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S2904-2

#### **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

### S.F. No. 2904

(SENATE AUTH	ORS: HAW	J)
DATE	D-PG	OFFICIAL STATUS
03/14/2023	1741	Introduction and first reading
		Referred to Environment, Climate, and Legacy
03/27/2023	2564a	Comm report: To pass as amended
	2722	Second reading
04/26/2023	6243a	Special Order: Amended
	6254	Third reading Passed
04/18/2024		Returned from House with amendment
		Senate concurred and repassed bill
		Third reading Passed

#### A bill for an act

1.2	relating to state government; modifying environment and natural resources laws;
1.3	modifying forestry laws; modifying game and fish laws; modifying water law;
1.4	modifying certain collective bargaining provisions; requiring reports; making
1.5	technical corrections; amending Minnesota Statutes 2022, sections 84.788,
1.6	subdivision 5; 84.82, subdivision 2, by adding a subdivision; 84.821, subdivision
1.7	2; 84.84; 84.86, subdivision 1; 84.87, subdivision 1; 84.922, subdivision 4; 84.992,
1.8	subdivisions 2, 5; 85.015, subdivision 10; 85.052, subdivision 6; 89A.11; 90.181,
1.9	subdivision 2; 97A.015, subdivisions 29, 51; 97A.031; 97A.126; 97A.137,
1.10	subdivisions 3, 5; 97A.401, subdivision 1, by adding a subdivision; 97A.405,
1.11	subdivision 5; 97A.421, subdivision 3; 97B.031, subdivision 1; 97B.036; 97B.037;
1.12	97B.071; 97B.301, subdivisions 2, 6; 97B.318, subdivision 1; 97B.668; 97C.041;
1.13	97C.211, subdivision 2a; 97C.315, subdivision 1; 97C.345, subdivision 1; 97C.371,
1.14	subdivisions 1, 2, 4; 97C.395, subdivision 1; 97C.515, subdivision 2; 97C.601,
1.15	subdivision 1; 97C.836; 103G.005, by adding subdivisions; 103G.271, subdivision
1.16	4a; 103G.287, subdivision 2; 103G.299, subdivisions 1, 2, 5, 10; 103G.301,
1.17	subdivisions 6, 7; 115.061; 179A.10, by adding a subdivision; Laws 2022, chapter
1.18	80, section 3; proposing coding for new law in Minnesota Statutes, chapters 11A;
1.19	103G; repealing Minnesota Statutes 2022, sections 97C.055; 97C.515, subdivisions
1.20	4, 5; Minnesota Rules, parts 6100.5000, subparts 3, 4, 5; 6100.5700, subpart 4.

1.21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

## 1.22 Section 1. [11A.236] ACCOUNT TO INVEST FINANCIAL ASSURANCE MONEY 1.23 FROM PERMITS TO MINE.

#### 1.24 Subdivision 1. Establishment; appropriation. (a) The State Board of Investment, when

1.25 requested by the commissioner of natural resources, may invest money collected by the

1.26 commissioner as part of financial assurance provided under a permit to mine issued under

- 1.27 chapter 93. The State Board of Investment may establish one or more accounts into which
- 1.28 money may be deposited for the purposes of this section, subject to the policies and
- 1.29 procedures of the State Board of Investment. Use of any money in the account is restricted
- 1.30 to the financial assurance purposes identified in sections 93.46 to 93.51 and rules adopted

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2.1	thereunder ar	nd as authorized und	er any trust fund	agreement or other co	onditions established
2.2	under a perm	it to mine.			
2.3	(b) Mone	y in an account esta	blished under pa	uragraph (a) is approp	riated to the
2.4	commissione	r for the purposes for	or which the acc	ount is established un	nder this section.
2.5	Subd. 2. A	Account maintenar	ice and investm	ent. (a) The commiss	sioner of natural
2.6				account and may with	
2.7	the appropria	te account for the fi	nancial assurance	e purposes identified	in sections 93.46 to
2.8	93.51 and rul	es adopted thereund	ler and as author	rized under any trust	fund agreement or
2.9	other condition	ons established und	er the permit to 1	nine for which the fir	nancial assurance is
2.10	provided, sub	ject to the policies	and procedures	of the State Board of	Investment.
2.11	(b) Invest	ment strategies rela	ted to an accoun	t established under th	is section must be
2.12	determined jo	ointly by the commi	ssioner of natura	al resources and the e	xecutive director of
2.13	the State Boar	rd of Investment. Th	e authorized inve	estments for an accourt	nt are the investments
2.14	authorized ur	nder section 11A.24	that are made av	vailable for investmer	nt by the State Board
2.15	of Investmen	<u>t.</u>			
2.16	(c) Invest	ment transactions mu	ust be at a time ar	nd in a manner determi	ined by the executive
2.17	<u> </u>			ons to withdraw mon	
2.18	must be deter	rmined by the comm	nissioner of natu	ral resources, subject	to the policies and
2.19	procedures of	f the State Board of	Investment. Inv	estment earnings mus	st be credited to the
2.20	appropriate a	ccount for financial	assurance under	r the identified permi	t to mine.
2.21	(d) An acc	count may be termin	ated by the com	missioner of natural re	esources at any time,
2.22	so long as the	e termination is in a	ccordance with a	applicable statutes and	d rules and any trust
2.23	fund agreeme	ent or other conditio	ons established u	nder the permit to mi	ne, subject to the
2.24	policies and	procedures of the St	ate Board of Inv	restment.	
2.25	Sec. 2. Min	nesota Statutes 202	2, section 84.78	8, subdivision 5, is an	nended to read:
2.26	Subd. 5. I	Report of ownershi	p transfers; fee	(a) Application for the	ransfer of ownership
2.27	of an off-high	way motorcycle regi	istered under this	section must be made	to the commissioner
2.28	within 15 day	ys of the date of tran	nsfer.		
2.29	(b) An ap	plication for transfer	r must be execut	ed by the <del>registered</del> c	urrent owner and the
2.30	purchaser usi	ing a bill of sale that	t includes the ve	hicle serial number.	
2.31	(c) The p	urchaser is subject to	o the penalties ir	nposed by section 84.	.774 if the purchaser
2.32	fails to apply	for transfer of own	ership as provid	ed under this subdivis	sion.

3.1

- Sec. 3. Minnesota Statutes 2022, section 84.82, subdivision 2, is amended to read:
- 3.2 Subd. 2. Application, issuance, issuing fee. (a) Application for registration or
  3.3 reregistration shall be made to the commissioner or an authorized deputy registrar of motor
  3.4 vehicles in a format prescribed by the commissioner and shall state the legal name and
  3.5 address of every owner of the snowmobile.

(b) A person who purchases a snowmobile from a retail dealer shall make application
for registration to the dealer at the point of sale. The dealer shall issue a dealer temporary
21-day registration permit to each purchaser who applies to the dealer for registration. The
temporary permit must contain the dealer's identification number and phone number. Each
retail dealer shall submit completed registration and fees to the deputy registrar at least once
a week. No fee may be charged by a dealer to a purchaser for providing the temporary
permit.

(c) Upon receipt of the application and the appropriate fee, the commissioner or deputy 3.13 registrar shall issue to the applicant, or provide to the dealer, an assigned registration number 3.14 or a commissioner or deputy registrar temporary 21-day permit. The registration number 3.15 must be printed on a registration decal issued by the commissioner or a deputy registrar. 3.16 Once issued, the registration number decal must be affixed to the snowmobile in a clearly 3.17 visible and permanent manner for enforcement purposes as the commissioner of natural 3.18 resources shall prescribe according to subdivision 3b. A dealer subject to paragraph (b) 3.19 shall provide the registration materials or temporary permit to the purchaser within the 3.20 temporary 21-day permit period. The registration is not valid unless signed by at least one 3.21 owner. 3.22

(d) Each deputy registrar of motor vehicles acting pursuant to section 168.33 shall also
be a deputy registrar of snowmobiles. The commissioner of natural resources in agreement
with the commissioner of public safety may prescribe the accounting and procedural
requirements necessary to ensure efficient handling of registrations and registration fees.
Deputy registrars shall strictly comply with these accounting and procedural requirements.

(e) In addition to other fees prescribed by law, an issuing fee of \$4.50 is charged for
each snowmobile registration renewal, duplicate or replacement registration card, and
replacement decal, and an issuing fee of \$7 is charged for each snowmobile registration and
registration transfer issued by:

3.32 (1) a registrar or a deputy registrar and must be deposited in the manner provided in
3.33 section 168.33, subdivision 2; or

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4.1	(2) the	commissioner and mus	t be deposited	in the state treasury a	nd credited to the
4.2	snowmobil	e trails and enforceme	nt account in t	he natural resources fu	ınd.
4.3		linnesota Statutes 2022	2, section 84.82	2, is amended by addir	ng a subdivision to
4.4	read:				
4.5	Subd. 3	b. <mark>Display of registra</mark>	tion decal. (a)	A person must not op	erate a snowmobile
4.6	in the state	or allow another to op	erate the perso	on's snowmobile in the	e state unless the
4.7	snowmobil	e has its unexpired reg	istration decal	affixed to each side of	the snowmobile and
4.8	the decals a	are legible.			
4.9	<u>(b) The</u>	registration decal mus	t be affixed:		
4.10	(1) for s	mowmobiles made afte	r June 30, 1972	2, in the areas provided	by the manufacturer
4.11	under secti	on 84.821, subdivision	2; and		
4.12	(2) for a	all other snowmobiles,	on each side o	of the cowling on the u	upper half of the
4.13	snowmobil	e.			
4.14	(c) Whe	en any previously affix	ed registration	decal is destroyed or l	ost, a duplicate must
4.15	be affixed	in the same manner as	provided in pa	ragraph (b).	
4.16	Sec. 5. M	linnesota Statutes 2022	2, section 84.82	21, subdivision 2, is ar	nended to read:
4.17	Subd. 2	. Area for registration	n number. All	snowmobiles made a	fter June 30, 1972,
4.18	and sold in	Minnesota, shall be de	esigned and ma	ade to provide an area	on which to affix the
4.19	registratior	n <del>number</del> decal. <del>This a</del>	<del>ea shall be at</del>	a location and of dime	nsions prescribed by
4.20	rule of the	commissioner. A clear	area must be	provided on each side	of the cowling with
4.21	<u>a minimun</u>	n size of 3-1/2 square in	nches and at le	east 12 inches from the	e ground when the
4.22	machine is	resting on a hard surfa	ice.		
4.23	Sec. 6. M	linnesota Statutes 2022	2, section 84.84	4, is amended to read:	
4.24	84.84 1	<b>TRANSFER OR TER</b>	MINATION	OF SNOWMOBILE	OWNERSHIP.
4.25	(a) Witl	hin 15 days after the tra	ansfer of owne	ership, or any part ther	eof, other than a
4.26	security int	terest, or the destructio	n or abandonn	nent of any snowmobi	le, written notice of
4.27	the transfer	or destruction or aban	donment shall	be given to the commi	issioner in such form

(b) An application for transfer must be executed by the registered current owner and the 4.29 purchaser using a bill of sale that includes the vehicle serial number. 4.30

as the commissioner shall prescribe.

4.28

(c) The purchaser is subject to the penalties imposed by section 84.88 if the purchaser 5.1 fails to apply for transfer of ownership as provided under this subdivision. Every owner or 5.2 part owner of a snowmobile shall, upon failure to give notice of destruction or abandonment, 5.3 be subject to the penalties imposed by section 84.88. 5.4 Sec. 7. Minnesota Statutes 2022, section 84.86, subdivision 1, is amended to read: 5.5 Subdivision 1. Required rules, fees, and reports. (a) With a view of achieving maximum 5.6 use of snowmobiles consistent with protection of the environment the commissioner of 5.7 natural resources shall adopt rules in the manner provided by chapter 14, for the following 5.8 5.9 purposes: (1) registration of snowmobiles and display of registration numbers.; 5.10 (2) use of snowmobiles insofar as game and fish resources are affected.; 5.11 (3) use of snowmobiles on public lands and waters, or on grant-in-aid trails-; 5.12 (4) uniform signs to be used by the state, counties, and cities, which are necessary or 5.13 desirable to control, direct, or regulate the operation and use of snowmobiles-; 5.14 5.15 (5) specifications relating to snowmobile mufflers-; and (6) a comprehensive snowmobile information and safety education and training program, 5.16 5.17 including that includes but is not limited to the preparation and dissemination of preparing and disseminating snowmobile information and safety advice to the public, the training of 5.18 snowmobile operators, and the issuance of issuing snowmobile safety certificates to 5.19 snowmobile operators who successfully complete the snowmobile safety education and 5.20 training course. 5.21 (b) For the purpose of administering such the program under paragraph (a), clause (6), 5.22 and to defray expenses of training and certifying snowmobile operators, the commissioner 5.23 shall collect a fee from each person who receives the youth or adult training. The 5.24 commissioner shall collect a fee, to include a \$1 issuing fee for licensing agents, for issuing 5.25 a duplicate snowmobile safety certificate. The commissioner shall establish both fees in a 5.26 manner that neither significantly overrecovers nor underrecovers costs, including overhead 5.27 costs, involved in providing the services. The fees are not subject to the rulemaking provisions 5.28 5.29 of chapter 14, and section 14.386 does not apply. The fees may be established by the commissioner notwithstanding section 16A.1283. The fees, except for the issuing fee for 5.30

- 5.31 licensing agents under this subdivision, shall be deposited in the snowmobile trails and
- 5.32 enforcement account in the natural resources fund and the amount thereof, except for the
- 5.33 electronic licensing system commission established by the commissioner under section

84.027, subdivision 15, and issuing fees collected by the commissioner, is appropriated 6.1 annually to the Enforcement Division of the Department of Natural Resources for the 6.2 administration of such administering the programs. In addition to the fee established by the 6.3 commissioner, instructors may charge each person any fee paid by the instructor for the 6.4 person's online training course and up to the established fee amount for class materials and 6.5 expenses. The commissioner shall cooperate with private organizations and associations, 6.6 private and public corporations, and local governmental units in furtherance of the program 6.7 established under this paragraph (a), clause (6). School districts may cooperate with the 6.8 commissioner and volunteer instructors to provide space for the classroom portion of the 6.9 training. The commissioner shall consult with the commissioner of public safety in regard 6.10 to training program subject matter and performance testing that leads to the certification of 6.11 snowmobile operators. 6.12

6.13 (7)(c) The operator of any snowmobile involved in an accident resulting in injury 6.14 requiring medical attention or hospitalization to or death of any person or total damage to 6.15 an extent of \$500 or more, shall forward a written report of the accident to the commissioner 6.16 on such a form as prescribed by the commissioner shall prescribe. If the operator is killed 6.17 or is unable to file a report due to incapacitation, any peace officer investigating the accident 6.18 shall file the accident report within ten business days.

6.19 Sec. 8. Minnesota Statutes 2022, section 84.87, subdivision 1, is amended to read:

Subdivision 1. Operation on streets and highways. (a) No person shall operate a 6.20 snowmobile upon the roadway, shoulder, or inside bank or slope of any trunk, county 6.21 state-aid, or county highway in this state and, in the case of a divided trunk or county 6.22 highway, on the right-of-way between the opposing lanes of traffic, except as provided in 6.23 sections 84.81 to 84.90. No person shall operate a snowmobile within the right-of-way of 6.24 any trunk, county state-aid, or county highway between the hours of one-half hour after 6.25 sunset to one-half hour before sunrise, except on the right-hand side of such right-of-way 6.26 and in the same direction as the highway traffic on the nearest lane of the roadway adjacent 6.27 thereto. No snowmobile shall be operated at any time within the right-of-way of any interstate 6.28 highway or freeway within this state. 6.29

6.30 (b) Notwithstanding any provision of paragraph (a) to the contrary:

6.31 (1) under conditions prescribed by the commissioner of transportation, the commissioner
6.32 of transportation may allow two-way operation of snowmobiles on either side of the trunk
6.33 highway right-of-way where the commissioner of transportation determines that two-way

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operation will not endanger users of the trunk highway or riders of the snowmobiles using 7.1 the trail; 7.2 (2) under conditions prescribed by a local road authority as defined in section 160.02, 7.3 subdivision 25, the road authority may allow two-way operation of snowmobiles on either 7.4 side of the right-of-way of a street or highway under the road authority's jurisdiction, where 7.5 the road authority determines that two-way operation will not endanger users of the street 7.6 or highway or riders of the snowmobiles using the trail; 7.7 (3) the commissioner of transportation under clause (1) and the local road authority 7.8 under clause (2) shall notify the commissioner of natural resources and the local law 7.9 enforcement agencies responsible for the streets or highways of the locations of two-way 7.10 snowmobile trails authorized under this paragraph; and 7.11 (4) two-way snowmobile trails authorized under this paragraph shall be posted for 7.12 two-way operation at the authorized locations. 7.13 (c) A snowmobile may make a direct crossing of a street or highway at any hour of the 7.14 day provided: 7.15 (1) the crossing is made at an angle of approximately 90 degrees to the direction of the 7.16 highway and at a place where no obstruction prevents a quick and safe crossing; 7.17 (2) the snowmobile is brought to a complete stop before crossing the shoulder or main 7.18 traveled way of the highway; 7.19 (3) the driver yields the right-of-way to all oncoming traffic which constitutes an 7.20 immediate hazard; 7.21 (4) in crossing a divided highway, the crossing is made only at an intersection of such 7.22 highway with another public street or highway or at a safe location approved by the road 7.23 authority; 7.24 (5) if the crossing is made between the hours of one-half hour after sunset to one-half 7.25 hour before sunrise or in conditions of reduced visibility, only if both front and rear lights 7.26 7.27 are on; and (6) a snowmobile may be operated upon a bridge, other than a bridge that is part of the 7.28 main traveled lanes of an interstate highway, when required for the purpose of avoiding 7.29 obstructions to travel when no other method of avoidance is possible; provided the 7.30 snowmobile is operated in the extreme right-hand lane, the entrance to the roadway is made 7.31 within 100 feet of the bridge and the crossing is made without undue delay. 7.32

(d) No snowmobile shall be operated upon a public street or highway unless it is equipped
with at least one headlamp, one tail lamp, each of minimum candlepower as prescribed by
rules of the commissioner, reflector material of a minimum area of 16 square inches mounted
on each side forward of the handle bars, and with brakes each of which shall conform to
standards prescribed by rule of the commissioner pursuant to the authority vested in the
commissioner by section 84.86, and each of which shall be subject to approval of the

8.7 commissioner of public safety.

8.8 (e) A snowmobile may be operated upon a public street or highway other than as provided
8.9 by paragraph (c) in an emergency during the period of time when and at locations where
8.10 snow upon the roadway renders travel by automobile impractical.

(f) All provisions of chapters 169 and 169A shall apply to the operation of snowmobiles
upon streets and highways, except for those relating to required equipment, and except those
which by their nature have no application. Section 169.09 applies to the operation of
snowmobiles anywhere in the state or on the ice of any boundary water of the state.

- 8.15 (g) Any sled, trailer, or other device being towed by a snowmobile must be equipped
  8.16 with reflective materials as required by rule of the commissioner.
- 8.17 Sec. 9. Minnesota Statutes 2022, section 84.922, subdivision 4, is amended to read:

8.18 Subd. 4. Report of transfers. (a) Application for transfer of ownership must be made
8.19 to the commissioner within 15 days of the date of transfer.

- (b) An application for transfer must be executed by the registered current owner and the
  purchaser using a bill of sale that includes the vehicle serial number.
- 8.22 (c) The purchaser is subject to the penalties imposed by section 84.774 if the purchaser8.23 fails to apply for transfer of ownership as provided under this subdivision.
- 8.24 Sec. 10. Minnesota Statutes 2022, section 84.992, subdivision 2, is amended to read:
- 8.25 Subd. 2. **Program.** The commissioner of natural resources shall develop <u>and implement</u> 8.26 a program for the Minnesota Naturalist Corps that supports state parks <u>and trails</u> in providing 8.27 interpretation of the natural and cultural features of state parks <u>and trails</u> in order to enhance 8.28 visitors' awareness, understanding, and appreciation of those features and encourages the
- 8.29 wise and sustainable use of the environment.

9.1 Sec. 11. Minnesota Statutes 2022, section 84.992, subdivision 5, is amended to read:

9.2 Subd. 5. Eligibility. A person is eligible to enroll in the Minnesota Naturalist Corps if9.3 the person:

9.4 (1) is a permanent resident of the state;

9.5 (2) is a participant in an approved college internship program in a field related to natural
 9.6 resources, cultural history, interpretation, or conservation; and

9.7 (3) has completed at least one year of postsecondary education.

9.8 Sec. 12. Minnesota Statutes 2022, section 85.015, subdivision 10, is amended to read:

9.9 Subd. 10. Luce Line Trail, Hennepin, McLeod, and Meeker Counties. (a) The trail
9.10 shall originate at Gleason Lake in Plymouth Village, Hennepin County, and shall follow
9.11 the route of the Chicago Northwestern Railroad, and include a connection to Greenleaf Lake
9.12 State Recreation Area.

9.13 (b) The trail shall be developed for multiuse wherever feasible. The department shall9.14 cooperate in maintaining its integrity for modes of use consistent with local ordinances.

9.15 (c) In establishing, developing, maintaining, and operating the trail, the commissioner
9.16 shall cooperate with local units of government and private individuals and groups. Before
9.17 acquiring any parcel of land for the trail, the commissioner of natural resources shall develop
9.18 a management program for the parcel and conduct a public hearing on the proposed
9.19 management program in the vicinity of the parcel to be acquired. The management program
9.20 of the commissioner shall include but not be limited to the following:

9.21 (1) fencing <del>of</del> portions of the trail where necessary to protect adjoining landowners; and

9.22 (2) the maintenance of maintaining the trail in a litter free litter-free condition to the
9.23 extent practicable.

(d) The commissioner shall not acquire any of the right-of-way of the Chicago 9.24 Northwestern Railway Company until the abandonment of the line described in this 9.25 subdivision has been approved by the Surface Transportation Board or the former Interstate 9.26 Commerce Commission. Compensation, in addition to the value of the land, shall include 9.27 improvements made by the railroad, including but not limited to, bridges, trestles, public 9.28 road crossings, or any portion thereof, it being the desire of the railroad that such 9.29 improvements be included in the conveyance. The fair market value of the land and 9.30 improvements shall be recommended by two independent appraisers mutually agreed upon 9.31 by the parties. The fair market value thus recommended shall be reviewed by a review 9.32

appraiser agreed to by the parties, and the fair market value thus determined, and supported
by appraisals, may be the purchase price. The commissioner may exchange lands with
landowners abutting the right-of-way described in this section to eliminate diagonally shaped
separate fields.

10.5 Sec. 13. Minnesota Statutes 2022, section 85.052, subdivision 6, is amended to read:

10.6 Subd. 6. State park reservation system. (a) The commissioner may, by written order,

10.7 develop reasonable reservation policies for <del>campsites and other</del> using camping, lodging,

10.8 and day-use facilities and for tours, educational programs, seminars, events, and rentals.

10.9 The policies are exempt from the rulemaking provisions under chapter 14, and section10.10 14.386 does not apply.

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

10.15 Sec. 14. Minnesota Statutes 2022, section 89A.11, is amended to read:

10.16 **89A.11 SUNSET.** 

10.17 Sections 89A.01; 89A.02; 89A.03; 89A.04; 89A.05; 89A.06; 89A.07; 89A.08; 89A.09;
10.18 89A.10; 89A.105; and 89A.11 expire June 30, 2028 2033.

10.19 Sec. 15. Minnesota Statutes 2022, section 90.181, subdivision 2, is amended to read:

Subd. 2. Deferred payments. (a) If the amount of the statement is not paid or the payment 10.20 is not postmarked within 30 days of the statement date thereof, it shall bear, the amount 10.21 bears interest at the rate determined pursuant to section 16A.124, except that the purchaser 10.22 shall not be is not required to pay interest that totals \$1 or less. If the amount is not paid 10.23 within 60 days, the commissioner shall place the account in the hands of the commissioner 10.24 of revenue according to chapter 16D, who shall proceed to collect the same amount due. 10.25 When deemed in the best interests of the state, the commissioner shall take possession of 10.26 the timber for which an amount is due wherever it may be found and sell the same timber 10.27 informally or at public auction after giving reasonable notice. 10.28

(b) The proceeds of the sale shall must be applied, first, to the payment of the expenses
of seizure and sale; and, second, to the payment of the amount due for the timber, with
interest; and. The surplus, if any, shall belong belongs to the state; and,. In case a sufficient
amount is not realized to pay these amounts in full, the balance shall must be collected by

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11.1	the attorney	general. <del>Neither</del> Pay	ment of the amou	int, <del>nor the</del> recovery	of judgment therefor

11.2 <u>for the amount</u>, <del>nor</del> satisfaction of the judgment, <del>nor the</del> <u>or</u> seizure and sale of timber<del>, shall</del>
11.3 does not:

- 11.4 (1) release the sureties on any security deposit given pursuant to this chapter<del>, or</del>;
- 11.5 (2) preclude the state from afterwards claiming that the timber was cut or removed
- 11.6 contrary to law and recovering damages for the trespass thereby committed; or
- 11.7 (3) preclude the state from prosecuting the offender criminally.
- 11.8 Sec. 16. Minnesota Statutes 2022, section 97A.015, subdivision 29, is amended to read:
- 11.9 Subd. 29. Minnows. "Minnows" means:
- 11.10 (1) members of the minnow family, Cyprinidae, except carp and goldfish;
- 11.11 (2) members of the mudminnow family, Umbridae;
- 11.12 (3) members of the sucker family, Catostomidae<del>, not over 12 inches in length</del>;
- (4) bullheads, ciscoes, lake whitefish, goldeyes, and mooneyes, not over seven incheslong;
- 11.15 (5) leeches; and
- 11.16 (6) tadpole madtoms (willow cats) and stonecats.
- 11.17 Sec. 17. Minnesota Statutes 2022, section 97A.015, subdivision 51, is amended to read:
- Subd. 51. Unloaded. "Unloaded" means, with reference to a firearm, without ammunition
  in the barrels and magazine, if the magazine is in the firearm. A muzzle-loading firearm
  with is unloaded if:
- 11.21 (1) for a flintlock ignition is unloaded if, it does not have priming powder in a pan. A
   11.22 muzzle-loading firearm with;
- 11.23 (2) for a percussion ignition is unloaded if, it does not have a percussion cap on a nipple-;
- 11.24 (3) for an electronic ignition system, the battery is removed and is disconnected from
  11.25 the firearm; and
- 11.26 (4) for an encapsulated powder charge ignition system, the primer is removed from the
  11.27 <u>firearm.</u>

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12.1	Sec. 18. M	linnesota Statutes 20	22, section 97A.	031, is amended to re	ad:
12.2	97A.031	WANTON WASTI	Е.		
10.0	(a) I Irala				lastuary a machila want

- (a) Unless expressly allowed, a person may not wantonly waste or destroy a usable part
   of a protected wild animal.
- 12.5 (b) This section does not apply to common carp.

12.6 Sec. 19. Minnesota Statutes 2022, section 97A.126, is amended to read:

#### 12.7 97A.126 WALK-IN ACCESS PROGRAM.

Subdivision 1. Establishment. A walk-in access program is established to provide public
access to wildlife habitat on private land for hunting, <u>bird-watching, nature photography</u>,
and similar compatible uses, excluding trapping, as provided under this section. The
commissioner may enter into agreements with other units of government and landowners
to provide private land hunting access.

Subd. 2. Use of enrolled lands. (a) From September 1 to May 31, a person must have
a walk-in access hunter validation in possession to hunt, photograph, and watch wildlife on
private lands, including agricultural lands, that are posted as being enrolled in the walk-in
access program.

(b) Hunting, bird-watching, nature photography, and similar compatible uses on private
lands that are posted as enrolled in the walk-in access program is allowed from one-half
hour before sunrise to one-half hour after sunset.

(c) Hunter Access on private lands that are posted as enrolled in the walk-in access
program is restricted to nonmotorized use, except by <u>hunters persons</u> with disabilities
operating motor vehicles on established trails or field roads who possess a valid permit to
shoot from a stationary vehicle under section 97B.055, subdivision 3.

(d) The general provisions for use of wildlife management areas adopted under sections
86A.06 and 97A.137, relating to overnight use, alcoholic beverages, use of motorboats,
firearms and target shooting, hunting stands, abandonment of trash and property, destruction
or removal of property, introduction of plants or animals, and animal trespass, apply to
hunters on use of lands enrolled in the walk-in access program.

(e) Any use of enrolled lands other than hunting according to use authorized under this
section is prohibited, including:

12.31 (1) harvesting bait, including minnows, leeches, and other live bait;

13.1 (2) training dogs or using dogs for activities other than hunting; and

13.2 (3) constructing or maintaining any building, dock, fence, billboard, sign, hunting blind,

13.3 or other structure, unless constructed or maintained by the landowner.

13.6 Sec. 20. Minnesota Statutes 2022, section 97A.137, subdivision 3, is amended to read:

Subd. 3. Use of motorized vehicles by disabled hunters people with disabilities. The 13.7 commissioner may issue provide an accommodation by issuing a special permit, without a 13.8 fee, authorizing a hunter person with a permanent physical disability to use a snowmobile, 13.9 highway-licensed vehicle, all-terrain vehicle, an other power-driven mobility device, as 13.10 defined under Code of Federal Regulations, title 28, section 35.104, or a motor boat in 13.11 wildlife management areas. To qualify for a permit under this subdivision, the disabled 13.12 person must possess: provide credible assurance to the commissioner that the device or 13.13 motor boat is used because of a disability. 13.14

13.15 (1) the required hunting licenses; and

13.16 (2) a permit to shoot from a stationary vehicle under section 97B.055, subdivision 3.

13.17 Sec. 21. Minnesota Statutes 2022, section 97A.137, subdivision 5, is amended to read:

Subd. 5. **Portable stands.** (a) Prior to the Saturday on or nearest September 16, a portable stand may be left overnight in a wildlife management area by a person with a valid bear license who is hunting within 100 yards of a bear bait site that is legally tagged and registered as prescribed under section 97B.425. Any person leaving a portable stand overnight under this subdivision must affix a tag with: (1) the person's name and address; (2) the licensee's driver's license number; or (3) the "MDNR#" license identification number issued to the licensee. The tag must be affixed to the stand in a manner that it can be read from the ground.

(b) From November 1 through December 31, a portable stand may be left overnight by
a person possessing a license to take deer in a wildlife management area located in whole
or in part north and west of a line described as follows:

State Trunk Highway 1 from the west boundary of the state to State Trunk Highway 89;
then north along State Trunk Highway 89 to Fourtown; then north on County State-Aid
Highway 44, Beltrami County, to County Road 704, Beltrami County; then north on County
Road 704 to Dick's Parkway State Forest Road; then north on Dick's Parkway to County
State-Aid Highway 5, Roseau County; then north on County State-Aid Highway 5 to

<sup>13.4</sup> Subd. 3. Walk-in-access hunter validation; fee. The fee for a walk-in-access hunter
13.5 validation is \$3.

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Warroad; then north on State Trunk Highway 11 to State Trunk Highway 313; then north
on State Trunk Highway 313 to the north boundary of the state.

A person leaving a portable stand overnight under this paragraph must affix a tag with: (1) 14.3 the person's name and address; (2) the licensee's driver's license number; or (3) the "MDNR#" 14.4 license identification number issued to the licensee. The tag must be affixed to the stand so 14.5 that it can be read from the ground and must be made of a material sufficient to withstand 14.6 weather conditions. A person leaving a portable stand overnight in a wildlife management 14.7 14.8 area under this paragraph may not leave more than two portable stands in any one wildlife management area. Unoccupied portable stands left overnight under this paragraph may be 14.9 used by any member of the public. This paragraph expires December 31, 2019. 14.10

#### 14.11 **EFFECTIVE DATE.** This section is effective retroactively from July 1, 2019, and

14.12 Minnesota Statutes, section 97A.137, subdivision 5, paragraph (b), is revived and reenacted
14.13 as of that date.

14.14 Sec. 22. Minnesota Statutes 2022, section 97A.401, subdivision 1, is amended to read:

14.15 Subdivision 1. **Commissioner's authority.** The commissioner may issue special permits 14.16 for the activities in this section. A special permit may be issued in the form of a general 14.17 permit to a governmental subdivision or to the general public to conduct one or more 14.18 activities under subdivisions 2 to  $\frac{8}{9}$ .

14.19 Sec. 23. Minnesota Statutes 2022, section 97A.401, is amended by adding a subdivision14.20 to read:

 14.21
 Subd. 9. Taking wild animals with federal incidental take permit. The commissioner

14.22 <u>must prescribe conditions for and may issue a permit to a person for taking wild animals</u>

14.23 during activities covered under a federal incidental take permit issued under section

14.24 10(a)(1)(B) of the federal Endangered Species Act, including to a landowner for taking wild

14.25 <u>animals during activities covered by a certificate of inclusion issued by the commissioner</u>

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14.26 <u>under Code of Federal Regulations, title 50, section 13.25(e)</u>.
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14.27 Sec. 24. Minnesota Statutes 2022, section 97A.405, subdivision 5, is amended to read:

14.28 Subd. 5. Resident licenses. (a) To obtain a resident license, a resident an individual 21
14.29 years of age or older must be a resident and:

(1) possess a current Minnesota driver's license or a valid application receipt for a driver's
license that is at least 60 days past the issuance date;

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1.5.1	(2)		-4:	11	
15.1	(2) posse	ss a current identific	ation card issue	d by the commissioner	of public safety or
15.2	a valid appli	cation receipt for an i	dentification ca	rd that is at least 60 day	ys past the issuance
15.3	<u>date;</u> <del>or</del>				
15.4	(3) presen	nt evidence showing	proof of reside	ncy in cases when clau	use (1) or (2) would
15.5	violate the R	eligious Freedom Re	estoration Act o	f 1993, Public Law 10	3-141 <del>.</del> ; or
15.6	(4) posse	ss a Tribal identifica	tion card as pro	vided in paragraph (b)	<u>.</u>
15.7	<u>(b)</u> For p	urposes of this subdi	vision, "Tribal	dentification card" me	ans an unexpired
15.8	identification	n card as provided ur	nder section 171	.072, paragraphs (b) a	nd (c). The Tribal
15.9	identification	n card:			
15.10	<u>(1)</u> must	contain the enrolled	Tribal member'	s Minnesota residence	address; and
15.11	(2) may b	e used to obtain a res	ident license une	der paragraph (a) only i	f the Tribal member
15.12	does not hav	e a current driver's li	cense or state i	dentification card in an	iy state.
15.13	(c) A pers	son must not have app	olied for, purcha	sed, or accepted a reside	ent hunting, fishing,
15.14	or trapping li	cense issued by anoth	her state or forei	gn country within 60 d	ays before applying
15.15	for a residen	t license under this s	ection.		
15.16	Sec. 25. M	innesota Statutes 202	22, section 97A	.421, subdivision 3, is	amended to read:
15.17	Subd. 3.	Issuance after conv	iction; big gam	<b>ie.</b> (a) A person may ne	ot <u>use a big-game</u>
15 18	license nurch	used before convicti	on obtain <del>any</del> a	hig-game license or t	ake hig game under

15.18 <u>license purchased before conviction</u>, obtain any a big-game license, or take big game under
15.19 a lifetime license, issued under section 97A.473, for three years after the person is convicted
15.20 of:

15.21 (1) a gross misdemeanor violation under the game and fish laws relating to big game;

15.22 (2) doing an act without a required big-game license; or

(3) the second violation within three years under the game and fish laws relating to biggame.

(b) A person may not obtain any deer license or take deer under a lifetime license issued
under section 97A.473 for one year after the person is convicted of hunting deer with the
aid or use of bait under section 97B.328.

(c) The revocation period under paragraphs (a) and (b) doubles if the conviction is for
a deer that is a trophy deer scoring higher than 170 using the scoring method established
for wildlife restitution values adopted under section 97A.345.

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16.1	Sec. 26. M	innesota Statutes 202	22, section 97B	031, subdivision 1, is a	mended to read:
16.2	Subdivisi	ion 1. Permissible fin	rearms and am	munition; big game and	d wolves. A person
16.3	may take big	g game and wolves w	with a firearm or	ly if:	
16.4	(1) <del>the</del> ar	ny rifle, shotgun, <del>and</del>	or handgun use	d is a caliber of at least.	22 inches and with
16.5	has centerfir	e ignition;			
16.6	(2) the fit	rearm is loaded only	with single pro	jectile ammunition;	
16.7	(3) a proj	jectile used is a calib	er of at least .22	t inches and has a soft p	point or is an
16.8	expanding b	ullet type;			
16.9	(4) <del>the</del> ar	ny muzzleloader used	l <del>is incapable of</del>	being has the projectile	loaded only at the
16.10	breech muzz	<u>ele;</u>			
16.11	(5) the ar	ny smooth-bore muzz	zleloader used i	s a caliber of at least .4:	5 inches; and
16.12	(6) <del>the</del> ar	ny rifled muzzleloade	er used is a calil	per of at least .40 inches	3.
16.10	Sec. 27 M	innegata Statutas 20	D anotion 07D	0.26 is smalled to use	J.
16.13	Sec. 27. M	innesota Statutes 202	22, section 9/B	.036, is amended to rea	a:
16.14	97B.036	CROSSBOW HUNT	TING DURING	FIREARMS SEASON	AND ARCHERY
16.15	<u>SEASONS</u> .				

Notwithstanding section 97B.035, subdivisions 1 and 2, a person may take deer, bear, 16.16 or turkey by crossbow during the respective firearms and archery seasons. The transportation 16.17 requirements of section 97B.051 apply to crossbows during the firearms and archery deer, 16.18 bear, or turkey season. Crossbows must meet the requirements of section 97B.106, 16.19 subdivision 2. A person taking deer, bear, or turkey by crossbow under this section must 16.20 have a valid license to take the respective game by firearm or bow. This section does not 16.21 allow the use of a crossbow by licensed muzzleloader hunters during the muzzleloader 16.22 firearms deer season under section 97B.311. 16.23

16.24 Sec. 28. Minnesota Statutes 2022, section 97B.037, is amended to read:

#### 16.25 97B.037 CROSSBOW HUNTING; AGE 60 OR OVER.

Notwithstanding section 97B.035, subdivisions 1 and 2, a person age 60 or over may
take deer, bear, turkey, or rough fish by crossbow during the respective regular archery
seasons. The transportation requirements of section 97B.051 apply to crossbows during the
regular archery deer, bear, turkey, or rough fish season. Crossbows must meet the
requirements of section 97B.106, subdivision 2. A person age 60 or over taking deer, bear,

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17.1	turkey, or rou	ıgh fish by crossbow	v under this sec	tion must have a valid	license to take the
17.2	respective gar	me.			
17.3	EXPIRA	TION DATE. This	section expires	on June 30, 2025.	
17.4	Sec. 29. Mi	nnesota Statutes 202	22, section 97B	.071, is amended to re	ead:
17.5	97B.071 (	CLOTHING AND	GROUND BL	<u>IND REQUIREMEN</u>	NTS; BLAZE
17.6	ORANGE O	R BLAZE PINK.			
17.7	(a) Except	t as provided in rule	s adopted unde	r paragraph <del>(c) (d)</del> , a p	person may not hunt
17.8	or trap during	g the open season wl	here deer may b	be taken by firearms u	nder applicable laws
17.9	and ordinance	es, unless the visible	e portion of the	person's cap and outer	r clothing above the
17.10	waist, exclud	ing sleeves and glov	ves, is blaze ora	nge or blaze pink. Bla	ze orange or blaze
17.11	pink includes	a camouflage patte	rn of at least 50	percent blaze orange	or blaze pink within
17.12	each foot squ	are. This section do	es not apply to	migratory-waterfowl l	hunters on waters of
17.13	this state or in	n a stationary shooti	ng location or t	to trappers on waters o	of this state.
17.14	(b) Except	t as provided in rule	es adopted unde	r paragraph <del>(c) (d)</del> , an	d in addition to the
17.15	requirement i	n paragraph (a), a pe	rson may not ta	ke small game other th	an turkey, migratory
17.16	birds, raccoor	ns, and predators, ex	cept while trapp	ping, unless a visible p	ortion of at least one
17.17	article of the p	person's clothing abo	ove the waist is	blaze orange or blaze j	pink. This paragraph
17.18	does not appl	y to a person when	in a stationary l	ocation while hunting	deer by archery or
17.19	when hunting	g small game by falc	conry.		
17.20	(c) A pers	on in a fabric or syr	thetic ground b	blind on public land m	ust have:
17.21	(1) a blaze	e orange or blaze pir	nk safety coveri	ng on the top of the bli	ind that is visible for
17.22	360 degrees a	around the blind; or			
17.23	(2) at leas	t 144 square inches	of blaze orange	or blaze pink materia	l on each side of the
17.24	blind.				
17.25	<del>(c) (d)</del> Th	e commissioner may	y, by rule, presc	cribe an alternative col	or in cases where
17.26	paragraph (a)	or (b) would violat	e the Religious	Freedom Restoration	Act of 1993, Public
17.27	Law 103-141				
17.28	<del>(d) (e)</del> A v	violation of paragray	ph (b) <del>shall doe</del>	<u>s</u> not result in a penalt	y, but is punishable
17.29	only by a safe	ety warning.			

18.1 Sec. 30. Minnesota Statutes 2022, section 97B.301, subdivision 2, is amended to read:
18.2 Subd. 2. Limit of one deer. A person may obtain one regular firearms season deer
18.3 license, one muzzleloader season deer license, and one archery season deer license in the

18.4 same license year, but may not tag take more than one deer except as provided in subdivisions
18.5 3 and 4.

18.6 Sec. 31. Minnesota Statutes 2022, section 97B.301, subdivision 6, is amended to read:

Subd. 6. Residents or nonresidents under age 18; taking either-sex deer. A resident 18.7 or nonresident under the age of 18 may take a deer of either sex except in those antlerless 18.8 permit areas and seasons where no antlerless permits are offered. In antlerless permit areas 18.9 where no antlerless permits are offered, the commissioner may provide a limited number 18.10 of youth either sex permits to residents or nonresidents under age 18, under the procedures 18.11 provided in section 97B.305, and may give preference to residents or nonresidents under 18.12 the age of 18 that have not previously been selected. This subdivision does not authorize 18.13 the taking of an antlerless a deer by another member of a party under subdivision 3. 18.14

18.15 Sec. 32. Minnesota Statutes 2022, section 97B.318, subdivision 1, is amended to read:

Subdivision 1. Shotgun use area. During the regular firearms season in the shotgun use 18.16 area, only legal shotguns loaded with single-slug shotgun shells, legal muzzle-loading long 18.17 guns, and legal handguns may be used for taking deer. Legal shotguns include those with 18.18 rifled barrels. The shotgun use area is that portion of the state lying within the following 18.19 described boundary: Beginning on the west boundary of the state at the northern boundary 18.20 of Clay County; thence along the northern boundary of Clay County to State Trunk Highway 18.21 (STH) 32; thence along STH 32 to STH 34; thence along STH 34 to Interstate Highway 94 18.22 (I-94); thence along I-94 to County State-Aid Highway (CSAH) 40, Douglas County; thence 18.23 along CSAH 40 to CSAH 82, Douglas County; thence along CSAH 82 to CSAH 22, Douglas 18.24 County; thence along CSAH 22 to CSAH 6, Douglas County; thence along CSAH 6 to 18.25 CSAH 14, Douglas County; thence along CSAH 14 to STH 29; thence along STH 29 to 18.26 18.27 CSAH 46, Otter Tail County; thence along CSAH 46, Otter Tail County, to CSAH 22, Todd County; thence along CSAH 22 to U.S. Highway 71; thence along U.S. Highway 71 to STH 18.28 27; thence along STH 27 to the Mississippi River; thence along the east bank of the 18.29 Mississippi River to STH 23; thence along STH 23 to STH 95; thence along STH 95 to 18.30 U.S. Highway 8; thence along U.S. Highway 8 to the eastern boundary of the state; thence 18.31 along the east, south, and west boundaries of the state to the point of beginning consisting 18.32 of Dodge and Olmsted Counties. 18.33

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19.1	Sec. 33. Minn	esota Statutes 202	22, section 97B.	668, is amended to rea	ad:
19.2	97B.668 <del>G</del> A	AME BIRDS AN	IMALS CAUS	ING DAMAGE.	
19.3	Subdivision	1. Game birds c	ausing damage	Notwithstanding sect	tions 97B.091 and
19.4	97B.805, subdi	visions 1 and 2, a	person or agent	of that person on land	s and nonpublic
19.5	waters owned o	r operated by the p	person may non	ethally scare, haze, ch	ase, or harass game
19.6	birds that are ca	using property da	mage or to prot	ect a disease risk at an	y time or place that
19.7	a hunting season	n for the game bird	ls is not open. T	his section does not ap	ply to public waters
19.8	as defined under	r section 103G.00	5, subdivision 1:	5. This section does not	t apply to migratory
19.9	waterfowl on ne	ests and other fede	erally protected	game birds on nests, e	xcept ducks and
19.10	geese on nests v	when a permit is o	btained under s	ection 97A.401.	
19.11	<u>Subd. 2.</u> Dec	er and elk causing	<mark>g damage.</mark> (a) No	otwithstanding section	97B.091, a property
19.12	owner, the prop	erty owner's imm	ediate family m	ember, or an agent of t	the property owner
19.13	may nonlethally	y scare, haze, chas	se, or harass dee	r or elk that are causin	g damage to
19.14	agricultural cro	ps that are propag	ated under gene	rally accepted agricult	ural practices.
19.15	(b) Paragrap	bh (a) applies only	<u>:</u>		
19.16	<u>(1) in the im</u>	mediate area of th	ne crop damage	and	
19.17	(2) during the	ne closed season fo	or taking deer o	r elk.	
19.18	(c) Paragrap	oh (a) does not allo	ow:		
19.19	<u>(1) using po</u>	isons;			
19.20	(2) using do	<u>gs;</u>			
19.21	(3) conduct	that drives a deer	or elk to the poi	nt of exhaustion;	
19.22	(4) activities	s that require a per	rmit under section	on 97A.401; or	
19.23	(5) conduct	that causes the de	ath of or that is	likely to cause the dea	th of a deer or elk.
19.24	(d) A proper	rty owner or the ov	wner's agent mu	st report the death of a	deer or elk to staff
19.25	in the Division	of Fish and Wildli	ife within 24 ho	urs of the death if the	death resulted from
19.26	actions taken u	nder paragraph (a)	<u>).</u>		
19.27	Sec. 34. Minn	esota Statutes 202	22, section 97C.	041, is amended to rea	nd:
19.28	97C.041 CO	OMMISSIONER	MAY REMOV	/E ROUGH FISH <del>Al</del>	<del>ND CATFISH</del> .
19.29	The commis	ssioner may take r	ough fish <del>, lake '</del>	whitefish, and rainbow	v smelt with seines,
19.30	nets, and other o	levices. <del>The comn</del>	nissioner may al	<del>so take catfish with se</del> i	nes, nets, and other

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devices on the Minnesota-Wisconsin boundary waters. The commissioner may hire or
contract persons, or issue permits, to take the fish. The commissioner shall prescribe the
manner of taking and disposal. The commissioner may award a contract under this section
without competitive bidding. Before establishing the contractor's compensation, the
commissioner must consider the qualifications of the contractor, including the contractor's
equipment, knowledge of the waters, and ability to perform the work.

20.7 Sec. 35. Minnesota Statutes 2022, section 97C.211, subdivision 2a, is amended to read:

Subd. 2a. Acquiring fish. (a) A private fish hatchery may not obtain fish outside of the 20.8 state unless the fish or the source of the fish are approved by the commissioner. The 20.9 commissioner may apply more stringent requirements to fish or a source of fish from outside 20.10 the state than are applied to fish and sources of fish from within the state. The commissioner 20.11 must either approve or deny the acquisition within 30 days after receiving a written request 20.12 for approval. Minnows acquired must be processed and not released into public waters, 20.13 20.14 except as provided in section 97C.515, subdivision 4. A request may be for annual acquisition. 20.15

20.16 (b) If the commissioner denies approval, a written notice must be submitted to the 20.17 applicant stating the reasons for the denial and the commissioner must:

20.18 (1) designate approved sources to obtain the desired fish or fish eggs; or

20.19 (2) sell the fish or fish eggs from state fish hatcheries at fair market value.

- 20.20 Sec. 36. Minnesota Statutes 2022, section 97C.315, subdivision 1, is amended to read:
- 20.21 Subdivision 1. Lines. An angler may not use more than one line, except that:

20.22 (1) two lines may be used to take fish through the ice; and

20.23 (2) the commissioner may, by rule, authorize the use of two lines in areas designated by
20.24 the commissioner in Lake Superior-; and

20.25 (3) two lines may be used in the Minnesota River downstream of the Granite Falls Dam
20.26 and in the Mississippi River downstream of St. Anthony Falls.

20.27 Sec. 37. Minnesota Statutes 2022, section 97C.345, subdivision 1, is amended to read:

20.28 Subdivision 1. When use prohibited. Except as specifically authorized, a person may 20.29 not take fish with a spear from the third Monday in February to the Friday before the last 20.30 Saturday in April and may not take fish with a fish trap, net, dip net, seine, or other device 20.31 capable of taking fish from the third Monday in February to through April 30.

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21.1	Sec. 38. Minn	esota Statutes 2022	2, section 97C	2.371, subdivision 1, is am	ended to read:
21.2	Subdivision	1 Species allowed	I Only rough	fish, catfish, lake whitefisl	n cisco (tulibee)
21.2		ke may be taken by	• •	nish, cathish, lake whitensh	i, <u>eiseo (tunoce),</u>
21.3	and northern ph	te may be taken by	spearing.		
21.4	Sec. 39. Minn	esota Statutes 2022	2, section 97C	2.371, subdivision 2, is am	ended to read:
21.5	Subd. 2. Da	rk houses require	d for certain	species. Catfish, lake whi	tefish, <u>cisco</u>
21.6	(tulibee), and no	orthern pike may b	e speared only	y from dark houses.	
21.7	Sec. 40. Minn	esota Statutes 2022	2, section 97C	2.371, subdivision 4, is am	ended to read:
21.8	Subd 4 On	en season. The on	en season for	spearing through the ice is	s November 15
21.8	-	ast Sunday in Febru		spearing unough the ree h	
21.9	to <u>unougn</u> the h	ist Sunday III I Con	uary.		
21.10	Sec. 41. Minn	esota Statutes 2022	2, section 97C	2.395, subdivision 1, is am	ended to read:
21.11	Subdivision	1. Dates for certa	in species. (a	) The open seasons to take	e fish by angling
21.12	are as follows:				
21.13	(1) for walle	ye, sauger, norther	n pike, muske	ellunge, largemouth bass,	and smallmouth
21.14	bass, the Saturd	ay two weeks prior	r to the Sature	lay of Memorial Day weel	kend <del>to</del> through
21.15	the last Sunday	in February;			
21.16	(2) for lake t	trout, from January	1 <del>to</del> through	October 31;	
21.17	(3) for the w	inter season for lal	ke trout, brow	n trout, brook trout, rainbe	ow trout, and
21.18	splake on all lak	tes located outside	or partially w	vithin the Boundary Water	s Canoe Area,
21.19	from January 15	5 <del>to</del> through March	ı 31;		
21.20	(4) for the w	inter season for lal	ke trout, brow	n trout, brook trout, rainb	ow trout, and
21.21	splake on all lak	tes located entirely	within the B	oundary Waters Canoe Are	ea, from January
21.22	1 <del>to</del> through Ma	ırch 31;			
21.23	(5) for brown	n trout, brook trout,	, rainbow trou	t, and splake, between Janu	uary 1 <del>to</del> through
21.24	October 31 as pr	escribed by the con	nmissioner by	rule except as provided in	section 97C.415,
21.25	subdivision 2; a	nd			
21.26	(6) for salme	on, as prescribed by	y the commiss	sioner by rule.	
21.27	(b) The com	missioner shall clos	se the season i	n areas of the state where f	ish are spawning
21.28	and closing the	season will protect	t the resource.		

22.1	Sec. 42. Minnesota Statutes 2022, section 97C.515, subdivision 2, is amended to read:
22.2	Subd. 2. Permit for transportation importation. (a) A person may transport import
22.3	live minnows through into the state with a permit from the commissioner. The permit must
22.4	state the name and address of the person, the number and species of minnows, the point of
22.5	entry into the state, the destination, and the route through the state. The permit is not valid
22.6	for more than 12 hours after it is issued. A person must not import minnows into the state
22.7	except as provided in this section.
22.8	(b) Minnows transported under this subdivision must be in a tagged container. The tag
22.9	number must correspond with tag numbers listed on the minnow transportation permit.
22.10	(c) The commissioner may require the person transporting minnow species found on
22.11	the official list of viral hemorrhagic septicemia susceptible species published by the United
22.12	States Department of Agriculture, Animal and Plant Health Inspection Services, to provide
22.13	health certification for viral hemorrhagic septicemia. The certification must disclose any
22.14	incidentally isolated replicating viruses, and must be dated within the 12 months preceding
22.15	<del>transport.</del>
22.16	(b) Minnows must be certified as healthy according to standards of the World
22.17	Organisation for Animal Health or the Fish Health Section Blue Book of the American
22.18	Fisheries Society.
22.19	(c) Minnows must be certified free of viral hemorrhagic septicemia, infectious
22.20	hematopoietic necrosis, infectious pancreatic necrosis, spring viremia of carp virus, fathead
22.21	minnow nidovirus, and Heterosporis within the past 12 months.
22.22	(d) Minnows must originate from a biosecure facility that has tested negative for invasive
22.23	species in the past 12 months.
22.24	(e) Only a person that holds a minnow dealer's license issued under section 97C.501,
22.25	subdivision 2, may obtain a permit to import minnows.
22.26	(f) The following information must be available to the commissioner upon request for
22.27	each load of imported minnows:
22.28	(1) the date minnows were imported;
22.29	(2) the number of pounds or gallons imported;
22.30	(3) the facility name from which the minnows originated; and
22.31	(4) a fish health certificate for the minnows.

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23.1	(g) Min	nows may be importe	ed to feed hatche	ry fish if the requirem	ents in paragraphs
23.2	<u>(a) to (f) ar</u>	re met.			
23.3	<u>(h)</u> The	commissioner may u	se the expedited	rulemaking process u	nder section 14.389
23.4	to amend r	ules under this sectior	<u>1.</u>		
23.5	Sec. 43. N	Minnesota Statutes 20	22, section 97C.	601, subdivision 1, is	amended to read:
23.6	Subdivi	ision 1. <b>Season.</b> The c	open season for f	rogs is May 16 <del>to</del> thro	ough March 31. The
23.7	commission	ner may, by rule, estal	blish closed seas	ons in specified areas.	
•••	G 44 1				1
23.8				836, is amended to rea	
23.9	97C.83	6 LAKE SUPERIOF	R LAKE TROU	T; EXPANDED ASS	ESSMENT
23.10	HARVES	Г.			
23.11	The con	nmissioner shall provi	de for taking of la	ake trout by licensed co	ommercial operators
23.12	in Lake Su	perior management zo	ones MN-3 and M	MN-2 for expanded as	sessment and sale.
23.13	The commi	issioner shall authorize	e expanded asses	sment taking and sale	of lake trout in Lake
23.14	Superior m	anagement zone MN-	-3 beginning ann	ually in 2007 and zon	e MN-2 beginning
23.15	annually in	2010. Total assessme	ent taking and sal	e may not exceed 3,00	00 lake trout in zone
23.16	MN-3 and	2,000 lake trout in zo:	ne MN-2 and ma	y be reduced when ne	ecessary to protect
23.17	the lake tro	ut population or to ma	anage the effects	of invasive species or	fish disease. Taking
23.18	lake trout f	for expanded assessme	ent and sale shall	be allowed from June	e 1 <del>to</del> through
23.19	September	30, but may end earli	er in the respecti	ve zones if the quotas	are reached. The
23.20	quotas mus	st be reassessed at the	expiration of the	e current ten-year Fish	eries Management
23.21	Plan for the	e Minnesota Waters of	f Lake Superior.		
23.22	Sec. 45. N	Minnesota Statutes 202	22, section 103G	.005, is amended by a	dding a subdivision
23.23	to read:				
23.24	Subd. 9	c. Ecosystem harm.	"Ecosystem harr	n" means to change th	e biological
23.25	community	and ecology in a man	nner that results	in loss of ecological st	ructure or function.
00 T -				0.05 : 1 11	11. 1 1 <sup></sup>
23.26		viinnesota Statutes 20	22, section 103G	.005, is amended by a	dding a subdivision
23.27	to read:				

23.28 <u>Subd. 13b.</u> Negative impact to surface waters. "Negative impact to surface waters"
 23.29 means a change in hydrology sufficient to cause aquatic ecosystem harm or alter riparian
 23.30 uses long term.

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24.1	Sec. 47. ]	Minnesota Statutes 202	22, section 1030	6.005, is amended by a	adding a subdivision
24.2	to read:				
24.3	Subd. 1	5i. Sustainable divers	<b>sion limit.</b> "Sust	ainable diversion limit	" means a maximum
24.4	amount of	water that can be reme	oved directly or	indirectly from a surf	ace water body in a
24.5	defined ge	ographic area on a mo	nthly or annual b	basis without causing	a negative impact to
24.6	the surface	water body.			
24.7	Sec. 48.	[103G.134] ORDERS	S AND INVEST	TIGATIONS.	
24.8	<u>(a) The</u>	commissioner has the	e following powe	ers and duties when a	cting pursuant to the
24.9	enforceme	nt provisions of this cl	hapter:		
24.10	<u>(1)</u> to a	dopt, issue, reissue, mo	odify, deny, revol	ke, enter into, or enforce	e reasonable orders,
24.11	schedules	of compliance, and sti	pulation agreem	ents;	
24.12	<u>(2) to is</u>	ssue notices of violation	on;		
24.13	(3) to re	equire a person holding	g a permit issued	under this chapter or	otherwise impacting
24.14	the public	waters of the state wit	hout a permit iss	sued under this chapte	er to:
24.15	<u>(i) mak</u>	e reports;			
24.16	<u>(ii) inst</u>	all, use, and maintain	monitoring equi	pment or methods;	
24.17	(iii) per	form tests according t	to methods, at lo	cations, at intervals, a	and in a manner as
24.18	the commi	ssioner prescribes; and	<u>1</u>		
24.19	<u>(iv) pro</u>	ovide other information	n as the commis	sioner may reasonably	y require; and
24.20	<u>(4) to c</u>	onduct investigations;	issue notices, pr	ublic and otherwise; a	nd order hearings as
24.21	the commi	ssioner deems necessa	ry or advisable	to discharge duties un	der this chapter,
24.22	including b	out not limited to issuir	ng permits and au	athorizing an employe	e or agent appointed
24.23	by the com	missioner to conduct t	he investigations	s and other authorities	cited in this section.
24.24	Sec. 49.	[103G.146] DUTY O	F CANDOR.		
24.25	<u>(a)</u> A p	erson must not knowin	ngly:		
24.26	<u>(1)</u> mal	ce a false statement of	fact or fail to co	prrect a false statemen	t of material fact
24.27	regarding a	any matter pertaining t	to this chapter;		
24.28	<u>(2) fail</u>	to disclose information	n that the person	knows is necessary for	or the commissioner
24.29	to make an	informed decision un	der this chapter:	; or	
24.30	<u>(3) offe</u>	er information that the	person knows to	b be false.	

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25.1	(b) If a p	erson has offered ma	terial informati	on to the commissione	r and the person
25.2	comes to kno	ow the information is	false, the perso	n must take reasonable	e remedial measures
25.3	to provide th	e accurate informati	on.		
25.4	Sec. 50. M	innesota Statutes 202	22, section 1030	G.271, subdivision 4a,	is amended to read:
25.5	Subd. 4a	. Mt. Simon-Hinckl	ey aquifer. <u>(a)</u>	The commissioner may	y not issue <u>a n</u> ew
25.6	water-use pe	ermits that will permi	it to appropriate	water for potable water	er use from the Mt.
25.7	Simon-Hinc?	kley aquifer unless <del>t</del> l	ne appropriation	<del>i is for potable water u</del>	<del>.se,</del> :
25.8	<u>(1) the co</u>	ommissioner determi	nes that there a	re no feasible or practi	cal alternatives to
25.9	this source <del>, a</del>	and:			
25.10	<u>(2)</u> a wat	er conservation plan	that incorporate	es best available water	conservation
25.11	technology a	and practices is incor	porated with in	the permit <u>; and</u>	
25.12	(3) the pe	ermit is consistent wi	th the requireme	ents of sections 103G.2	55 to 103G.299 and
25.13	the general p	permit requirements	of sections 1030	G.301 and 103G.311, a	s applicable.
25.14	<u>(b)</u> The c	commissioner may no	ot issue a new p	ermit to appropriate w	ater for nonpotable
25.15	use from the	Mt. Simon-Hinckle	y aquifer unless	the permit satisfies th	e requirements of
25.16	paragraph (a	) and the requested a	appropriation is	outside a metropolitan	county, as defined
25.17	in section 47	3.121, subdivision 4	· <u>·</u>		
25.18	Sec 51 M	innesota Statutes 20	22 section 103	G.287, subdivision 2, i	s amended to read:
23.10	Sec. 51. W	linesota Statutes 20.		J.207, Suburvision 2, 1	s amended to read.
25.19	Subd. 2.	Relationship to sur	face water reso	urces. Groundwater a	ppropriations <del>that</del>
25.20	will have neg	gative impacts to sur	face waters are	subject to applicable p	rovisions in section
25.21	<u>103G.285 m</u>	ay be authorized onl	y if they avoid k	known negative impact	ts to surface waters.
25.22	If the comm	issioner determines t	hat groundwate	r appropriations are ha	iving a negative
25.23	impact to su	rface waters, the con	nmissioner may	use a sustainable dive	rsion limit or other
25.24	relevant met	hod, tools, or inform	ation to implem	ent measures so that g	roundwater
25.25	appropriation	ns do not negatively	impact the surfa	ace waters.	
25.26	Sec. 52. M	innesota Statutes 20	22, section 1030	G.299, subdivision 1, i	s amended to read:
25.27	Subdivis	ion 1. Authority to	issue <u>administr</u>	ative penalty orders.	(a) As provided in
25.28	paragraph (b	), the commissioner	may issue an or	der requiring violation	is to be corrected
25.29	and administ	tratively assessing m	onetary penaltic	es for violations of sec	tions 103G.271 and

25.30 103G.275, and any rules adopted under those sections.

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26.1	(b) An order	under this section	may be issued t	o a person for water appro	opriation activities
26.2			-	ms of a required permit.	-
26.3	(c) The orde	er must be issued a	as provided in th	is section and in accord	ance with the plan
26.4		subdivision 12.			
26.5	Sec. 53. Minr	nesota Statutes 20	22, section 1030	G.299, subdivision 2, is	amended to read:
26.6	Subd. 2. An	nount of penalty	; consideration	<b>s.</b> (a) The commissioner	may issue orders
26.7	assessing admin	istrative penalties	based on potenti	al for harm and deviation	from compliance.
26.8	For a violation	that presents: up 1	to \$40,000.		
26.9	<del>(1) a minor</del>	potential for harn	n and deviation	from compliance, the pe	nalty will be no
26.10	more than \$1,0	<del>00;</del>			
26.11	<del>(2) a moder</del>	ate potential for h	arm and deviati	on from compliance, the	penalty will be
26.12	no more than \$	<del>10,000; and</del>			
26.13	(3) a severe	potential for harr	n and deviation	from compliance, the pe	enalty will be no
26.14	more than \$20,	<del>000.</del>			
26.15	(b) In deterr	nining the amoun	t of a penalty th	e commissioner may co	nsider:
26.16	(1) the grav	ity of the violation	n, including pot	ential for, or real, damag	ge to the public
26.17	interest or natur	ral resources of th	e state;		
26.18	(2) the histo	ry of past violation	ons;		
26.19	(3) the num	ber of violations;			
26.20	(4) the econ	omic benefit gain	ed by the person	n by allowing or commi	tting the violation
26.21	based on data f	rom local or state	bureaus or educ	cational institutions; and	
26.22	(5) other fac	ctors as justice ma	y require, if the	commissioner specifica	ally identifies the
26.23	additional facto	ors in the commiss	sioner's order.		
26.24	(c) For a vio	lation after an initi	al violation, incl	uding a continuation of t	he initial violation,
26.25	the commission	ner must, in deterr	nining the amou	ant of a penalty, consider	r the factors in
26.26	paragraph (b) a	nd the:			
26.27	(1) similarit	y of the most rece	ent previous vio	lation and the violation	to be penalized;
26.28	(2) time elap	psed since the last	t violation;		
26.29	(3) number	of previous violat	tions; and		
26.30	(4) response	e of the person to	the most recent	previous violation ident	ified.

27.1 Sec. 54. Minnesota Statutes 2022, section 103G.299, subdivision 5, is amended to read:

27.2 Subd. 5. **Penalty.** (a) Except as provided in paragraph (b), if the commissioner determines

that the violation has been corrected or appropriate steps have been taken to correct the

27.4 <u>action, the penalty must be forgiven.</u> Unless the person requests review of the order under 27.5 subdivision 6 or 7 before the penalty is due, the penalty in the order is due and payable:

(1) on the 31st day after the order was received, if the person subject to the order fails
to provide information to the commissioner showing that the violation has been corrected
or that appropriate steps have been taken toward correcting the violation; or

(2) on the 20th day after the person receives the commissioner's determination under
subdivision 4, paragraph (c), if the person subject to the order has provided information to
the commissioner that the commissioner determines is not sufficient to show that the violation
has been corrected or that appropriate steps have been taken toward correcting the violation.

(b) For repeated or serious violations, the commissioner may issue an order with a penalty
that is not forgiven after the corrective action is taken. The penalty is due by 31 days after
the order was is received, unless review of the order under subdivision 6 or 7 has been is
sought.

(c) Interest at the rate established in section 549.09 begins to accrue on penalties under
this subdivision on the 31st day after the order with the penalty was is received.

27.19 Sec. 55. Minnesota Statutes 2022, section 103G.299, subdivision 10, is amended to read:

Subd. 10. **Cumulative remedy.** The authority of the commissioner to issue a corrective order assessing penalties is in addition to other remedies available under statutory or common law<del>, except that the state may not seek civil penalties under any other provision of law for</del> the violations covered by the administrative penalty order. The payment of a penalty does not preclude the use of other enforcement provisions<del>, under which penalties are not assessed</del>, in connection with the violation for which the penalty was assessed.

#### 27.26 Sec. 56. [103G.2991] PENALTIES; ENFORCEMENT.

# 27.27 <u>Subdivision 1.</u> Civil penalties. (a) The commissioner, according to section 103G.134, 27.28 may issue a notice to a person who violates:

27.29 (1) this chapter;

27.30 (2) a permit issued under this chapter or a term or condition of a permit issued under
27.31 this chapter;

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28.1	(3) a du	ty under this chapter 1	to permit an insp	ection, entry, or monit	toring activity or a
28.2	duty under	this chapter to carry o	out an inspection	or monitoring activity	<u>/;</u>
28.3	<u>(</u> 4) a rul	e adopted under this	chapter;		
28.4	(5) a stir	nulation agreement v	ariance or sche	lule of compliance ent	ered into under this
28.5	chapter; or	bulation agreement, v	arrance, or seried		
		1 . 11 .1	1	4.1.1.4	
28.6	<u>(6) an o</u>	rder issued by the cor	nmissioner unde	er this chapter.	
28.7	<u>(b)</u> A pe	erson issued a notice f	forfeits and must	pay to the state a pena	alty, in an amount
28.8	to be deterr	nined by the district c	ourt, of not mor	e than \$10,000 per day	v of violation.
28.9	<u>(c)</u> In th	e discretion of the dis	trict court, a def	endant under this section	on may be required
28.10	<u>to:</u>				
28.11	(1) forfe	eit and pay to the state	e a sum that adec	quately compensates th	ne state for the
28.12	reasonable	value of restoration, r	nonitoring, and	other expenses directly	resulting from the
28.13	unauthorize	ed use of or damage to	o natural resourc	es of the state; and	
28.14	<u>(2) forfe</u>	eit and pay to the state	an additional su	m to constitute just co	mpensation for any
28.15	damage, los	ss, or destruction of th	e state's natural	resources and for other	r actual damages to
28.16	the state car	used by an unauthoriz	zed use of natura	l resources of the state	<u>.</u>
28.17	<u>(d)</u> As a	defense to damages a	assessed under p	aragraph (c), a defenda	ant may prove that
28.18	the violatio	n was caused solely b	<u>y:</u>		
28.19	<u>(1)</u> an a	ct of God;			
28.20	<u>(2)</u> an a	ct of war;			
28.21	<u>(3) negl</u>	igence on the part of	the state;		
28.22	<u>(4)</u> an a	ct or failure to act tha	t constitutes sab	otage or vandalism; or	
28.23	(5) any	combination of clause	es (1) to (5).		
28.24	<u>(e)</u> The	civil penalties and da	mages provided	for in this subdivision	may be recovered
28.25	by a civil ac	ction brought by the a	ttorney general i	n the name of the state	in Ramsey County
28.26	District Cou	urt. Civil penalties and	l damages provid	led for in this subdivisi	on may be resolved
28.27	by the com	missioner through a n	egotiated stipula	tion agreement accord	ing to the authority
28.28	granted to t	he commissioner in s	ection 103G.134	<u>l.</u>	
28.29	Subd. 2.	Enforcement. This c	chapter and rules	, standards, orders, stip	ulation agreements,
28.30	schedules o	f compliance, and per	rmits adopted or	issued by the commis	sioner under this

29.1	chapter or any other law for preventing, controlling, or abating damage to natural resources
29.2	may be enforced by one or more of the following:
29.3	(1) criminal prosecution;
29.4	(2) action to recover civil penalties;
29.5	(3) injunction;
29.6	(4) action to compel performance; or
29.7	(5) other appropriate action according to this chapter.
29.8	Subd. 3. Injunctions. A violation of this chapter or rules, standards, orders, stipulation
29.9	agreements, variances, schedules of compliance, and permits adopted or issued under this
29.10	chapter constitutes a public nuisance and may be enjoined as provided by law in an action,
29.11	in the name of the state, brought by the attorney general.
29.12	Subd. 4. Actions to compel performance. (a) In an action to compel performance of
29.13	an order issued by the commissioner for any purpose related to preventing, controlling, or
29.14	abating damage to natural resources under this chapter, the court may require a defendant
29.15	adjudged responsible to do and perform any and all acts set forth in the commissioner's
29.16	order and all things within the defendant's power that are reasonably necessary to accomplish
29.17	the purposes of the order.
29.18	(b) If a municipality or its governing or managing body or any of its officers is a
29.19	defendant, the court may require the municipality to exercise its powers, without regard to
29.20	any limitation of a requirement for an election or referendum imposed thereon by law and
29.21	without restricting the powers of the commissioner, to do any or all of the following, without
29.22	limiting the generality hereof:
29.23	(1) levy taxes or special assessments;
29.24	(2) prescribe service or use charges;
29.25	(3) borrow money;
29.26	(4) issue bonds;
29.27	(5) employ assistance;
29.28	(6) acquire real or personal property;
29.29	(7) let contracts;
29.30	(8) otherwise provide for doing work or constructing, installing, maintaining, or operating
29.31	facilities; and
	Sec. 56. 29

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30.1	(9) do all	acts and things reas	onably necessa	ry to accomplish the p	urposes of the
30.2	commissione	er's order.		· · ·	
30.3	<u>(c) The co</u>	ourt must grant a mu	nicipality under	paragraph (b) the oppo	ortunity to determine
30.4	the appropria	ate financial alternat	ives to be used	to comply with the cou	art-imposed
30.5	requirements	5.			
30.6	<u>(d)</u> An ac	tion brought under t	his subdivision	must be venued in Ram	usey County District
30.7	Court.				
30.8	Sec. 57. M	innesota Statutes 20	22, section 103	G.301, subdivision 6, i	s amended to read:
30.9	Subd. 6.	Filing application.	An application	for a permit must be fi	led with the
30.10	commissione	er <del>and</del> . If the propos	ed activity for v	which the permit is requ	uested is within a
30.11	municipality	, <del>or</del> is within or affe	cts a watershed	district or a soil and w	ater conservation
30.12	district, or is	within the boundari	es of a reservat	ion or Tribal communi	ty of a federally
30.13	recognized I	ndian Tribe in Minn	<u>esota, a copy of</u>	the application with n	naps, plans, and
30.14	specification	s must be served on	the mayor of th	ne municipality, the sec	cretary of the board
30.15	of managers	of the watershed dis	strict, <del>and</del> the se	cretary of the board of	supervisors of the
30.16	soil and wate	er conservation distr	ict <del>.</del> , or the Triba	al chair of the federally	recognized Indian
30.17	Tribe, as app	licable. For purposes	s of this section,	"federally recognized ]	Indian Tribe" means
30.18	the Minneso	ta Tribal governmen	ts listed in secti	on 10.65, subdivision	2.
30.19	Sec. 58. M	innesota Statutes 20	22, section 103	G.301, subdivision 7, i	s amended to read:
30.20	Subd. 7.	Recommendation o	of local units of	government <u>and fed</u>	erally recognized
30.21	Indian Trib	es. (a) If the propose	ed activity for w	which the permit is requ	lested is within a
30.22	municipality	, or is within or affe	cts a watershed	district or a soil and w	ater conservation
30.23	district, the c	commissioner may o	btain a written	recommendation of the	e managers of the
30.24	district and t	he board of supervis	ors of the soil a	nd water conservation of	district or the mayor
30.25	of the munic	ipality before issuin	g or denying the	e permit.	
30.26	(b) The n	nanagers, supervisor	rs, or mayor mu	st file a recommendation	on within 30 days
30.27	after receivin	ng of a copy of the a	pplication for p	ermit.	
30.28	(c) If the	proposed activity fo	r which the peri	nit is requested is with	in the boundaries of
30.29	a reservation	or Tribal communit	y of a federally	recognized Indian Trib	be in Minnesota, the
30.30	federally rec	ognized Indian Trib	e may:		
30.31	<u>(1)</u> subm	it recommendations	to the commiss	ioner within 30 days o	f receiving the
30.32	application;	or			

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31.1	(2) requ	est Tribal consultatio	n according to s	ection 10.65 within 30	0 days of receiving
31.2	the applica		¥		
31.3	(d) If Tr	ibal consultation is rec	uuested under na	ragraph (c), clause (2),	a permit application
31.4				or 90 days after the req	
31.5	<b>^</b>	hichever is sooner.			
31.6	Sec. 59. I	Minnesota Statutes 20	22, section 115.	061, is amended to rea	ad:
31.7	115.061	DUTY TO NOTIFY	Y; AVOIDING	WATER POLLUTIO	DN.
31.8	(a) Exce	ept as provided in para	graph (b), it is th	ne duty of every person	to notify the agency
31.9	immediatel	y of the discharge, ac	cidental or othe	rwise, of any substanc	e or material under
31.10	its control	which, if not recovere	d, may cause po	ollution of waters of th	e state, and the
31.11	responsible	e person shall recover	as rapidly and a	s thoroughly as possib	le such substance or
31.12	material an	d take immediately su	ch other action	as may be reasonably p	possible to minimize
31.13	or abate po	llution of waters of th	e state caused the	hereby.	
31.14	(b) Not	ification is not require	ed under paragra	ph (a) for a discharge	of five gallons or
31.15	less of petr	oleum, as defined in s	section 115C.02	, subdivision 10. This	paragraph does not
31.16	affect the o	ther requirements of j	paragraph (a).		
31.17	(c) Pror	nptly after notifying t	he agency of a d	lischarge under paragi	raph (a), a publicly
31.18	owned treat	tment works or a publi	icly or privately	owned domestic sewer	r system owner must
31.19	provide not	tice to the potentially	impacted public	and to any downstrea	um drinking water
31.20	facility that	t may be impacted by	the discharge. N	Notice to the public an	d to any drinking
31.21	water facili	ity must be made usin	g the most effic	ient communications	system available to
31.22	the facility	owner such as in perso	on, telephone cal	l, radio, social media, v	web page, or another
31.23	expedited f	orm. In addition, sign	age must be pos	ted at all impacted pul	blic use areas within
31.24	the same ju	risdiction or notificati	on must be prov	vided to the entity that	has jurisdiction over
31.25	any impact	ed public use areas. A	notice under thi	s paragraph must inclu	ide the date and time
31.26	of the disch	narge, a description of	the material rel	leased, a warning of th	e potential public
31.27	<u>health risk,</u>	and the permittee's co	ontact informati	<u>on.</u>	
31.28	<u>(d)</u> The	agency must provide	guidance that in	ncludes but is not limit	ted to methods and
31.29	protocols f	or providing timely no	otice under this	section.	
	0 50		21		

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- 32.1 Sec. 60. Minnesota Statutes 2022, section 179A.10, is amended by adding a subdivision
  32.2 to read:
- <u>Subd. 5. Law enforcement supervisors unit.</u> "Unit" shall include state patrol majors,
  state patrol captains, state patrol lieutenants, nr district supervisors, nr program managers
  <u>2</u>, nr program managers <u>3</u>, Bureau of Criminal Apprehension special agent in charge, Bureau
  of Criminal Apprehension assistant special agent in charge, supervisory special agent for
  the Commerce Fraud Bureau, special agent in charge and assistant special agent in charge
  for the Alcohol and Gaming Enforcement Division, corrections investigation assistant
  director, correction investigation supervisor for the Department of Corrections, and other
- 32.10 licensed peace officer positions currently in the general supervisory employee's unit or
- 32.11 Middle Management Association.

32.12 Sec. 61. Laws 2022, chapter 80, section 3, is amended to read:

#### 32.13 Sec. 3. LAW ENFORCEMENT SUPERVISORS TRANSITION.

32.14 (a) Until a negotiated collective bargaining agreement with an exclusive representative
 32.15 of the law enforcement supervisors unit is approved under Minnesota Statutes, section 3.855:

32.16 (1) state patrol supervisors majors, captains, lieutenants and <u>nr</u> enforcement supervisors,
 32.17 <u>and nr program managers 2 and 3</u> employed by the Department of Natural Resources shall
 32.18 remain in the commissioner's plan, managerial plan, or other applicable plan;

32.19 (2) criminal apprehension investigative supervisors special agents in charge, assistant
 32.20 special agents in charge, and other law enforcement supervisor peace officer positions
 32.21 currently in the general supervisory employees unit shall remain in the general supervisory
 32.22 employees unit represented by the Middle Management Association; and

32.23 (3) employees in positions to be included in the law enforcement supervisors unit shall
32.24 be authorized to participate in certification elections for the law enforcement supervisors
32.25 unit and any negotiation and collective bargaining activities of the law enforcement
32.26 supervisors unit.

(b) In assigning positions included in the law enforcement supervisors unit, employees
in positions under paragraph (a), clause (2), shall have the right to remain in the general
supervisory employees unit represented by the Middle Management Association. If a group
of employees exercises this right, the appropriate unit for such employees shall be the general
supervisory employees unit represented by the Middle Management Association, and the
supervisory employees unit represented by the Middle Management Association, and the

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33.1	(c) When ne	gotiating a collec	ctive bargaining	agreement for the law	enforcement
33.2	supervisors unit	t, the parties shall	l negotiate a pro	vision addressing poter	tial conflicts of
33.3	interest between	n the job classific	ations related to	o disciplinary matters.	
33.4	EFFECTIV	' <mark>E DATE.</mark> This s	ection is effecti	ve the day following fin	al enactment.
33.5	Sec. 62. <u>WAT</u>	<u>`ER-USE PERM</u>	IITS; CITY OI	F LAKE ELMO.	
33.6	(a) Notwiths	standing any othe	er provision of la	aw, the commissioner of	f natural resources
33.7	may:				
33.8	(1) issue per	mits necessary fo	or the city of La	ke Elmo to construct an	d operate a new
33.9	municipal wate	r supply well; and	<u>d</u>		
33.10	(2) amend e	xisting water-use	permits issued	to the city of Lake Elme	o to increase the
33.11	authorized volu	me of water that 1	may be appropri	ated under the permits to	o a level consistent
33.12	with the amount	anticipated to be	needed each yea	r according to a water su	pply plan approved
33.13	by the commiss	ioner under Minr	nesota Statutes,	section 103G.291.	
33.14	(b) Notwiths	standing paragrap	oh (a), all new a	nd amended water-use	permits issued by
33.15	the commission	er to the city of I	Lake Elmo must	contain the same water	-use conservation
33.16	and planning m	easures required	by law for mun	icipal wells located who	olly or partially
33.17	within the five-	mile radius of W	hite Bear Lake.		
33.18	(c) This sect	tion expires June	30, 2027.		
33.19	<u>EFFECTIV</u>	<b>E DATE.</b> This s	ection is effecti	ve the day following fin	al enactment.
33.20	Sec. 63. WHI	TE BEAR LAK	E AREA WAT	ER-USE PERMIT MO	ODIFICATION
33.21	MORATORIU				
33.22	(a) Except a	s provided under	paragraph (b), t	he commissioner of nat	ural resources may
33.23				lwater use permitted un	
33.24				before January 1, 2023.	
33.25	(b) Notwiths	standing paragrar	oh (a), the comn	nissioner of natural reso	ources may reduce
33.26	the authorized a	amount of ground	lwater use perm	itted or impose addition	al restrictions or
33.27	conditions if ne	cessary to address	s emergency pre	paredness or other publi	c health and safety
33.28	issues as determ	nined by the com	missioner.		
33.29	(c) Except a	s provided under	paragraph (b),	this section does not aut	horize the
33.30	commissioner to	o reduce or elimin	ate water-use co	onservation or planning of	conditions imposed

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34.1	on municipal w	ater appropriation	permits for we	ells located wholly or p	artially within a
34.2		s of White Bear La			
34.3	(d) For the p	ourposes of this set	ction, "White I	Bear Lake area water-u	se permit" means a
34.4	water-use perm	it authorizing the	use of groundv	vater from one or more	municipal wells
34.5	located wholly	or partially within	a five-mile rad	dius of White Bear Lak	<u>e.</u>
34.6	(e) This sect	tion expires June 3	30, 2027.		
34.7	<u>EFFECTIV</u>	<u><b>'E DATE.</b></u> This se	ction is effecti	ve the day following fin	nal enactment.
34.8	Sec. 64. <u>REG</u>	ISTRATION DE	CAL FORMA	AT TRANSITION.	
34.9	Separately d	lisplaying registrat	tion numbers is	s not required when a la	arger-format
34.10	registration dec	al as provided und	ler Minnesota	Statutes, section 84.82,	subdivision 2, is
34.11	displayed accor	ding to Minnesota	Statutes, secti	on 84.82, subdivision 3	3b. Snowmobiles
34.12	displaying valic	l but older, smaller	r-format regist	ration decals must disp	lay the separate
34.13	registration nun	nbers. Persons may	y obtain duplic	ate registration decals	in the new, larger
34.14	format, when av	ailable, without be	eing required to	o display the separate re	gistration numbers.
34.15	Sec. 65 RECO	OMMENDATIO	NS FOR REDI	UCING AQUATIC IN	VASIVE SPECIES
34.16		TION IN TROU			
34.17	By January	15, 2024, the com	missioner of n	atural resources, in con	sultation with
34.18				m angling organization	
34.19	the chairs and ra	anking minority m	nembers of the	house of representative	es and senate
34.20	committees and	divisions with jur	risdiction over	the environment and na	atural resources
34.21	policy recomme	endations for statu	tory and progr	am changes to reduce t	he risk of aquatic
34.22	invasive species	s contamination in	Minnesota tro	out streams.	
24.22	See (6 USE				
34.23	Sec. 00. <u>USE</u>	OF CERTAIN M	IUNEY BY 5	<u>F. LOUIS COUNTY.</u>	
34.24	(a) Notwiths	standing Minnesot	a Statutes, sect	tion 373.475, St. Louis	County may use up
34.25	to 50 percent of	the principal in a	n environment	al trust fund established	l under that section
34.26	for economic de	evelopment and en	vironmental p	rojects within the coun	ty that protect the
34.27	environment or	create clean econo	omy jobs and r	nanufacturing.	
34.28	(b) By Octol	oer 1, 2024, St. Lo	uis County mu	st report to the chairs ar	nd ranking minority
34.29	members of the	house of representa	tives and senat	e committees and division	ons with jurisdiction
34.30	over environmen	nt on how this secti	on was implem	ented or how the county	plans to implement
34.31	<u>it.</u>				

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35.1	Sec. 67. ANALYSIS OF CROSSBOW HUNTING'S EFFECT ON DEER				
35.2	POPULATION.				
35.3	By October 1, 2025, the commissioner of natural resources must submit to the chairs				
35.4	and ranking minority members of the house of representatives and senate committees and				
35.5	divisions with jurisdiction over the environment and natural resources an analysis of the				
35.6	effect that allowing persons who are under age 60 to hunt with a crossbow during regular				
35.7	archery seasons has had on the deer population in this state.				
35.8	Sec. 68. <u><b>REVISOR INSTRUCTION.</b></u>				
35.9	The revisor of statutes must renumber the subdivisions of Minnesota Statutes, section				
35.10	103G.005, listed in column A to the references listed in column B. The revisor must make				
35.11	necessary cross-reference changes in Minnesota Statutes and Minnesota Rules consistent				
35.12	with the renumbering:				
35.13	Colum	n A		Column B	
35.14	subdiv	ision 9b		subdivision 9d	
35.15	subdiv	ision 13a		subdivision 13c	
35.16	subdiv	ision 15h		subdivision 15j	
35.17	Sec. 69. <u>REPEALER.</u>				
35.18	(a) Minnesota Statutes 2022, sections 97C.055; and 97C.515, subdivisions 4 and 5, are				
35.19	repealed.				
35.20	(b) Minnesota Rules, parts 6100.5000, subparts 3, 4, and 5; and 6100.5700, subpart 4,				
35.21	are repealed.				

#### APPENDIX Repealed Minnesota Statutes: S2904-2

#### 97C.055 REMOVING DEAD FISH.

The commissioner shall remove and dispose of dead fish that accumulate in or upon the shores of public waters in quantities that are a public nuisance or are detrimental to game fish.

#### 97C.515 IMPORTED MINNOWS.

Subd. 4. **Private fish hatchery or aquatic farm.** Live minnows used for feeding fish at a licensed private fish hatchery or aquatic farm must be obtained within the state. Dead minnows may be imported for feeding hatchery or aquatic farm fish according to section 97C.341, paragraph (d).

Subd. 5. **Special permits.** (a) The commissioner may issue a special permit, without a fee, to allow a person with a private fish hatchery license, which private fish hatchery has been designated as a containment facility under section 17.4982, subdivision 8, to import live minnows from other states for export. A containment facility for the purposes of this section applies to live minnows imported for later export and does not need to comply with section 17.4982, subdivision 8, clause (4). The permit shall include conditions necessary to avoid spreading aquatic invasive species and fish pathogens. Permits shall not be issued to containment facilities located within a 25-year floodplain.

(b) An applicant for a permit under this subdivision shall submit to the commissioner sufficient information to identify potential threats to native plant and animal species and an evaluation of the feasibility of the proposal. The permit may include reasonable restrictions on importation, transportation, possession, containment, disease certification, and disposal of minnows to ensure that native species are protected. The permit may have a term of up to two years and may be modified, suspended, or revoked by the commissioner for cause, including violation of a condition of the permit.

(c) The premises, property, vehicles, private aquatic life, and equipment that are part of a containment facility permitted under this subdivision are subject to reasonable and necessary inspections at reasonable times by a fish health specialist delegated by the commissioner. The owner, operator, or designee may be present when inspections are conducted. During the inspection, a representative sample of imported minnows may be collected for the purpose of fish pathogen or invasive species screening.

(d) The commissioner may require the applicant to furnish evidence of financial responsibility at the time of application for a permit under this section, as prescribed by the commissioner.

#### APPENDIX Repealed Minnesota Rules: S2904-2

#### 6100.5000 SNOWMOBILE REGISTRATION AND DISPLAY OF NUMBERS.

Subp. 3. [Repealed, L 2023 c 60 art 4 s 112]

Subp. 4. [Repealed, L 2023 c 60 art 4 s 112]

Subp. 5. [Repealed, L 2023 c 60 art 4 s 112]

### 6100.5700 REQUIRED EQUIPMENT.

Subp. 4. [Repealed, L 2023 c 60 art 4 s 112]