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

## S.F. No. 2600

(SENATE AUTHORS: TOMASSONI, Weber and Senjem)						
DATE	D-PG	OFFICIAL STATUS				
03/20/2019	Int	oduction and first reading				
	Re	ferred to Environment and Natural Resources Policy and Legacy Finance				

1.1	A bill for an act
1.2 1.3	relating to clean water; establishing a grant program to clean up contaminated tax-forfeited property; appropriating money.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. ENVIRONMENTAL REMEDIATION; TAX-FORFEITED PROPERTIES;
1.6	PILOT PROGRAM.
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the terms in this
1.8	subdivision have the meanings given.
1.9	(b) "Commissioner" means the commissioner of employment and economic development.
1.10	(c) "Hazardous substance" has the meaning given in Minnesota Statutes, section 115B.02,
1.11	subdivision 8.
1.12	(d) "Petroleum" has the meaning given in Minnesota Statutes, section 115C.02,
1.13	subdivision 10.
1.14	(e) "Pollutant or contaminant" has the meaning given in Minnesota Statutes, section
1.15	<u>115B.02</u> , subdivision 13.
1.16	(f) "Release" has the meaning given in Minnesota Statutes, section 115B.02, subdivision
1.17	<u>15.</u>
1.18	(g) "Tank" has the meaning given in Minnesota Statutes, section 115C.02, subdivision
1.19	<u>14.</u>

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2.1	Subd. 2.	Pilot project; gra	nts. The commission	oner must establish a pilot	project to award			
2.2	grants to counties to remediate tax-forfeited properties contaminated by a release or							
2.3	threatened release of a hazardous substance or a pollutant or contaminant.							
2.4	Subd. 3.	Subd. 3. Eligible expenditures. (a) A grant awarded to a county under this section may						
2.5	be expended	be expended for:						
2.6	(1) cleaning up or removing a release or threatened release of a hazardous substance or							
2.7	a pollutant o	a pollutant or contaminant from a tax-forfeited property;						
2.8	(2) costs	for assessing test	ing and monitoring	associated with cleaning	o un or removing			
2.9	(2) costs for assessing, testing, and monitoring associated with cleaning up or removing a release or threatened release of a hazardous substance or a pollutant or contaminant from							
2.10		ed property; and	of a nazardous suo					
2.11	<u> </u>		•	llutant or contaminant of				
2.12	treating, destroying, or securing disposition of the substance or the pollutant or contaminant							
2.13	off site, if the	e commissioner d	etermines that the a	ections are necessary to p	rotect public			
2.14	health or we	lfare.						
2.15	<u>(b)</u> The e	xpenditures allow	ved under this subd	vision apply to cleaning	up or removing			
2.16	a release or t	hreatened release	of petroleum only	if:				
2.17	<u>(1) the re</u>	lease or threatene	ed release is from a	tank; and				
2.18	(2) the cl	eanup or removal	is ineligible to rece	eive reimbursement unde	er Minnesota			
2.19	Statutes, cha	pter 115C.						
2.20	Subd. 4.	Application. A co	ounty seeking a gran	t under this section must f	ile an application			
2.21	with the com	missioner on a fo	orm prescribed by th	ne commissioner. The ap	plication must			
2.22	contain, at a	minimum:						
2.23	<u>(1) a dese</u>	cription of the tax	-forfeited property;					
2.24	(2) the re	sults of any testir	ng or monitoring inc	licating the presence of a	1 hazardous			
2.25	substance or	a pollutant or con	ntaminant on the tax	k-forfeited property or th	e reason for			
2.26	suspecting th	nat a hazardous su	ubstance or a polluta	ant or contaminant is pre	sent on the			
2.27	tax-forfeited	property;						
2.28	<u>(</u> 3) a proj	posed remediation	n plan describing ar	y assessment and remov	al activities			
2.29	proposed;							
2.30	(4) the es	timated cost of th	ne proposed remedia	ation plan;				
2.31	(5) the so	urce and amount	of nongrant money	that will be contributed to	the remediation			
2.31	plan; and		or nongrant money		ine remodution			
2.32	<u>P<sup>1411</sup>, unu</u>							
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as introduced

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3.1	(6) any other information required by the commissioner.							
3.2	Subd. 5. Awarding grants. In awarding grants under this section, the commissioner							
3.3	may modify	a county's propos	ed remediation pla	<u>n.</u>				
3.4	<u>Subd. 6.</u>	<u>Limitations. (a) N</u>	lo county may be a	warded more than one gr	ant per year under			
3.5	this section.							
3.6	<u>(b)</u> A gra	ant awarded under	this section may n	ot exceed 85 percent of	the estimated cost			
3.7	of the propo	osed remediation p	lan.					
3.8	<u>Subd. 7.</u>	Expiration. This	section expires Jur	ne 30, 2021.				
3.9	Sec. 2. <u>AP</u>	PROPRIATION	<u>.</u>					
3.10	\$5,000,0	00 in fiscal year 20	020 and \$5,000,000	) in fiscal year 2021 are a	appropriated from			
3.11	the clean wa	ater fund to the con	nmissioner of emp	oloyment and economic	development for			
3.12	awarding gr	ants under section	1. If the appropria	tion for either year is in	sufficient, the			

3.13 appropriation for the other year is available for it.