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03/12/2018 03/21/2018 05/08/2018

05/14/2018

State of Minnesota

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The bill was read for the first time and referred to the Committee on Environment and Natural Resources Policy and Finance
Adoption of Report: Amended and re-referred to the Committee on Ways and Means
Adoption of Report: Placed on the General Register as Amended

HOUSE OF REPRESENTATIVES

Read for the Second Time

H. F. No. 3660

05/14/2018	Calendar for the Day, Amended Read Third Time as Amended Passed by the House as Amended and transmitted to the Senate to include Floor Amendments Returned to the House as Amended by the Senate
	The House concurred in the Senate Amendments and repassed the bill as Amended by the Senate
1.1	A bill for an act
1.1	relating to environment; implementing terms of recent settlement between state
1.3	and 3M Company; requiring a report of well testing; appropriating money;
1.4 1.5	amending Minnesota Statutes 2016, section 116.155, subdivision 1, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 115B.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [115B.52] WATER QUALITY AND SUSTAINABILITY ACCOUNT.
1.7	Section 1. [113B.32] WITER QUILLIT I III SUSTIMINABILIT I III COUNT.
1.8	Subdivision 1. Definitions. (a) For purposes of this section and section 115B.53, the
1.9	following terms have the meanings given.
1.10	(b) "East metropolitan area" includes but is not limited to the cities of Woodbury,
1.11	Oakdale, Lake Elmo, Cottage Grove, St. Paul Park, Afton, and Newport and the townships
1.12	of West Lakeland and Grey Cloud Island.
1.13	(c) "Settlement" means the agreement and order entered on February 20, 2018, settling
1.14	litigation commenced by the state against the 3M Company under section 115B.17,
1.15	subdivision 7.
1.16	Subd. 2. Establishment. The water quality and sustainability account is established as
1.17	an account in the remediation fund. The account consists of revenue deposited in the account
1.18	under the terms of the settlement and earnings on the investment of money in the account.
1.19	Money in the account may be invested through the State Board of Investment.
1.20	Subd. 3. Expenditures. Money in the account is appropriated to the commissioner of
1.21	the Pollution Control Agency and to the commissioner of natural resources for the purposes

Section 1.

authorized under the settlement.

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Subd. 4. Reporting. The commissioner of the Pollution Control Agency and the	
commissioner of natural resources must jointly submit:	
(1) by April 1, 2019, an implementation plan detailing how the commissioners will	<u>l:</u>
(i) determine how the priorities in the settlement will be met and how the spending	will
move from the first priority to the second priority and the second priority to the third priority	ority
outlined in the settlement; and	
(ii) evaluate and determine what projects receive funding;	
(2) by February 1 and August 1 each year, a biannual report to the chairs and ranki	ng
minority members of the legislative policy and finance committees with jurisdiction or	ver
environment and natural resources on expenditures from the water quality and sustainab	ility
account during the previous six months; and	
(3) by August 1, 2019, and each year thereafter, a report to the legislature on expendit	ures
from the water quality and sustainability account during the previous fiscal year and a	
spending plan for anticipated expenditures from the account during the current fiscal y	/ear.
Subd. 5. Local approval. The commissioner of the Pollution Control Agency or	
commissioner of natural resources must receive approval from the local unit of government	nent
prior to assuming control or otherwise operating an existing municipal water supply opera	ıtion
n the east metropolitan area.	
EFFECTIVE DATE. This section is effective the day following final enactment.	
Sec. 2. [115B.53] WATER QUALITY AND SUSTAINABILITY STAKEHOLDE	RS
The commissioner of the Pollution Control Agency and the commissioner of natural	
resources must work with stakeholders to identify and recommend projects to receive fund	
from the water quality and sustainability account under the settlement. Stakeholders incl	
at a minimum, representatives of the agency, the Department of Natural Resources, ea	
metropolitan area municipalities, and the 3M Company. The commissioners must estab	<u>lish</u>
a process to solicit and evaluate the recommendations from municipalities in the east	
metropolitan area as defined in section 115B.52.	
Sec. 3. Minnesota Statutes 2016, section 116.155, subdivision 1, is amended to read:	
Subdivision 1. Creation. The remediation fund is created as a special revenue fund	1 in
the state treasury to provide a reliable source of public money for response and correct	tive
actions to address releases of hazardous substances, pollutants or contaminants, agricult	ural

Sec. 3. 2

s, and petroleum, and for environmental response actions at qualified landfill
for which the agency has assumed such responsibility, including perpetual care of
ities. The specific purposes for which the general portion of the fund may be spent
led in subdivision 2. In addition to the general portion of the fund, the fund contains
accounts described in subdivisions 4 and 5 to 5a.
Minnesota Statutes 2016, section 116.155, is amended by adding a subdivision to
5a. Water quality and sustainability account. The water quality and sustainability
s as described in section 115B.52.
TESTING FOR PRIVATE WELLS; EAST METROPOLITAN AREA.
vision 1. Definitions. (a) For the purposes of this section, the following terms have
ngs given.
ast metropolitan area" means:
e cities of Afton, Cottage Grove, Lake Elmo, Maplewood, Newport, Oakdale, St.
, and Woodbury;
e townships of Denmark, Grey Cloud Island, and West Lakeland; and
ner areas added by the commissioner that have a potential for significant
ater pollution from PFCs.
FCs" means per- and poly-fluorinated chemicals.
2. Testing for private wells. To provide results of PFC groundwater monitoring
olic, the commissioner of the Pollution Control Agency must develop a Web page
include, but is not limited to, the following:
e process for private and public well PFC sampling in the east metropolitan area;
interactive map system that allows the public to view locations of the Department
well advisories and areas projected to be sampled for PFCs; and
w to contact the Pollution Control Agency or Department of Health staff to answer
on sampling of private wells.
3. Test reporting. (a) By January 15 each year, the commissioner of the Pollution
agency must report to each community in the east metropolitan area a summary
ults of the testing for private wells in the community. The report must include

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4.1	information on the number of wells tested and trends of PFC contamination in private wells
4.2	in the community. Reports to communities under this section must also be published on the
4.3	Pollution Control Agency's Web site.

(b) By January 15 each year, the commissioner of the Pollution Control Agency must report to the legislature, as provided in Minnesota Statutes, section 3.195, on the testing for private wells conducted in the east metropolitan area, including copies of the community reports required in paragraph (a), the number of requests for well testing in each community, and the total amount spent for testing private wells in each community.

Sec. 5. 4