-Fire		
202.9	Management t	for Roadside Prain	ries;		
202.10	(7) the unencu	mbered amount,	estimated to		
202.11	be \$20,000, in	Laws 2018, chapt	er 214, article		
202.12	4, section 2, su	bdivision 4, parag	raph (a), Pilot		
202.13	Program to Op	otimize Local Med	chanical and		
202.14	Pond Wastewa	nter-Treatment Pla	ants; and		
202.15	(8) the unencu	mbered amount,	estimated to		
202.16	be \$20,000, in	Laws 2018, chapt	er 214, article		
202.17	4, section 2, st	ubdivision 6, para	graph (e),		
202.18	Install and Eva	aluate an Invasive	e Carp		
202.19	Deterrent for l	Mississippi River	Locks and		
202.20	Dams.				
202.21	(d) Transfers	and Availability			
202.22	The transfers	under this subdivi	sion are		
202.23	effective June	30, 2021, and the	transferred		
202.24	amounts are a	vailable until June	230, 2023.		
202.25	Sec. 3. Laws	2017, chapter 96	, section 2, subdivisi	on 9, as amended by	Laws 2019, First
202.26	Special Session	n chapter 4, articl	e 2, section 4, is amo	ended to read:	
202.27 202.28	Subd. 9. Land Habitat, and	. .	999,000	13,533,000	-0-
202.29 202.30	(a) Metropoli Acquisition	tan Regional Par	ks System Land		
202.31	\$1,500,000 the	e first year is from	the trust fund		
202.32	to the Metropo	olitan Council for	grants to		
202.33	acquire approx	kimately 70 acres	of land within		
202.34	the approved p	oark boundaries o	f the		

211-S0020-1

1st Engrossment

SF20

203.1	metropolitan regional park system. This
203.2	appropriation may not be used to purchase
203.3	habitable residential structures. A list of
203.4	proposed fee title acquisitions must be
203.5	provided as part of the required work plan.
203.6	This appropriation must be matched by at least
203.7	40 percent of nonstate money that must be
203.8	committed by December 31, 2017. This
203.9	appropriation is available until June 30, 2020,
203.10	by which time the project must be completed
203.11	and final products delivered.
203.12 203.13	(b) Scientific and Natural Areas Acquisition and Restoration, Citizen Science, and Engagement
203.14	\$2,500,000 the first year is from the trust fund
203.15	to the commissioner of natural resources to
203.16	acquire land with high-quality native plant
203.17	communities and rare features to be
203.18	established as scientific and natural areas as
203.19	provided in Minnesota Statutes, section
203.20	86A.05, subdivision 5, restore and improve
203.21	scientific and natural areas, and provide
203.22	technical assistance and outreach, including
203.23	site steward events. At least one-third of the
203.24	appropriation must be spent on restoration
203.25	activities. A list of proposed acquisitions and
203.26	restorations must be provided as part of the
203.27	required work plan. Land acquired with this
203.28	appropriation must be sufficiently improved
203.29	to meet at least minimum management
203.30	standards, as determined by the commissioner
203.31	of natural resources. When feasible,
203.32	consideration must be given to accommodate
203.33	trails on lands acquired. This appropriation is
203.34	available until June 30, 2020, by which time
203.35	the project must be completed and final
203 36	products delivered

204.1 204.2	(c) Minnesota State Parks and State Trails Land Acquisition
204.3	\$1,500,000 the first year is from the trust fund
204.4	to the commissioner of natural resources to
204.5	acquire approximately 373 acres from willing
204.6	sellers for authorized state trails and critical
204.7	parcels within the statutory boundaries of state
204.8	parks. State park land acquired with this
204.9	appropriation must be sufficiently improved
204.10	to meet at least minimum management
204.11	standards, as determined by the commissioner
204.12	of natural resources. A list of proposed
204.13	acquisitions must be provided as part of the
204.14	required work plan. This appropriation is
204.15	available until June 30, 2020, by which time
204.16	the project must be completed and final
204.17	products delivered.
204.18 204.19	(d) Minnesota State Trails Acquisition, Development, and Enhancement
204.20	\$999,000 in fiscal year 2017 and \$39,000 the
	first year are from the trust fund to the
204.21	first year are from the trust fund to the
204.21 204.22	commissioner of natural resources for state
	•
204.22	commissioner of natural resources for state
204.22 204.23	commissioner of natural resources for state trail acquisition, development, and
204.22 204.23 204.24	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A
204.22 204.23 204.24 204.25	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized
204.22 204.23 204.24 204.25 204.26	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized state trails must be provided as part of the
204.22 204.23 204.24 204.25 204.26 204.27	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized state trails must be provided as part of the required work plan. This appropriation is
204.22 204.23 204.24 204.25 204.26 204.27 204.28	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized state trails must be provided as part of the required work plan. This appropriation is available until June 30, 2020, by which time
204.22 204.23 204.24 204.25 204.26 204.27 204.28 204.29	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized state trails must be provided as part of the required work plan. This appropriation is available until June 30, 2020, by which time the project must be completed and final
204.22 204.23 204.24 204.25 204.26 204.27 204.28 204.29 204.30	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized state trails must be provided as part of the required work plan. This appropriation is available until June 30, 2020, by which time the project must be completed and final products delivered. (e) Native Prairie Stewardship and Prairie Bank
204.22 204.23 204.24 204.25 204.26 204.27 204.28 204.29 204.30 204.31 204.32	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized state trails must be provided as part of the required work plan. This appropriation is available until June 30, 2020, by which time the project must be completed and final products delivered. (e) Native Prairie Stewardship and Prairie Bank Easement Acquisition
204.22 204.23 204.24 204.25 204.26 204.27 204.28 204.29 204.30 204.31 204.32	commissioner of natural resources for state trail acquisition, development, and enhancement in southern Minnesota. A proposed list of trail projects on authorized state trails must be provided as part of the required work plan. This appropriation is available until June 30, 2020, by which time the project must be completed and final products delivered. (e) Native Prairie Stewardship and Prairie Bank Easement Acquisition \$2,675,000 the first year is from the trust fund

205.1	84.96, on approximately 250 acres, prepare
205.2	baseline property assessments, restore and
205.3	enhance native prairie sites, and provide
205.4	technical assistance to landowners. Of this
205.5	amount, up to \$132,000 may be deposited in
205.6	a conservation easement stewardship account.
205.7	Deposits into the conservation easement
205.8	stewardship account must be made upon
205.9	closing on conservation easements or at a time
205.10	otherwise approved in the work plan. A list of
205.11	proposed easement acquisitions must be
205.12	provided as part of the required work plan.
205.13	This appropriation is available until June 30,
205.14	2020, by which time the project must be
205.15	completed and final products delivered.
205.16	(f) Leech Lake Acquisition
205.17	\$1,500,000 the first year is from the trust fund
205.18	to the commissioner of natural resources for
205.19	an agreement with the Leech Lake Band of
205.20	Ojibwe to acquire approximately 45 acres,
205.21	including 0.67 miles of shoreline of
205.22	high-quality aquatic and wildlife habitat at the
205.23	historic meeting place between Henry
205.24	Schoolcraft and the Anishinabe people. The
205.25	land must be open to public use including
205.26	hunting and fishing. The band must provide a
205.27	commitment that land will not be put in a
205.28	federal trust through the Bureau of Indian
205.29	Affairs.
205.30	(g) Mesabi Trail Development
205.31	\$2,269,000 the first year is from the trust fund
205.32	to the commissioner of natural resources for
205.33	an agreement with the St. Louis and Lake
205.34	Counties Regional Railroad Authority for
205.35	engineering and constructing segments of the

206.1	Mesabi Trail. This appropriation is available
206.2	until June 30, 2020, by which time the project
206.3	must be completed and final products
206.4	delivered.
206.5 206.6	(h) Tower Trailhead Boat Landing and Habitat Improvement - Phase II
206.7	\$600,000 the first year is from the trust fund
206.8	to the commissioner of natural resources for
206.9	an agreement with the city of Tower to
206.10	construct a trailhead, trail connection to the
206.11	Mesabi Trail, and boat landing and to restore
206.12	vegetative habitat on city-owned property.
206.13	Plant and seed materials must follow the Board
206.14	of Water and Soil Resources' native vegetation
206.15	establishment and enhancement guidelines.
206.16	This appropriation is available until June 30,
206.17	2020 2023, by which time the project must be
206.18	completed and final products delivered.
206.19 206.20	(i) Land Acquisition for Voyageurs National Park Crane Lake Visitors Center
206.21	\$950,000 the first year is from the trust fund
206.22	to the commissioner of natural resources for
206.23	an agreement with the town of Crane Lake, in
206.24	partnership with Voyageurs National Park and
206.25	the Department of Natural Resources, to
206.26	acquire approximately 30 acres to be used for
206.27	a visitor center and campground. Income
206.28	generated by the campground may be used to
206.29	support the facility.
206.30	EFFECTIVE DATE. This section is effective retroactively from July 1, 2017.
206.31	Sec. 4. Laws 2018, chapter 214, article 4, section 2, subdivision 6, is amended to read:
206.32 206.33	Subd. 6. Aquatic and Terrestrial Invasive Species -0- 5,760,000
206.34 206.35	(a) Minnesota Invasive Terrestrial Plants and Pests Center - Phase 4

211-S0020-1

1st Engrossment

SF20

REVISOR

CKM

SF20

211-S0020-1

208.1 208.2	(d) Developing RNA Interference to Control Zebra Mussels
208.3	\$500,000 the second year is from the trust
208.4	fund to the commissioner of natural resources
208.5	for an agreement with the United States
208.6	Geological Survey to develop a genetic control
208.7	tool that exploits the natural process of RNA
208.8	silencing to specifically target and effectively
208.9	control zebra mussels without affecting other
208.10	species or causing other nontarget effects. This
208.11	appropriation is available until June 30, 2021,
208.12	by which time the project must be completed
208.13	and final products delivered.
208.14 208.15	(e) Install and Evaluate an Invasive Carp Deterrent for Mississippi River Locks and Dams
208.16	\$998,000 the second year is from the trust
208.17	fund to the Board of Regents of the University
208.18	of Minnesota in cooperation with the United
208.19	States Army Corps of Engineers and the
208.20	United States Fish and Wildlife Service to
208.21	install, evaluate, and optimize a system in
208.22	Mississippi River locks and dams to deter
208.23	passage of invasive carp without negatively
208.24	impacting native fish and to evaluate the
208.25	ability of predator fish in the pools above the
208.26	locks and dams to consume young carp. The
208.27	project must conduct a cost comparison of
208.28	equipment purchase versus lease options and
208.29	choose the most effective option. This
208.30	appropriation is available until June 30, 2021,
208.31	by which time the project must be completed
208.32	and final products delivered.
208.33 208.34	(f) Determining Risk of Toxic Alga in Minnesota Lakes
208.35	\$200,000 the second year is from the trust
208.36	fund to the Science Museum of Minnesota for

209.1	the St. Croix Watershed Research Station to
209.2	determine the historical distribution,
209.3	abundance, and toxicity of the invasive
209.4	blue-green alga, Cylindrospermopsis
209.5	raciborskii, in about 20 lakes across Minnesota
209.6	and inform managers and the public about the
209.7	alga's spread and health risks. This
209.8	appropriation is available until June 30, 2021,
209.9	by which time the project must be completed
209.10	and final products delivered.
209.11	Sec. 5. EFFECTIVE DATE.
209.12	Sections 1, 2, and 4 are effective the day following final enactment.
209.13	ARTICLE 6
209.14 209.15	ENVIRONMENT AND NATURAL RESOURCES TRUST FUND FISCAL YEAR 2022
209.16	Section 1. APPROPRIATIONS.
209.10	Section 1. ATTROTRIATIONS.
209.17	The sums shown in the columns marked "Appropriations" are appropriated to the agencies
209.18	and for the purposes specified in this article. The appropriations are from the environment
209.19	and natural resources trust fund and are available for the fiscal years indicated for each
209.20	purpose. The figures "2022" and "2023" used in this article mean that the appropriations
209.21	listed under them are available for the fiscal year ending June 30, 2022, or June 30, 2023,
209.22	respectively. "The first year" is fiscal year 2022. "The second year" is fiscal year 2023. "The
209.23	biennium" is fiscal years 2022 and 2023.
209.24	APPROPRIATIONS
209.25	Available for the Year
209.26 209.27	Ending June 30 2022 2023
209.28	Sec. 2. MINNESOTA RESOURCES
209.29	Subdivision 1. Total Appropriation \$ 70,881,000 \$ -0-
209.30	The amounts that may be spent for each
209.31	purpose are specified in the following
209.32	subdivisions. Appropriations in the first year
209.33	are available for three years beginning July 1,
209.34	2021, unless otherwise stated in the

211-S0020-1

1st Engrossment

SF20

210.1	appropriation. Any unencumbered balance	
210.2	remaining in the first year does not cancel and	
210.3	is available for the second year or until the	
210.4	end of the appropriation.	
210.5	Subd. 2. Definition	
210.6	"Trust fund" means the Minnesota	
210.7	environment and natural resources trust fund	
210.8	established under the Minnesota Constitution,	
210.9	article XI, section 14.	
210.10 210.11	Subd. 3. Foundational Natural Resource Data and Information 10,459,000 -0-	-
210.12 210.13	(a) What's Bugging Minnesota's Insect-Eating Birds?	
210.14	\$199,000 the first year is from the trust fund	
210.15	to the Board of Regents of the University of	
210.16	Minnesota for the Natural Resources Research	
210.17	Institute to examine the relationship between	
210.18	insect abundance, timing of insect availability,	
210.19	and breeding success for multiple bird species	
210.20	across land-use intensities to develop	
210.21	comprehensive guidelines to conserve bird	
210.22	and insect diversity.	
210.23 210.24	(b) Protecting Minnesota's Beneficial Macroalgae: All Stoneworts Aren't Starry	
210.25	\$811,000 the first year is from the trust fund	
210.26	to the commissioner of natural resources to	
210.27	conduct a statewide inventory to provide	
210.28	baseline data and build in-state knowledge of	
210.29	Minnesota's native stoneworts, a diverse group	
210.30	of aquatic plants that support clear lakes and	
210.31	healthy fish habitat.	
210.32	(c) County Groundwater Atlas	
210.33	\$1,875,000 the first year is from the trust fund	
210.34	to the commissioner of natural resources to	

211-S0020-1

1st Engrossment

SF20

REVISOR

CKM

211-S0020-1

212.1 212.2	(f) Groundwater Contamination Mapping Project - Phase II
212.3	\$800,000 the first year is from the trust fund
212.4	to the commissioner of the Pollution Control
212.5	Agency to improve protection of groundwater
212.6	resources for drinking water by expanding the
212.7	web-based interactive groundwater
212.8	contamination mapping system to include all
212.9	other state hazardous and solid waste cleanup
212.10	programs and by upgrading the system to
212.11	collect monitoring data.
212.12 212.13	(g) Geologic Atlases for Water Resource
212.13	<u>Management</u>
212.14	\$3,092,000 the first year is from the trust fund
212.15	to the Board of Regents of the University of
212.16	Minnesota, Minnesota Geological Survey, to
212.17	continue producing county geologic atlases to
212.18	inform management of surface water and
212.19	groundwater resources. This appropriation is
212.20	to complete Part A, which focuses on the
212.21	properties and distribution of earth materials
212.22	to define aquifer boundaries and the
212.23	connection of aquifers to the land surface and
212.24	surface water resources.
212.25 212.26	(h) Redwood County Reinvest in Minnesota Easement Evaluation and Public Outreach
212.27	\$197,000 the first year is from the trust fund
212.28	to the commissioner of natural resources for
212.29	an agreement with Redwood County for the
212.30	Redwood Soil and Water Conservation District
212.31	to inventory vegetation, evaluate wetland
212.32	conditions, and create a countywide
212.33	stewardship plan for lands protected with
212.34	permanent conservation easements. This
212.35	appropriation may also be spent to conduct
212.36	outreach to volunteers and landowners on

REVISOR

CKM

211-S0020-1

214.1 214.2	(l) A Biodiversity Checkup for Minnesota's Big <u>Woods</u>
214.3	\$109,000 the first year is from the trust fund
214.4	to the Board of Regents of the University of
214.5	Minnesota to inform conservation strategies
214.6	by comparing the historic and contemporary
214.7	flora of Minnesota's Big Woods to determine
214.8	if all species have survived in the small
214.9	remaining remnants of that ecosystem.
214.10 214.11	(m) Microbiome in Raptors: A New Tool for Conservation
214.12	\$129,000 the first year is from the trust fund
214.13	to the Board of Regents of the University of
214.14	Minnesota for the Raptor Center to improve
214.15	wildlife care and environmental stewardship
214.16	by evaluating the impact of antibiotics
214.17	administered during captivity on raptor gut
214.18	microbiome, rehabilitation success, and the
214.19	potential spread of antimicrobial resistance in
214.20	the natural environment.
214.21 214.22	(n) Bioacoustics for Broad-Scale Species Monitoring and Conservation
214.23	\$305,000 the first year is from the trust fund
214.24	to the Board of Regents of the University of
214.25	Minnesota to improve wildlife conservation
214.26	efforts by using passive acoustic monitoring
214.27	devices to determine statewide distribution
214.28	and reproduction of red-headed woodpeckers
214.29	and developing a protocol for future use of
214.30	this technology to monitor population trends
214.31	and responses to habitat management. This
214.32	appropriation is available until June 30, 2025,
214.33	by which time the project must be completed
214.34	and final products delivered.

215.1	Subd. 4. Water Resources	4,771,000	<u>-0</u>
215.2	(a) Trout Stream Habitat Restoration Success		
215.3	\$319,000 the first year is from the trust fund		
215.4	to the Board of Regents of the University of		
215.5	Minnesota for the Natural Resources Research		
215.6	Institute to evaluate the effectiveness and		
215.7	durability of previous trout stream habitat		
215.8	restoration projects to improve the success and		
215.9	cost effectiveness of future projects. This		
215.10	appropriation is available until June 30, 2025,		
215.11	by which time the project must be completed		
215.12	and final products delivered.		
215.13 215.14	(b) Novel Nutrient Recovery Process from Wastewater Treatment Plants		
215.15	\$200,000 the first year is from the trust fund		
215.16	to the Board of Regents of the University of		
215.17	Minnesota to conduct lab- and pilot-scale tests		
215.18	of a new process to promote nutrient removal		
215.19	and recovery at rural municipal and industrial		
215.20	wastewater treatment plants for water		
215.21	protection and renewable energy production.		
215.22 215.23	(c) Monitoring Emerging Viruses in Minnesota's Urban Water Cycles		
215.24	\$416,000 the first year is from the trust fund		
215.25	to the Board of Regents of the University of		
215.26	Minnesota to develop rapid testing,		
215.27	quantification, and human exposure risk		
215.28	assessment models for enveloped viruses such		
215.29	as coronaviruses in urban wastewater and		
215.30	drinking water treatment processes.		
215.31 215.32	(d) Microgeographic Impact of Antibiotics Released from Identified Hotspots		
215.33	\$508,000 the first year is from the trust fund		
215.34	to the Board of Regents of the University of		
215.35	Minnesota to inform protection of		

211-S0020-1

1st Engrossment

SF20

211-S0020-1

1st Engrossment

SF20

SF20

REVISOR

CKM

211-S0020-1

211-S0020-1

1st Engrossment

SF20

219.1 219.2	New Minnesotans
219.3	\$293,000 the first year is from the trust fund
219.4	to the Board of Regents of the University of
219.5	Minnesota in partnership with
219.6	English-language-learning organizations to
219.7	adapt and incorporate materials developed for
219.8	Minnesota Master Naturalists into
219.9	English-language-learning programs to
219.10	introduce immigrants and English-language
219.11	learners to Minnesota's great outdoors.
219.12	(e) The Voyageurs Classroom Initiative
219.13	\$348,000 the first year is from the trust fund
219.14	to the commissioner of natural resources for
219.15	an agreement with Voyageurs Conservancy
219.16	to launch a new initiative to connect
219.17	Minnesota youth, young adults, and their
219.18	families to Voyageurs National Park by
219.19	learning about the park's waters, wildlife, and
219.20	forests and by engaging in the park's
219.21	preservation.
219.22 219.23	(f) Restoring Land and Reviving Heritage: Conservation Through Indigenous Culture
219.24	\$420,000 the first year is from the trust fund
219.25	to the commissioner of natural resources for
219.26	an agreement with Belwin Conservancy in
219.27	partnership with Anishinabe Academy to
219.28	conduct environmental education
219.29	programming that incorporates ecology and
219.30	indigenous land traditions and to restore an
219.31	ecologically significant area of land using
219.32	modern scientific standards and traditional
219.33	ecological knowledge.
219.34 219.35	(g) Expanding Access to Environmental Education for Underserved Communities

			8
220.1	\$178,000 the first year is from the trust fund		
220.2	to the Board of Regents of the University of		
220.3	Minnesota for the Raptor Center to build		
220.4	environmental literacy and engagement by		
220.5	delivering an environmental education		
220.6	program featuring live raptors and		
220.7	standards-based curriculum to approximately		
220.8	300 classrooms in underserved communities		
220.9	throughout Minnesota.		
220.10 220.11	Subd. 6. Aquatic and Terrestrial Invasive Species	6,148,000	<u>-0-</u>
220.12 220.13	(a) Starch Allocation Patterns of Invasive Starry Stonewort Harvested from Lake Koronis		
220.14	\$101,000 the first year is from the trust fund		
220.15	to the Board of Trustees of the Minnesota		
220.16	State Colleges and Universities System for		
220.17	Minnesota State University, Mankato, to		
220.18	evaluate the starch allocation patterns of the		
220.19	invasive starry stonewort to identify		
220.20	weaknesses in the plant's growth that could be		
220.21	targeted for management.		
220.22 220.23	(b) Long-Term Efficacy of Invasive Removal in Floodplain Forests		
220.24	\$25,000 the first year is from the trust fund to		
220.25	the commissioner of natural resources for an		
220.26	agreement with Macalester College to begin		
220.27	a long-term scientific study at the Ordway		
220.28	Field Station to provide information to land		
220.29	managers on protecting Minnesota's floodplain		
220.30	forests from combined threats of overabundant		
220.31	deer, invasive shrubs, and earthworms. This		
220.32	appropriation is available until June 30, 2025,		
220.33	by which time the project must be completed		
220.34	and final products delivered. A report on the		
220.35	results of the long-term study must be		
220.36	submitted at the end of the appropriation and		

211-S0020-1

1st Engrossment

SF20

CKM

211-S0020-1

1st Engrossment

SF20

222.1	outreach. This appropriation is available until		
222.2	June 30, 2025, by which time the project must		
222.3	be completed and final products delivered.		
222.4 222.5	(f) Evaluating Minnesota's Last Best Chance to Stop Carp		
222.6	\$424,000 the first year is from the trust fund		
222.7	to the Board of Regents of the University of		
222.8	Minnesota, in cooperation with the United		
222.9	States Army Corps of Engineers and the		
222.10	Department of Natural Resources, to evaluate		
222.11	invasive carp passage and the costs, processes,		
222.12	and potential for a state-of-the-art deterrent		
222.13	system installed at Mississippi River Lock and		
222.14	Dam Number 5 to impede passage of invasive		
222.15	carp at this location to protect the upper river.		
222.16 222.17	(g) Stop Starry Invasion with Community Invasive Species Containment		
222.18	\$1,000,000 the first year is from the trust fund		
222.19	to the commissioner of natural resources for		
222.20	an agreement with Minnesota Lakes and		
222.21	Rivers Advocates to work with civic leaders		
222.22	to purchase, install, and operate waterless		
222.23	cleaning stations for watercraft; conduct		
222.24	aquatic invasive species education; and		
222.25	implement education upgrades at public		
222.26	accesses to prevent invasive starry stonewort		
222.27	spread beyond the 16 lakes already infested.		
222.28	This appropriation is available until June 30,		
222.29	2025, by which time the project must be		
222.30	completed and final products delivered.		
222.31 222.32	Subd. 7. Air Quality, Climate Change, and Renewable Energy	6,205,000	<u>-0-</u>
222.33 222.34	(a) Enhanced Thermo-Active Foundations for Space Heating in Minnesota		

211-S0020-1

1st Engrossment

SF20

CKM

211-S0020-1

1st Engrossment

SF20

224.1	hazardous air space near wind energy		
224.2	installations.		
224.3 224.4	(e) Create Jobs Statewide by Diverting Materials from Landfills		
224.5	\$2,244,000 the first year is from the trust fund		
224.6	to the commissioner of natural resources for		
224.7	agreements with Better Futures Minnesota and		
224.8	the Natural Resources Research Institute to		
224.9	partner with cities, counties, and businesses		
224.10	to create and implement a collection,		
224.11	restoration, reuse, and repurpose program that		
224.12	diverts used household goods and building		
224.13	materials from entering the waste stream and		
224.14	thereby reduces greenhouse gas emissions.		
224.15	Net income generated by Better Futures		
224.16	Minnesota as part of this appropriation may		
224.17	be reinvested in the project if a plan for		
224.18	reinvestment is approved in the work plan.		
224.19	(f) Strengthening Minnesota's Reuse Economy		
224.20	to Conserve Natural Resources		
224.21	\$334,000 the first year is from the trust fund		
224.22	to the commissioner of natural resources for		
224.23	an agreement with ReUSE Minnesota to		
224.24	provide outreach and technical assistance to		
224.25	communities and small businesses to increase		
224.26	reuse, rental, and repair of consumer goods as		
224.27	an alternative to using new materials; to reduce		
224.28	solid-waste disposal impacts; and to create		
224.29	more local reuse jobs. A fiscal management		
224.30	and staffing plan must be approved in the work		
224.31	plan before any trust fund dollars are spent.		
224.32 224.33	Subd. 8. Methods to Protect, Restore, and Enhance Land, Water, and Habitat	6,429,000	-0-
		-,:,	
224.34 224.35	(a) Camp Ripley Sentinel Landscape Forest Restoration and Enhancements		

211-S0020-1

1st Engrossment

SF20

- to advance forest restoration and enhancement
 on public and private lands within an
- 225.10 <u>approximate ten-mile radius around Camp</u>

the Nature Conservancy and Great River

Greening to develop forest stewardship plans,

restore habitat, and conduct prescribed burns

- 225.11 Ripley. Notwithstanding subdivision 13,
- 225.12 paragraph (e), this appropriation may be spent
- on forest management plans, fires, and
- restoration on lands with a long-term contract
- 225.15 <u>commitment for forest conservation. The</u>
- 225.16 <u>restoration must follow the Board of Water</u>
- 225.17 and Soil Resources' native vegetation
- 225.18 establishment and enhancement guidelines.
- 225.19 (b) Restoring Mussels in Streams and Lakes -
- 225.20 **Continuation**

225.5

225.6

225.7

- \$619,000 the first year is from the trust fund
- 225.22 to the commissioner of natural resources to
- 225.23 restore native freshwater mussel assemblages
- 225.24 and the ecosystem services they provide in the
- 225.25 Mississippi, Cedar, and Cannon Rivers and to
- 225.26 inform the public on mussels and mussel
- 225.27 conservation.
- 225.28 (c) Pollinator Central II: Habitat Improvement
- 225.29 **With Community Monitoring**
- \$631,000 the first year is from the trust fund
- 225.31 to the commissioner of natural resources for
- 225.32 an agreement with Great River Greening to
- 225.33 restore and enhance pollinator habitat in the
- 225.34 metropolitan area to benefit pollinators and
- 225.35 people and to build knowledge of the impact
- 225.36 through community-based monitoring.

SF20

REVISOR

CKM

211-S0020-1

228.5 Campus, LLC, to construct a trail for public

recreational use on land owned by the senior

Continuum, doing business as Country Manor

228.7 living facility in central Minnesota.

228.8 (l) Urban Pollinator and Native American

228.9 **Cultural Site Restoration**

228.4

228.6

228.10 \$213,000 the first year is from the trust fund

228.11 to the commissioner of natural resources for

228.12 an agreement with Friends of the Mississippi

228.13 River to restore three urban natural areas,

228.14 including an iconic Native American cultural

228.15 site, to native prairie and forest with a focus

228.16 on important pollinator and culturally

228.17 significant native plants.

228.18 (m) Demonstrating Real-World Economic and

228.19 Soil Benefits of Cover Crops and Alternative

228.20 **Tillage**

\$288,000 the first year is from the trust fund

228.22 to the commissioner of natural resources for

228.23 an agreement with Redwood County for the

228.24 Redwood Soil and Water Conservation District

228.25 to increase farmer adoption of conservation

228.26 practices by demonstrating soil improvements

228.27 and cost savings of cover crops and alternative

228.28 tillage compared to conventional practices on

228.29 working farms. This appropriation is available

228.30 until June 30, 2025, by which time the project

228.31 must be completed and final products

228.32 delivered.

228.33 (n) Creating Cost-Effective Forage and

228.34 Management Actions for Pollinators

\$198,000 the first year is from the trust fund

228.36 to the Board of Regents of the University of

CKM

SF20

211-S0020-1

230.1	facilities and infrastructure needed to		
230.2	reintroduce American plains bison (Bison		
230.3	bison) to improve the resiliency and		
230.4	biodiversity of the prairie at Spring Lake Park		
230.5	Reserve.		
230.6	(r) Elm Creek Habitat Restoration Final Phase		
230.7	\$521,000 the first year is from the trust fund		
230.8	to the commissioner of natural resources for		
230.9	an agreement with the city of Champlin to		
230.10	conduct habitat and stream restoration in Elm		
230.11	Creek upstream of Mill Ponds.		
230.12 230.13	Subd. 9. Land Acquisition, Habitat, and Recreation	32,062,000	<u>-0-</u>
230.14 230.15	(a) Perham to Pelican Rapids Regional Trail (McDonald Segment)		
230.16	\$2,245,000 the first year is from the trust fund		
230.17	to the commissioner of natural resources for		
230.18	an agreement with Otter Tail County to		
230.19	construct the McDonald Segment of the		
230.20	Perham to Pelican Rapids Regional Trail to		
230.21	connect the cities of Perham and Pelican		
230.22	Rapids to Maplewood State Park.		
230.23	(b) Mesabi Trail CSAH 88 to Ely		
230.24	\$1,650,000 the first year is from the trust fund		
230.25	to the commissioner of natural resources for		
230.26	an agreement with the St. Louis and Lake		
230.27	Counties Regional Railroad Authority to		
230.28	acquire, engineer, and construct a segment of		
230.29	the Mesabi Trail beginning at the intersection		
230.30	of County State-Aid Highway 88 toward Ely.		
230.31	(c) Southwest Minnesota Single-Track Trail		
230.32	\$190,000 the first year is from the trust fund		
230.33	to the commissioner of natural resources for		
230.34	an agreement with Jackson County to create		

211-S0020-1

1st Engrossment

SF20

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211-S0020-1

1st Engrossment

SF20

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211-S0020-1

1st Engrossment

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211-S0020-1

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211-S0020-1

1st Engrossment

SF20

211-S0020-1

1st Engrossment

SF20

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237.1	communities, underserved populations, and		
237.2	anglers with disabilities.		
237.3	Subd. 10. Administrative and Emerging Issues	2,120,000	<u>-0-</u>
237.4	(a) Contract Agreement Reimbursement		
237.5	\$135,000 the first year is from the trust fund		
237.6	to the commissioner of natural resources, at		
237.7	the direction of the Legislative-Citizen		
237.8	Commission on Minnesota Resources, for		
237.9	expenses incurred in preparing and		
237.10	administering contracts for the agreements		
237.11	specified in this section. The commissioner		
237.12	must provide documentation to the		
237.13	Legislative-Citizen Commission on Minnesota		
237.14	Resources on the expenditure of these funds.		
237.15 237.16	(b) Legislative-Citizen Commission on Minnesota Resources (LCCMR) Administration		
237.17	\$1,750,000 the first year is from the trust fund		
237.18	to the Legislative-Citizen Commission on		
237.19	Minnesota Resources for administration in		
237.20	fiscal years 2022 and 2023 as provided in		
237.21	Minnesota Statutes, section 116P.09,		
237.22	subdivision 5. This appropriation is available		
237.23	until June 30, 2023. Notwithstanding		
237.24	Minnesota Statutes, section 116P.11,		
237.25	paragraph (b), Minnesota Statutes, section		
237.26	16A.281, applies to this appropriation.		
237.27	(c) Emerging Issues Account		
237.28	\$233,000 the first year is from the trust fund		
237.29	to an emerging issues account authorized in		
237.30	Minnesota Statutes, section 116P.08,		
237.31	subdivision 4, paragraph (d).		
237.32 237.33	(d) Legislative Coordinating Commission (LCC) Administration		

211-S0020-1

1st Engrossment

SF20

238.1	\$2,000 the first year is from the trust fund to
238.2	the Legislative Coordinating Commission for
238.3	the website required in Minnesota Statutes,
238.4	section 3.303, subdivision 10.
238.5	Subd. 11. Availability of Appropriations
238.6	Money appropriated in this section may not
238.7	be spent on activities unless they are directly
238.8	related to and necessary for a specific
238.9	appropriation and are specified in the work
238.10	plan approved by the Legislative-Citizen
238.11	Commission on Minnesota Resources. Money
238.12	appropriated in this section must not be spent
238.13	on indirect costs or other institutional overhead
238.14	charges that are not directly related to and
238.15	necessary for a specific appropriation. Costs
238.16	that are directly related to and necessary for
238.17	an appropriation, including financial services,
238.18	human resources, information services, rent,
238.19	and utilities, are eligible only if the costs can
238.20	be clearly justified and individually
238.21	documented specific to the appropriation's
238.22	purpose and would not be generated by the
238.23	recipient but for receipt of the appropriation.
238.24	No broad allocations for costs in either dollars
238.25	or percentages are allowed. Unless otherwise
238.26	provided, the amounts in this section are
238.27	available until June 30, 2024, when projects
238.28	must be completed and final products
238.29	delivered. For acquisition of real property, the
238.30	appropriations in this section are available for
238.31	an additional fiscal year if a binding contract
238.32	for acquisition of the real property is entered
238.33	into before the expiration date of the
238.34	appropriation. If a project receives a federal

239.1	grant, the period of the appropriation is
239.2	extended to equal the federal grant period.
239.3	Subd. 12. Data Availability Requirements
239.4	Data collected by the projects funded under
239.5	this section must conform to guidelines and
239.6	standards adopted by Minnesota IT Services.
239.7	Spatial data must also conform to additional
239.8	guidelines and standards designed to support
239.9	data coordination and distribution that have
239.10	been published by the Minnesota Geospatial
239.11	Information Office. Descriptions of spatial
239.12	data must be prepared as specified in the state's
239.13	geographic metadata guideline and must be
239.14	submitted to the Minnesota Geospatial
239.15	Information Office. All data must be
239.16	accessible and free to the public unless made
239.17	private under the Data Practices Act,
239.18	Minnesota Statutes, chapter 13. To the extent
239.19	practicable, summary data and results of
239.20	projects funded under this section should be
239.21	readily accessible on the Internet and
239.22	identified as having received funding from the
239.23	environment and natural resources trust fund.
239.24	Subd. 13. Project Requirements
239.25	(a) As a condition of accepting an
239.26	appropriation under this section, an agency or
239.27	entity receiving an appropriation or a party to
239.28	an agreement from an appropriation must
239.29	comply with paragraphs (b) to (l) and
239.30	Minnesota Statutes, chapter 116P, and must
239.31	submit a work plan and annual or semiannual
239.32	progress reports in the form determined by the
239.33	Legislative-Citizen Commission on Minnesota
239.34	Resources for any project funded in whole or
239.35	in part with funds from the appropriation.

240.1	Modifications to the approved work plan and
240.2	budget expenditures must be made through
240.3	the amendment process established by the
240.4	Legislative-Citizen Commission on Minnesota
240.5	Resources.
240.6	(b) A recipient of money appropriated in this
240.7	section that conducts a restoration using funds
240.8	appropriated in this section must use native
240.9	plant species according to the Board of Water
240.10	and Soil Resources' native vegetation
240.11	establishment and enhancement guidelines
240.12	and include an appropriate diversity of native
240.13	species selected to provide habitat for
240.14	pollinators throughout the growing season as
240.15	required under Minnesota Statutes, section
240.16	<u>84.973.</u>
240.17	(c) For all restorations conducted with money
240.18	appropriated under this section, a recipient
240.19	must prepare an ecological restoration and
240.20	management plan that, to the degree
240.21	practicable, is consistent with the
240.22	highest-quality conservation and ecological
240.23	goals for the restoration site. Consideration
240.24	should be given to soil, geology, topography,
240.25	
	and other relevant factors that would provide
240.26	
240.26 240.27	and other relevant factors that would provide
	and other relevant factors that would provide the best chance for long-term success and
240.27	and other relevant factors that would provide the best chance for long-term success and durability of the restoration project. The plan
240.27 240.28	and other relevant factors that would provide the best chance for long-term success and durability of the restoration project. The plan must include the proposed timetable for
240.27 240.28 240.29	and other relevant factors that would provide the best chance for long-term success and durability of the restoration project. The plan must include the proposed timetable for implementing the restoration, including site
240.27 240.28 240.29 240.30	and other relevant factors that would provide the best chance for long-term success and durability of the restoration project. The plan must include the proposed timetable for implementing the restoration, including site preparation, establishment of diverse plant
240.27 240.28 240.29 240.30 240.31	and other relevant factors that would provide the best chance for long-term success and durability of the restoration project. The plan must include the proposed timetable for implementing the restoration, including site preparation, establishment of diverse plant species, maintenance, and additional
240.27 240.28 240.29 240.30 240.31 240.32	and other relevant factors that would provide the best chance for long-term success and durability of the restoration project. The plan must include the proposed timetable for implementing the restoration, including site preparation, establishment of diverse plant species, maintenance, and additional enhancement to establish the restoration;

241.1	enhancement will be financed; and take
241.2	advantage of the best-available science and
241.3	include innovative techniques to achieve the
241.4	best restoration.
241.5	(d) An entity receiving an appropriation in this
241.6	section for restoration activities must provide
241.7	an initial restoration evaluation at the
241.8	completion of the appropriation and an
241.9	evaluation three years after the completion of
241.10	the expenditure. Restorations must be
241.11	evaluated relative to the stated goals and
241.12	standards in the restoration plan, current
241.13	science, and, when applicable, the Board of
241.14	Water and Soil Resources' native vegetation
241.15	establishment and enhancement guidelines.
241.16	The evaluation must determine whether the
241.17	restorations are meeting planned goals,
241.18	identify any problems with implementing the
241.19	restorations, and, if necessary, give
241.20	recommendations on improving restorations.
241.21	The evaluation must be focused on improving
241.22	future restorations.
241.23	(e) All restoration and enhancement projects
241.24	funded with money appropriated in this section
241.25	must be on land permanently protected by a
241.26	conservation easement or public ownership.
241.27	(f) A recipient of money from an appropriation
241.28	under this section must give consideration to
241.29	contracting with Conservation Corps
241.30	Minnesota for contract restoration and
241.31	enhancement services.
241.32	(g) All conservation easements acquired with
241.33	money appropriated under this section must:
241.34	(1) be permanent;

Article 6 Sec. 2.

1st Engrossment

Resources.

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artificial hydrological modifications.

(h) For any acquisition of lands or interest in

lands, a recipient of money appropriated under

this section must not agree to pay more than

100 percent of the appraised value for a parcel

purchase, in part or in whole, except that up

to ten percent above the appraised value may

be allowed to complete the purchase, in part

or in whole, using this money if permission is

received in advance of the purchase from the

Legislative-Citizen Commission on Minnesota

(i) For any acquisition of land or interest in

land, a recipient of money appropriated under

this section must give priority to high-quality

of land using this money to complete the

243.1	natural resources or conservation lands that
243.2	provide natural buffers to water resources.
243.3	(j) For new lands acquired with money
243.4	appropriated under this section, a recipient
243.5	must prepare an ecological restoration and
243.6	management plan in compliance with
243.7	paragraph (c), including sufficient funding for
243.8	implementation unless the work plan addresses
243.9	why a portion of the money is not necessary
243.10	to achieve a high-quality restoration.
243.11	(k) To ensure public accountability for using
243.12	public funds, a recipient of money
243.13	appropriated under this section must, within
243.14	60 days of the transaction, provide to the
243.15	Legislative-Citizen Commission on Minnesota
243.16	Resources documentation of the selection
243.17	process used to identify parcels acquired and
243.18	provide documentation of all related
243.19	transaction costs, including but not limited to
243.20	appraisals, legal fees, recording fees,
243.21	commissions, other similar costs, and
243.22	donations. This information must be provided
243.23	for all parties involved in the transaction. The
243.24	recipient must also report to the
243.25	Legislative-Citizen Commission on Minnesota
243.26	Resources any difference between the
243.27	acquisition amount paid to the seller and the
243.28	state-certified or state-reviewed appraisal, if
243.29	a state-certified or state-reviewed appraisal
243.30	was conducted.
243.31	(l) A recipient of an appropriation from the
243.32	trust fund under this section must acknowledge
243.33	financial support from the environment and
243.34	natural resources trust fund in project
243.35	publications, signage, and other public

244.1	communications and outreach related to work
244.2	completed using the appropriation.
244.3	Acknowledgment may occur, as appropriate,
244.4	through use of the trust fund logo or inclusion
244.5	of language attributing support from the trust
244.6	fund. Each direct recipient of money
244.7	appropriated in this section, as well as each
244.8	recipient of a grant awarded pursuant to this
244.9	section, must satisfy all reporting and other
244.10	requirements incumbent upon constitutionally
244.11	dedicated funding recipients as provided in
244.12	Minnesota Statutes, section 3.303, subdivision
244.13	10, and chapter 116P.
244.14	(m) A recipient of an appropriation from the
244.15	trust fund under this section that is receiving
244.16	funding to conduct children's services, as
244.17	defined in Minnesota Statutes, section
244.18	299C.61, subdivision 7, must certify to the
244.19	commission, as part of the required work plan,
244.20	that it performs criminal background checks
244.21	for background check crimes, as defined in
244.22	Minnesota Statutes, section 299C.61,
244.23	subdivision 2, on all employees, contractors,
244.24	and volunteers that have or may have access
244.25	to a child to whom the recipient provides
244.26	children's services using the appropriation.
244.27 244.28	Subd. 14. Payment Conditions and Capital-Equipment Expenditures
244.29	(a) All agreements, grants, or contracts
244.30	referred to in this section must be administered
244.31	on a reimbursement basis unless otherwise
244.32	provided in this section. Notwithstanding
244.33	Minnesota Statutes, section 16A.41,
244.34	expenditures made on or after July 1, 2021,
244.35	or the date the work plan is approved,

contained in law, including Minnesota

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211-S0020-1

under that section.

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211-S0020-1

247.1	(b) The commission must notify the
247.2	commissioner of management and budget and
247.3	the commissioner of natural resources of any
247.4	extension granted under this section.
247.5 247.6	Subd. 19. Transfers; Natural Resources Research Institute
247.7	(a) The following amounts, totaling \$840,000,
247.8	are transferred to the Board of Regents of the
247.9	University of Minnesota for academic and
247.10	applied research through the MnDRIVE
247.11	program at the Natural Resources Research
247.12	Institute to develop and demonstrate
247.13	technologies that enhance the long-term health
247.14	and management of Minnesota's forest
247.15	resources, extend the viability of incumbent
247.16	forest-based industries, and accelerate
247.17	emerging industry opportunities. Of this
247.18	amount, \$500,000 is for extending the
247.19	demonstrated forest management assessment
247.20	tool to statewide application:
247.21	(1) the unencumbered amount, estimated to
247.22	be \$250,000, in Laws 2017, chapter 96,
247.23	section 2, subdivision 7, paragraph (e),
247.24	Geotargeted Distributed Clean Energy
247.25	Initiative;
247.26	(2) the unencumbered amount, estimated to
247.27	be \$20,000, in Laws 2017, chapter 96, section
247.28	2, subdivision 8, paragraph (g), Minnesota
247.29	Bee and Beneficial Species Habitat
247.30	Restoration;
247.31	(3) the unencumbered amount, estimated to
247.32	be \$350,000, in Laws 2018, chapter 214,
247.33	article 4, section 2, subdivision 9, paragraph
247.34	(e), Swedish Immigrant Regional Trail
247.35	Segment within Interstate State Park; and

248.1	(4) the unencumbered amount, estimated to
248.2	be \$220,000, in Laws 2019, First Special
248.3	Session chapter 4, article 2, section 2,
248.4	subdivision 5, paragraph (a), Expanding Camp
248.5	Sunrise Environmental Program.
248.6	(b) The amounts transferred under this
248.7	subdivision are available until June 30, 2023.
248.8	EFFECTIVE DATE. Subdivisions 18 and 19 are effective the day following final
248.9	enactment.

211-S0020-1

1st Engrossment

SF20

APPENDIX

Repealed Minnesota Statutes: 211-S0020-1

84.91 OPERATING SNOWMOBILES AND ALL-TERRAIN VEHICLES; PERSONS UNDER INFLUENCE OF ALCOHOL OR CONTROLLED SUBSTANCES.

Subdivision 1. **Acts prohibited.** (a) No owner or other person having charge or control of any snowmobile or all-terrain vehicle shall authorize or permit any individual the person knows or has reason to believe is under the influence of alcohol or a controlled substance or other substance to operate the snowmobile or all-terrain vehicle anywhere in this state or on the ice of any boundary water of this state.

- (b) No owner or other person having charge or control of any snowmobile or all-terrain vehicle shall knowingly authorize or permit any person, who by reason of any physical or mental disability is incapable of operating the vehicle, to operate the snowmobile or all-terrain vehicle anywhere in this state or on the ice of any boundary water of this state.
- (c) A person who operates or is in physical control of a snowmobile or all-terrain vehicle anywhere in this state or on the ice of any boundary water of this state is subject to chapter 169A. In addition to the applicable sanctions under chapter 169A, a person who is convicted of violating section 169A.20 or an ordinance in conformity with it, or who refuses to comply with a lawful request to submit to testing or fails a test lawfully administered under sections 169A.50 to 169A.53 or 171.177, or an ordinance in conformity with any of these sections, is prohibited from operating a snowmobile or all-terrain vehicle for one year. The commissioner shall notify the person of the period during which the person is prohibited from operating a snowmobile or all-terrain vehicle.
- (d) Administrative and judicial review of the operating privileges prohibition is governed by section 169A.53 or 171.177.
- (e) The court shall promptly forward to the commissioner and the Department of Public Safety copies of all convictions and criminal and civil sanctions imposed under:
 - (1) this section;
 - (2) chapter 169 relating to snowmobiles and all-terrain vehicles;
 - (3) chapter 169A; and
 - (4) section 171.177.
- (f) A person who violates paragraph (a) or (b), or an ordinance in conformity with either of them, is guilty of a misdemeanor. A person who operates a snowmobile or all-terrain vehicle during the time period the person is prohibited from operating a vehicle under paragraph (c) is guilty of a misdemeanor.

85.0505 FOOD AND BEVERAGE SERVICE IN STATE PARKS.

Subd. 3. Fort Ridgely State Park. The commissioner of public safety, with the approval of the commissioner of natural resources, may issue to a concessionaire, lessee, or person holding a contract with the Department of Natural Resources an on-sale license for the sale of intoxicating liquor at the Fort Ridgely State Park golf course. The annual fee for the license issued pursuant to this subdivision shall be set by the commissioner of public safety at an amount comparable to the fee charged by the surrounding counties for a similar license. All provisions of chapter 340A not inconsistent with this subdivision shall apply to the sale of intoxicating liquor at the Fort Ridgely State Park golf course.

85.0507 FORT RIDGELY GOLF COURSE; GOLF CARTS.

The commissioner may by contract, concession agreement, or lease authorize the use of golf carts on the golf course at Fort Ridgely State Park.

85.054 STATE PARK PERMIT EXEMPTIONS.

Subd. 19. Fort Ridgely golf course. The commissioner may by contract, concession agreement, or lease waive a state park permit and associated fee for motor vehicle entry or parking for persons playing golf at the Fort Ridgely State Park golf course provided that the contract, concession agreement, or lease payment to the state is set, in part, to compensate the state park system for the loss of the state park fees.

86B.331 OPERATION WHILE USING ALCOHOL OR DRUGS OR WITH A PHYSICAL OR MENTAL DISABILITY.

Subdivision 1. **Acts prohibited.** (a) An owner or other person having charge or control of a motorboat may not authorize or allow an individual the person knows or has reason to believe is

APPENDIX

Repealed Minnesota Statutes: 211-S0020-1

under the influence of alcohol or a controlled or other substance to operate the motorboat in operation on the waters of this state.

- (b) An owner or other person having charge or control of a motorboat may not knowingly authorize or allow a person, who by reason of a physical or mental disability is incapable of operating the motorboat, to operate the motorboat in operation on the waters of this state.
- (c) A person who operates or is in physical control of a motorboat on the waters of this state is subject to chapter 169A. In addition to the applicable sanctions under chapter 169A, a person who is convicted of violating section 169A.20 or an ordinance in conformity with it, or who fails a test lawfully administered under sections 169A.50 to 169A.53 or 171.177, or an ordinance in conformity with any of these sections, is prohibited from operating a motorboat on the waters of this state for 90 days between May 1 and October 31, extending over two consecutive years if necessary. If the person refuses to comply with a lawful demand to submit to testing under sections 169A.50 to 169A.53 or 171.177, or an ordinance in conformity with any of these sections, the person is prohibited from operating a motorboat for one year. The commissioner shall notify the person of the period during which the person is prohibited from operating a motorboat.
- (d) Administrative and judicial review of the operating privileges prohibition is governed by section 169A.53 or 171.177.
- (e) The court shall promptly forward to the commissioner and the Department of Public Safety copies of all convictions and criminal and civil sanctions imposed under: (1) this section; (2) chapter 169 relating to motorboats; (3) chapter 169A; and (4) section 171.177.
- (f) A person who violates paragraph (a) or (b), or an ordinance in conformity with either of them, is guilty of a misdemeanor.
- (g) For purposes of this subdivision, a motorboat "in operation" does not include a motorboat that is anchored, beached, or securely fastened to a dock or other permanent mooring, or a motorboat that is being rowed or propelled by other than mechanical means.

169A.20 DRIVING WHILE IMPAIRED.

- Subd. 1a. **Driving while impaired crime; motorboat in operation.** It is a crime for any person to operate or be in physical control of a motorboat in operation on any waters or boundary water of this state when:
 - (1) the person is under the influence of alcohol;
 - (2) the person is under the influence of a controlled substance;
- (3) the person is under the influence of an intoxicating substance and the person knows or has reason to know that the substance has the capacity to cause impairment;
- (4) the person is under the influence of a combination of any two or more of the elements named in clauses (1) to (3);
- (5) the person's alcohol concentration at the time, or as measured within two hours of the time, of driving, operating, or being in physical control of the motorboat is 0.08 or more; or
- (6) the person's body contains any amount of a controlled substance listed in Schedule I or II, or its metabolite, other than marijuana or tetrahydrocannabinols.
- Subd. 1b. **Driving while impaired crime; snowmobile and all-terrain vehicle.** It is a crime for any person to operate or be in physical control of a snowmobile as defined in section 84.81, subdivision 3, or all-terrain vehicle as defined in section 84.92, subdivision 8, anywhere in this state or on the ice of any boundary water of this state when:
 - (1) the person is under the influence of alcohol;
 - (2) the person is under the influence of a controlled substance;
- (3) the person is under the influence of an intoxicating substance and the person knows or has reason to know that the substance has the capacity to cause impairment;
- (4) the person is under the influence of a combination of any two or more of the elements named in clauses (1) to (3);

APPENDIX Repealed Minnesota Statutes: 211-S0020-1

- (5) the person's alcohol concentration at the time, or as measured within two hours of the time, of driving, operating, or being in physical control of the snowmobile or all-terrain vehicle is 0.08 or more; or
- (6) the person's body contains any amount of a controlled substance listed in Schedule I or II, or its metabolite, other than marijuana or tetrahydrocannabinols.
- Subd. 1c. **Driving while impaired crime; off-highway motorcycle and off-road vehicle.** It is a crime for any person to operate or be in physical control of any off-highway motorcycle as defined in section 84.787, subdivision 7, or any off-road vehicle as defined in section 84.797, subdivision 7, anywhere in this state or on the ice of any boundary water of this state when:
 - (1) the person is under the influence of alcohol;
 - (2) the person is under the influence of a controlled substance;
- (3) the person is under the influence of an intoxicating substance and the person knows or has reason to know that the substance has the capacity to cause impairment;
- (4) the person is under the influence of a combination of any two or more of the elements named in clauses (1) to (3);
- (5) the person's alcohol concentration at the time, or as measured within two hours of the time, of driving, operating, or being in physical control of the off-highway motorcycle or off-road vehicle is 0.08 or more; or
- (6) the person's body contains any amount of a controlled substance listed in Schedule I or II, or its metabolite, other than marijuana or tetrahydrocannabinols.

APPENDIX

Repealed Minnesota Rules: 211-S0020-1

7044.0350 HRS SCORING SYSTEM.

The Pollution Control Agency and the commissioner of agriculture shall score sites under part 7044.0250 utilizing the Hazard Ranking System (HRS) adopted by the United States Environmental Protection Agency, and published in the Federal Register, volume 55, pages 51583 to 51667 (December 14, 1990).