SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2205

SENATE AUTI	HORS: MATI	HEWS)
DATE	D-PG	OFFICIAL STATUS
03/22/2021		Introduction and first reading
		Referred to Health and Human Services Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to health; establishing a program to test private residential water supply wells for contaminants and make payments for costs to remediate contaminated wells; authorizing rulemaking; classifying certain data; requiring reports; establishing penalties; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 103I.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. <u>TITLE.</u>
1.9	This act may be cited as the Minnesota Private Residential Well Testing and Remediation
1.10	<u>Act.</u>
1.11	Sec. 2. PURPOSE.
1.12	The purpose of this act is to ensure that owners and users of private residential water
1.13	supply wells are able to secure safe drinking water from these wells by:
1.14	(1) establishing an expedited, efficient process to test water from private residential
1.15	water supply wells for nitrates, arsenic, or other contaminants to determine if contaminants
1.16	exceed applicable public health standards;
1.17	(2) providing funding to test water from private residential water supply wells for
1.18	contaminants;
1.19	(3) for private residential wells that are contaminated, providing state payments for the
1.20	cost of treatment equipment necessary to remediate contaminant levels and for the cost of
1.21	reconstructing existing private residential wells or drilling new private residential wells and
1.22	sealing existing wells; and

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2.1	(4) maki	ng an adequate su	oply of free, safe d	rinking water available t	o users of private
2.2	<u> </u>	vells that are conta		0	ł
2.3	Sec. 3. [10)3I.25] DEFINITI	IONS.		
2.4	Subdivis	ion 1. Applicabili	ty. The terms defir	ed in this section apply to	sections 103I.25
2.5	to 103I.255	unless the context	clearly indicates of	otherwise.	
2.6	Subd. 2.	Accredited laboration	atory. "Accredited	l laboratory" means a labo	oratory accredited
2.7	by the comr	nissioner under see	ction 144.98 to tes	t water for contaminants.	<u>-</u>
2.8	<u>Subd. 3.</u>	Claimant. "Claim	nant" means one of	f the following persons e	ligible to submit
2.9	an application	on for payment un	der section 103I.2	53: an owner or lessee of	the property on
2.10	which a con	taminated private	residential well is	located; or the spouse, a	dependent, or a
2.11	legal represe	entative of the owr	ner or lessee.		
2.12	<u>Subd. 4.</u>	Contaminated. "	Contaminated" me	eans:	
2.13	<u>(1) conta</u>	ining one or more	substances of publi	c health concern in excess	s of the maximum
2.14	contaminant	t level established	for that substance	in Code of Federal Regu	lations, title 40,
2.15	chapter 141	; or			
2.16	<u>(2) conta</u>	aining one or more	substances of pub	lic health concern in exc	ess of the health
2.17	risk limit est	tablished for that s	ubstance in Minne	sota Rules, parts 4717.75	00 to 4717.7900.
2.18	<u>Subd. 5.</u>	Groundwater. "C	broundwater" has t	he meaning given in sect	tion 115.01,
2.19	subdivision	<u>6.</u>			
2.20	Subd. 6.	Local unit of gov	ernment. "Local	unit of government" mea	ns the governing
2.21	body of a co	ounty, statutory city	y, or home rule ch	arter city.	
2.22	Subd. 7.	Point of entry tre	eatment. "Point of	entry treatment" means	full-service water
2.23	treatment ap	plied to water enter	ering a house or bu	uilding for the purpose of	freducing
2.24	contaminan	ts in the water dist	ributed throughou	t the house or building. In	n point of entry
2.25	treatment, o	utside faucets may	be excluded from	treatment.	
2.26	<u>Subd. 8.</u>	Point of use treat	ment. "Point of use	e treatment" means water	treatment applied
2.27	to a single ta	ap for the purpose	of reducing contai	ninants in water at one o	r more outlets.
2.28	<u>Subd. 9.</u>	Private residenti	al water supply w	vell or private residentia	al well. "Private
2.29	residential w	vater supply well"	or "private resider	ntial well" means a water	supply well that
2.30	is used to su	pply water for hur	nan consumption	and that is not a public w	ater supply well,
2.31	as that term	is defined in Minr	nesota Rules, part	4725.0100, subpart 37a.	

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			ND REMEDIATION PA	
<u>PROGRAN</u>	<u>I FOR PRIVATE</u>	RESIDENTIAL	WATER SUPPLY WE	LLS.
Subdivis	ion 1. Programs e	stablished. The co	mmissioner shall establis	sh and administer
a program to	o test private reside	ential water supply	wells in the state for con	ntaminants and a
program to 1	make payments for	remediation costs	for private residential w	ater supply wells
in the state t	hat are contaminat	ed.		
Subd. 2.	Rulemaking. The	commissioner may	adopt rules to implement	t sections 103I.25
to 103I.255.	In adopting any ru	lles under this sub	division, the commissior	ner must consult
with license	d water conditionin	g contractors, the H	Plumbing Board, and the	Advisory Council
on Wells and	d Borings.			
Sec. 5. [10	3I.252] GRANT	PROGRAM; TES	STING PRIVATE RES	IDENTIAL
WATER SU	JPPLY WELLS F	OR CONTAMIN	ANTS.	
Subdivis	ion 1. Program es	tablished. The co	mmissioner shall admini	ster a program to
test private 1	residential water su	apply wells for cor	taminants. In administer	ring the program,
the commiss	sioner must:			
<u>(1) provi</u>	de grants to local u	units of governmen	nt and tribal government	s to fund tests of
private resid	lential wells in the	jurisdiction of the	local unit of governmen	t or tribal
government	• <u>•</u>			
(2) estab	lish minimum stan	dards for local and	l tribal well testing prog	rams, including
standards fo	r the collection of	water samples, per	sonnel collecting sample	es, laboratory
analyses, an	d follow-up servic	es after testing, an	d oversee local and triba	l well testing
programs th	at receive grants u	nder this section to	ensure compliance with	these minimum
standards;				
(3) provi	de technical assist	ance to local units	of government and triba	l governments
· · · -	local or tribal well			
<u>(4)</u> educa	ate the public abou	t the local and trib	al well testing programs	available in the
state and the	e importance of tes	ting private reside	ntial wells for contamina	ints; and
(5) speci	fy contaminants for	or which all local a	nd tribal well testing pro	grams must test

and specify additional contaminants for which local and tribal well testing programs may 3.29

test. 3.30

Subd. 2. Application. A local unit of government or tribal government seeking a grant 3.31 under this section shall apply to the commissioner at a time and in a manner established by 3.32

4.1	the commissioner. In its application, a local unit of government or tribal government must
4.2	specify how the local unit of government or tribal government will notify owners and users
4.3	of private residential wells about the availability of testing services, the contaminants for
4.4	which the wells will be tested, how water samples will be collected, and follow-up services
4.5	provided to owners and users of private residential wells tested under this section. Two or
4.6	more local units of government or tribal governments may jointly file a single application
4.7	for a grant under this section and may jointly operate a single well testing program.
4.8	Subd. 3. Grant awards. (a) The commissioner shall determine grant award amounts
4.9	and shall award grants to applicants in the following order of priority:
4.10	(1) applicants in regions of the state in which the commissioner determines that a
4.11	statistically significant number of private residential wells are contaminated;
4.12	(2) applicants in regions of the state in which the commissioner determines that a
4.13	statistically significant number of private residential wells contain coliform bacteria; and
4.14	(3) other applicants.
4.15	(b) Grants shall be awarded annually.
4.16	Subd. 4. Contract. A local unit of government or tribal government may contract with
4.17	a third party, such as a licensed water conditioning contractor, to operate the local or tribal
4.18	well testing program.
4.19	Subd. 5. Testing by local and tribal well testing programs. Within the limits of
4.20	available funding, a local or tribal well testing program receiving a grant must provide
4.21	testing for a private residential well when testing is requested by the owner or user of the
4.22	private residential well. A local unit of government or tribal government may limit the
4.23	number of tests performed on a single private residential well or the frequency with which
4.24	a single private residential well is tested in a specific time period.
4.25	Subd. 6. Tests performed by accredited laboratory. A local or tribal well testing
4.26	program receiving a grant must ensure that all tests of water samples are performed by an
4.27	accredited laboratory.
4.28	Subd. 7. Reporting. The commissioner may require local units of government and tribal
4.29	governments receiving a grant to report to the commissioner information necessary for the

4.30 <u>commissioner to evaluate the grant program.</u>

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	Sec. 6. [1()3I.253] REMEDIA	ATION; ELIGI	BILITY FOR PAYMEN	T AND
P	-	PROCEDURES.			
	Subdivis	sion 1. Program est	t ablished. The c	ommissioner shall admini	ster a program to
)				s to remediate a contamina	· · ·
			0	the program, the commiss	<u> </u>
	(1) provi	ide information to th	ne public about t	he program and how to app	ply for a payment
	inder the pr	ogram;			
	<u>(2) assis</u>	t claimants in subm	itting applicatio	ns for a payment;	
	<u>(3)</u> estab	lish procedures for	the submission	of applications, review of	applications, and
	lecisions or	n applications; and			
	<u>(4) issue</u>	e payments.			
	Subd. 2.	Eligibility for pay	ment. (a) To be	eligible for a payment une	der this section,
l	n owner or	· lessee of the prope	rty on which the	contaminated private rest	idential well is
ſ	ocated mus	t have an annual fai	mily income of I	ess than \$100,000.	
	<u>(b)</u> For p	ourposes of paragrap	ph (a), an owner	's or lessee's annual family	y income means
	he aggregat	te amount of the adju	usted gross incor	ne of each individual mem	ber of the owner's
)	or lessee's h	ousehold. The aggr	egate amount of	adjusted gross income for	r the owner's or
(essee's hou	sehold shall be dete	ermined using m	onthly pay stubs or an alte	ernative means of
)	roof of inc	ome as determined	by the commiss	ioner.	
	<u>(c)</u> In co	nsultation with the	commissioner o	f revenue, the commission	er may establish
	additional re	eporting requiremer	nts that the comr	nissioner determines are n	ecessary to
1	ıdminister p	paragraphs (a) and (b), including rep	porting requirements that t	he commissioner
	letermines a	are necessary to acc	urately estimate	project, or otherwise dete	rmine an owner's
	or lessee's a	nnual family incom	e.		
	(d) The 1	following entities an	re not eligible fo	r a payment under this see	etion:
	(1) the s	tate of Minnesota;			
	<u>(2)</u> an of	ffice, department, di	vision, bureau,	ooard, commission, author	rity, district, or
E	agency of th	ne state;			
	<u>(3)</u> a pub	olic or private institu	ution of higher e	ducation;	
	<u>(4) a cou</u>	unty, town, statutory	v city, or home r	ule charter city;	
	<u>(5)</u> a fed	eral agency, departi	ment, or instrum	entality; or	

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<u>(6) an ir</u>	terstate agency.			
Subd. 3.	Application. (a) A	An application for p	ayment must be submit	ted at a time and
in a manner	established by the	commissioner. In th	e application, the claim	ant must provide:
<u>(1) test</u>	esults of water from	n the private reside	ential well that comply w	with subdivision
4, paragrap	<u>n (a);</u>			
<u>(2)</u> an aj	oplication fee in an	amount determined	d by the commissioner;	
(3) a stat	ement specifying th	ne proposed remedia	ation as recommended by	y a licensed water
conditionin	g contractor or othe	er qualified profess	ional; and	
(4) any	other information r	equired by the com	missioner.	
<u>(b) By s</u>	ubmitting an applic	ation under this se	ction, a claimant conser	nts to the
commission	er or an agent of th	ne commissioner en	tering the property whe	ere the private
esidential v	vell is located to per	form any investiga	tions or tests needed to v	verify information
in the appli	cation.			
<u>(c)</u> The	commissioner shall	consolidate all app	olications for an award i	if more than one
claimant su	bmits an applicatio	n related to the sam	ne private residential we	ell.
(d) A cl	aimant may submit	an application rega	ardless of when the cont	tamination of the
private resi	dential well is or co	ould have been disc	overed.	
Subd. 4.	Determining con	t amination. (a) As	part of the application	submitted under
ubdivision	3, a claimant must	provide evidence t	hat the private residenti	ial well is
ontaminate	ed by submitting re	sults of tests perfor	med in a manner that as	ssures the validity
of the resul	ts. The tests must h	ave been conducted	d by an accredited labor	atory.
<u>(b)</u> The	commissioner may	reject tests that are	e not sufficiently recent,	according to
tandards e	stablished by the co	ommissioner.		
(c) The	commissioner, at th	e commissioner's e	xpense, may test additio	onal samples from
iny private	residential well for	which an applicati	on for payment is subm	nitted.
<u>Subd. 5</u> .	Payment procedu	res. The commission	oner shall issue payment	ts for remediation
costs in the	order in which the	commissioner rece	ives completed applicat	tions, and shall
make deter	ninations on applic	ations and issue pa	yments within 30 days	after the
commission	ner receives the con	npleted application	<u>.</u>	
Subd. 6.	Eligible costs and	l issuance of paym	ents. (a) Upon determin	nations by the
commission	er that the claimant	s private residential	well is contaminated and	d that the claimant

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7.1	meets the requir	rements in this s	section and rules f	or a payment, the commiss	sioner shall issue
7.2	^		eligible costs of re	• • •	
7.3	(b) The follo	owing items con	nstitute eligible co	osts of remediation proced	ures and
7.4	installations:				
7.5		of aquinment of	ad installation to	tract and remarks contamin	ants from the
7.5 7.6	(1) the cost water;	of equipment a	nd installation to	treat and remove contamir	iants from the
7.0					
7.7	<u> </u>		0 01	vate residential well, inclu	iding the cost of
7.8	purchasing and	installing a pur	np if necessary;		
7.9	(3) the cost of	of constructing a	new private resid	ential well, including the co	ost of purchasing
7.10	and installing a	pump if necess	ary, and sealing t	he existing private residen	tial well;
7.11	(4) the cost	of obtaining an	alternate water su	apply; and	
7.12	(5) notwiths	tanding subdivi	ision 8, paragraph	(a), clause (3), the cost of	f testing water
7.13	samples for cor	ntaminants, if th	at cost was origin	ally paid for by the claims	ant.
7.14	(c) The com	missioner shall	issue payments v	vithout regard to fault. Co	ntributory
7.15	negligence shal	l not be a bar to	recovery, and no	award shall be decreased d	ue to negligence
7.16	attributable to t	he claimant or t	to any person who	is entitled to submit a cla	um.
7.17	(d) The com	missioner shall	by rule determin	e the usual and customary	cost for each
7.18	eligible cost spe	ecified in parag	raph (b). In deter	mining the usual and custo	mary costs, the
7.19	commissioner s	hall consider th	e range of costs r	esulting from differences	in costs of
7.20	construction, lal	oor, equipment, a	and supplies throu	ghout the state; soil and bec	lrock conditions;
7.21	sizes and depths	s of wells; types	of well construct	ion; and other factors that i	may affect costs.
7.22	The commissio	ner shall determ	nine payment amo	ounts for individual claima	ints based on the
7.23	usual and custo	mary costs esta	blished under this	s paragraph, subject to the	limitations in
7.24	subdivision 7.				
7.25	(e) If the co	mmissioner issu	ues a payment for	reconstruction of the exis	ting private
7.26	residential well	or construction	of a new private	residential well, the recon	structed or new
7.27	well must:				
7.28	(1) comply	with the require	ements for such a	well in this chapter and M	innesota Rules,
7.29	chapter 4725; a	nd			
7.30	(2) be const	ructed or recons	structed by a well	contractor licensed under	this chapter.
7.31	(f) If the cor	nmissioner issu	es a payment for i	nstallation of a water treat	ment device, the
7.32	water treatment	device must:			

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8.1	(1) be in	nstalled in accordan	ce with Minnesot	a Rules, chapter 4714, by	a water
8.2	<u> </u>			326B or a plumber license	
8.3	<u>326B;</u>				
8.4	<u>(2)</u> com	ply with Minnesota	Rules, part 4714	.0611;	
8.5	(3) be g	enerally accepted a	s an appropriate t	echnology to address the	contaminant
8.6	<u> </u>	n the testing; and			
8.7	(4) be la	abeled under Minne	sota Rules, part 4	714.0611, UPS section 6	11.1.3 as an
8.8	appropriate	technology to addr	ess the contamination	ant identified in the testing	<u>g.</u>
8.9	Subd. 7	<u>.</u> Limitations on pa	ayments. (a) The	payment amount to a claim	mant shall not be
8.10	greater than	n 75 percent of the e	eligible costs of re	emediation and shall not b	be greater than
8.11	\$10,000.				
8.12	<u>(b)</u> If th	e contamination car	n be remedied by	point of use treatment, po	oint of entry
8.13	treatment, 1	reconstruction of the	e private resident	ial well, or construction o	f a new private
8.14	residential	well, the commission	oner shall issue a	payment for the least expo	ensive means of
8.15	remedying	the contamination.			
8.16	(c) Payr	nent for obtaining a	n alternate water	supply shall be limited to	the amount
8.17	necessary t	o provide drinking	water for a one-ye	ear period.	
8.18	Subd. 8	<u>.</u> Denial of applica	tion for paymen	t. (a) The commissioner s	hall deny a
8.19	claimant's a	application for payn	nent if:		
8.20	(1) the a	application does not	comply with this	s section and rules;	
8.21	(2) the a	application is fraudu	ılent;		
8.22	(3) the a	pplication requests	payment for eligi	ble costs incurred before t	he commissioner
8.23	determined	the application was	s complete;		
8.24	(4) one	or more of the cont	aminants on whic	h the claim is based were	introduced into
8.25	the private	residential well thro	ough the plumbin	g connected to the well;	
8.26	<u>(5) one</u>	or more of the cont	aminants on whic	h the claim is based were	introduced into
8.27	the private	residential well inte	entionally by a cla	imant or by a person who	would directly
8.28	benefit by a	a payment under thi	s section;		
8.29	(6) with	in the past ten year	s, the commissior	ner issued a payment unde	er this section for
8.30	a private re	sidential well locate	ed on the parcel of	f land on which the privat	e residential well
8.31	in the claim	nant's application is	located; or		

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9.1	<u>(7) the p</u>	ayment amount wo	ould be less than \$3	350.	
9.2	(b) The c	commissioner shall	not issue a payme	ent for the cost of obtaini	ng an alternate
9.3	water supply	y incurred before tl	ne commissioner c	onfirmed that the private	residential well
9.4	was contam	inated.			
9.5	Subd. 9.	Emergencies. Not	withstanding subd	ivision 8, paragraphs (a)	, clause (3), and
9.6	(b), the com	missioner may aut	horize payments fo	or eligible costs incurred	before the
9.7	commission	er determined the	application was con	mplete if the commission	ner determines
9.8	that an emer	gency exists. The	commissioner shal	l establish standards and	procedures for
9.9	determining	when an emergen	cy exists and issuir	ng payments in an emerg	ency.
9.10	<u>Subd. 10</u>	<u>. New claims. A cla</u>	aimant who receive	s a payment under this sec	ction to remediate
9.11	contaminant	ts through the use of	of water treatment	solutions, construction o	f a new private
9.12	residential v	vell, or reconstructi	on of the existing	private residential well m	nay subsequently
9.13	submit a nev	w application for pa	ayment if:		
9.14	<u>(1) new</u>	contamination is pr	resent and the prev	ious well remediation w	as properly
9.15	performed;	or			
9.16	<u>(2)</u> the p	revious remediatio	n did not eliminate	the previous contamina	tion and the
9.17	previous we	ll remediation was	properly performe	ed. A claimant may only	submit one
9.18	additional a	pplication for payn	nent under this clau	use within ten years after	issuance of an
9.19	initial paym	ent under this secti	on.		
9.20	<u>Subd. 11</u>	<u>.</u> Penalties. (a) A o	claimant who inten	tionally contaminates or	exacerbates the
9.21	contaminati	on of a private resi	dential well for the	e purpose of obtaining a	payment under
9.22	this section,	or who submits a	fraudulent claim u	nder this section, must:	
9.23	(1) pay a	penalty to the con	nmissioner in an ar	nount established by the	commissioner,
9.24	not to excee	d \$1,000; and			
9.25	<u>(</u> 2) repay	to the commission	ner any payment re	eceived under this section	<u>n.</u>
9.26	<u>(b) All n</u>	noney received by	the commissioner	under this subdivision sh	all be deposited
9.27	in the state t	reasury and credite	ed to the general fu	nd.	
9.28	Sec. 7. [10	31.254] DATA CO	DLLECTION, SH	ARING, AND AVAILA	ABILITY.
9.29	Subdivis	tion 1. Definitions.	For purposes of the	nis section:	
9.30	<u>(1) "non</u>	public data" has the	e meaning given in	section 13.02, subdivisi	<u>on 9;</u>

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10.1	<u>(2) "priv</u>	ate data on individ	uals" has the mear	ning given in section 13.0	2, subdivision		
10.2	12; and						
10.3	<u>(3)</u> "sum	mary data" has the	meaning given in	section 13.02, subdivisio	on 19.		
10.4	Subd. 2. Test results. (a) A local or tribal well testing program shall report to the						
10.5	commissioner the results for all private residential well tests funded with grant funds under						
10.6	section 103I.252. Test results must be reported to the commissioner no later than three						
10.7	months after	r the test results are	communicated to	the owner or user of the p	rivate residential		
10.8	well and mu	ist be reported in a	format and manne	r specified by the comm	ssioner.		
10.9	<u>(b)</u> The c	commissioner may	use the addresses a	ssociated with the test res	ults only to track		
10.10	the results o	f multiple tests for	the same private r	esidential well.			
10.11	(c) Test	results reported to	he commissioner	under this subdivision ar	e classified as		
10.12	private data on individuals or nonpublic data. The commissioner may use the test results to						
10.13	study and track the water quality of private residential wells across the state and to complete						
10.14	the biennial	report under sectio	on 103I.255. The c	ommissioner may only p	ublish summary		
10.15	data derived	from the test result	ts.				
10.16	Subd. 3.	Remediation paym	nent program. Da	ta collected or created by t	he commissioner		
10.17	under section	on 103I.253 related	to the operation o	f the remediation paymen	nt program are		
10.18	classified as	private data on inc	lividuals or nonpu	blic data. The commissio	ner may use this		
10.19	data to stud	y and track water q	uality of private re	esidential wells across the	e state and to		
10.20	complete th	e biennial report ur	der section 103I.2	255. The commissioner m	ay only publish		
10.21	summary da	ta derived from the	s data.				
10.22	Sec. 8. [1()31.255] BIENNIA	L REPORT.				
10.22	Dry Ealer	vom 1 of ooob odd	mumb and waan th	a aammiasianan shall na	ant to the chains		
10.23		-	-	e commissioner shall rep			
10.24				committees with jurisdic			
10.25				e operation of the testing			
10.26		* * * *	•	itial water supply wells u	nuer sections		
10.27	1031.25 to 1	031.255. In each re	port, the commiss	ioner must at least:			
10.20	(1) may	ida tha fallowing d	ate for the proviou	s two year pariod broke	n out by country		

10.28 (1) provide the following data for the previous two-year period, broken out by county:

10.29 <u>number of private residential wells tested, contaminants tested for, test results, amount spent</u>

10.30 on testing, number of private residential well owners or users who received payment for

10.31 eligible costs of remediating a contaminated well, type of remediation funded, and average

10.32 payment amount;

	02/23/21	REVISOR	SGS/NB	21-02669	as introduced
11.1 11.2	(2) spec state;	rify the common con	ntaminants of priva	te residential wells in ea	ach region of the
11.3 11.4		tify new contaminat		ound in water from priv	ate residential
11.5	(4) make	e recommendations	on changes to the o	peration or funding of th	
11.6 11.7			•	dential wells to increase nts, and better protect th	
11.8 11.9	<u> </u>	•		FOR SUBMISSION (
11.10	The con	nmissioner may susp	oend, revoke, or im	pose limitations or condi	itions on a license
11.11 11.12	commission	ner determines that	the well contractor	resentative of a well con or certified representati	ive of a well
11.13 11.14		~ *		n a claimant's applicationed private residential wa	• •
11.15	Sec. 10. <u>A</u>	APPROPRIATION	<u>IS.</u>		
11.16 11.17		-	-	ar 2023 are appropriated f Minnesota Statutes, se	
11.18 11.19		<u>Of these amounts:</u> in fiscal year 202	2 and \$ in fisc	al year 2023 are for gran	nts to local units
11.20 11.21	of governm	·	mments to test priv	ate residential water sup	
11.22				year 2023 are for the rem	ediation payment
11.23	program un	nder Minnesota Stat	utes, section 103I.2	253.	