S3018-3

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

JRM

S.F. No. 3018

(SENATE AU)	THORS: SI	PARKS)
DATE	D-PG	OFFICIAL STATUS
03/21/2016	5155	Introduction and first reading Referred to Jobs, Agriculture and Rural Development
03/24/2016	5275a	Comm report: To pass as amended
	5282	Second reading
05/09/2016	6853a	Special Order: Amended
	6861	Third reading Passed
05/17/2016	7058	Returned from House with amendment
	7058	Senate not concur, conference committee of 3 requested
05/18/2016	7167	Senate conferees Sparks; Dahms; Eken
05/19/2016	7206	House conferees Anderson, P.; Hamilton; Poppe
05/22/2016	7413c	Conference committee report, delete everything
		Senate adopted CC report and repassed bill
	7425	Third reading
	7427	House adopted SCC report and repassed bill
		Presentment date 05/24/16

REVISOR

A bill for an act 1.1 relating to agriculture; making various policy and technical changes to 1.2 agriculture-related provisions and programs; providing for solar site management; 1.3 modifying elk management plan; modifying a previous appropriation; 1.4 establishing a Farmer-Lender Mediation Task Force and a Farm Safety Initiative; 1.5 requiring reports; amending Minnesota Statutes 2014, sections 3.7371, by adding 1.6 a subdivision; 17.53, subdivision 16; 18B.345; 28A.085, subdivision 1; 31.122; 1.7 31.94; 97B.516; Minnesota Statutes 2015 Supplement, sections 41A.14; 583.215; 1.8 Laws 2015, First Special Session chapter 4, article 1, section 2, subdivision 4; 19 proposing coding for new law in Minnesota Statutes, chapter 216B; repealing 1.10 Laws 2015, First Special Session chapter 4, article 2, section 81. 1.11

- 1.12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
- 1.13 Section 1. Minnesota Statutes 2014, section 3.7371, is amended by adding a
- 1.14 subdivision to read:

SF3018

1.15	Subd.	8.	Report.	The c	ommissioner	must	submit a	a rep	port to	the	chairs	of	the	house

- 1.16 of representatives and senate committees and divisions with jurisdiction over agriculture
- 1.17 and environment and natural resources by December 15 each year that details the total
- 1.18 amount of damages paid, by elk herd, in the previous two fiscal years.
- 1.19 Sec. 2. Minnesota Statutes 2014, section 17.53, subdivision 16, is amended to read:
- 1.20 Subd. 16. **Qualified voter.** "Qualified voter" means a producer who would be
- 1.21 subject to the payment of fees to finance the activities described in sections 17.51 to 17.69
- 1.22 and who shares directly in the profits and risk of loss from the agricultural operation
- 1.23 which produces or grows the commodity, regardless of the Internal Revenue Service
- 1.24 tax filing status of the producer.

	SF3018	REVISOR	JRM	S3018-3	3rd Engrossment				
2.1	Sec. 3. M	innesota Statutes 20)14, section 18	B.345, is amended to 1	read:				
2.2	18 B.3 4	5 PESTICIDE AP	PLICATION	ON GOLF COURSE	S.				
2.3	(a) App	lication of a pestici	de to the prope	erty of a golf course m	ust be performed by:				
2.4	(1) a structural pest control applicator; or								
2.5	(2) a co	ommercial or nonco	mmercial pest	icide applicator with a	ppropriate use				
2.6	eertification.								
2.7	(b) Pest	ticides determined b	by the commiss	sioner to be sanitizers a	and disinfectants are				
2.8	exempt from	the requirements in	n paragraph (a)).					
2.9	Sec. 4. Mi	innesota Statutes 20	014, section 28	A.085, subdivision 1, i	s amended to read:				
2.10	Subdivi	sion 1. Violations;	; prohibited a	cts. The commissione	r may charge a				
2.11	reinspection	fee for each reinspe	ction of a food	l handler that:					
2.12	(1) is fo	ound with a major v	iolation of req	uirements in chapter 2	8, 29, 30, 31, 31A,				
2.13	32, 33, or 34,	, or rules adopted u	nder one of the	ose chapters; <u>or</u>					
2.14	(2) is fo	ound with a violatio	on of section 3	1.02, 31.161, or 31.165	5, and requires a				
2.15	follow-up ins	pection after an adr	ninistrative mo	ecting held pursuant to	section 34A.06; or				
2.16	(3) <u>(</u>2) 1	fails to correct equip	oment and faci	lity deficiencies as requ	ired in rules adopted				
2.17	under chapter	r 28, 29, 30, 31, 31,	A, 32, or 34.						
2.18	The first	st reinspection of a t	firm with gros	s food sales under \$1,0	000,000 must be				
2.19	assessed at \$	150. The fee for a f	irm with gross	food sales over \$1,000	0,000 is \$200. The				
2.20	fee for a subs	sequent reinspection	n of a firm for	the same violation is 5	0 percent of their				
2.21	current licens	e fee or \$300, which	hever is greate	r. The establishment m	nust be issued written				
2.22	notice of viol	ations with a reason	hable date for	compliance listed on th	e notice. An initial				
2.23	inspection rel	lating to a complain	nt is not a reins	spection.					
2.24	Sec. 5. M	innesota Statutes 20)14, section 31	.122, is amended to re	ad:				
2.25	31.122	FOOD; TOLERA	NCES FOR A	ADDED POISONOUS	S INGREDIENTS.				
2.26	Any ad	ded poisonous or de	eleterious subs	tance, any food additiv	ve, any pesticide				

chemical in or on a raw agricultural commodity or any color additive, shall with respect 2.27 to any particular use or intended use be deemed unsafe for the purpose of application of 2.28 section 31.121, clause (b) 34A.02, clause (2), with respect to any food, unless there is in 2.29 effect a rule pursuant to section 31.101 limiting the quantity of such substance, and the use 2.30 or intended use of such substance conforms to the terms prescribed by such rule. While 2.31 such rules relating to such substance are in effect, a food shall not, by reason of bearing or 2.32 containing such substance in accordance with the rules, be considered adulterated within 2.33 the meaning of section 31.121, clause (a) <u>34A.02</u>, clause (1). 2.34

	SF3018	REVISOR	JRM	S3018-3	3rd Engrossment
3.1	Sec. 6. N	1innesota Statutes 20	14, section 31	.94, is amended to read	d:
3.2	31.94	ORGANIC AGRIC	<u>ULTURE;</u> C	OMMISSIONER DU	TIES.
3.3	(a) In o	order to promote opp	ortunities for	organic agriculture in	Minnesota, the
3.4	commission	er shall:			
3.5	(1) sur	vey producers and s	upport service	es and organizations to	determine
3.6	information	and research needs in	n the area of c	organic agriculture prac	tices;
3.7	(2) wo	rk with the Universit	ty of Minneso	ta and other research a	and education
3.8	institutions t	o demonstrate the or	-farm applica	bility of organic agricu	lture practices to
3.9	conditions in	n this state;			
3.10	(3) dire	ect the programs of t	he departmen	t so as to work toward	the promotion of
3.11	organic agrie	culture in this state;			
3.12	(4) inf	orm agencies of how	about state o	r federal programs coul	ld utilize and that
3.13	support orga	nic agriculture pract	ices; and		
3.14	(5) wo	rk closely with prod	ucers, produc	er organizations, the U	niversity of
3.15	Minnesota, t	he Minnesota Trade	Office, and ot	her appropriate agencie	es and organizations
3.16	to identify of	pportunities and need	ls as well as e	nsure coordination and	avoid duplication of
3.17	state agency	efforts regarding res	earch, teachir	ng, marketing, and exter	nsion work relating
3.18	to organic ag	griculture.			
3.19	(b) By	November 15 of eac	h year that er	ids in a zero or a five, t	he commissioner,
3.20	in conjunction	on with the task force	e created in pa	aragraph (c), shall repo	rt on the status of
3.21	organic agrie	culture in Minnesota	to the legisla	tive policy and finance	committees and
3.22	divisions wi	th jurisdiction over a	griculture. Th	ne report must include a	available data on
3.23	organic acre	age and production,	available data	on the sales or market	performance of
3.24	organic prod	lucts, and recommend	dations regard	ing programs, policies,	, and research efforts
3.25	that will ben	efit Minnesota's orga	inic agricultur	re sector.	
3.26	(c) A N	Ainnesota Organic A	dvisory Task	Force shall advise the c	ommissioner and the
3.27	University o	f Minnesota on polic	ies and progra	ams that will improve c	organic agriculture in
3.28	Minnesota, i	ncluding how availa	ble resources	can most effectively be	used for outreach,
3.29	education, re	esearch, and technica	l assistance th	at meet the needs of th	e organic agriculture
3.30	community s	sector. The task force	e must consist	of the following reside	ents of the state:
3.31	(1) thr	ee organic farmers;			
3.32	(2) one	e wholesaler or distri	butor of organ	nic products;	
3.33	(3) one	e representative of or	ganic certifica	ation agencies;	
3.34	(4) two	o organic processors;			
3.35	(5) one	e representative from	University of	Minnesota Extension;	
3.36	(6) one	e University of Minn	esota faculty	member;	

- (7) one representative from a nonprofit organization representing producers; 4.1 (8) two public members; 4.2 (9) one representative from the United States Department of Agriculture; 4.3 (10) one retailer of organic products; and 4.4 (11) one organic consumer representative. 4.5 The commissioner, in consultation with the director of the Minnesota Agricultural 4.6 Experiment Station; the dean and director of University of Minnesota Extension and the 4.7 dean of the College of Food, Agricultural and Natural Resource Sciences, shall appoint 4.8
- 4.9 members to serve three-year terms.
- 4.10 Compensation and removal of members are governed by section 15.059, subdivision
 4.11 6. The task force must meet at least twice each year and expires on June 30, 2016 2019.

(d) For the purposes of expanding, improving, and developing production and
marketing of the organic products of Minnesota agriculture, the commissioner may
receive funds from state and federal sources and spend them, including through grants or
contracts, to assist producers and processors to achieve certification, to conduct education
or marketing activities, to enter into research and development partnerships, or to address
production or marketing obstacles to the growth and well-being of the industry.

4.18 (e) The commissioner may facilitate the registration of state organic production
4.19 and handling operations including those exempt from organic certification according to
4.20 Code of Federal Regulations, title 7, section 205.101, and <u>accredited certification agents</u>
4.21 agencies operating within the state.

4.22

Sec. 7. Minnesota Statutes 2015 Supplement, section 41A.14, is amended to read:

4.23

4.24

41A.14 AGRICULTURE RESEARCH, EDUCATION, EXTENSION, AND TECHNOLOGY TRANSFER GRANT PROGRAM.

Subdivision 1. Duties; grants. The agriculture research, education, extension, and 4.25 technology transfer grant program is created. The purpose of the grant program is to 4.26 provide investments that will most efficiently achieve long-term agricultural productivity 4.27 increases through improved infrastructure, vision, and accountability. The scope and 4.28 intent of the grants, to the extent possible, shall provide for a long-term base funding 4.29 that allows the research grantee to continue the functions of the research, education, and 4.30 extension, and technology transfer efforts to a practical conclusion. Priority for grants 4.31 shall be given to human infrastructure. The commissioner shall provide grants for: 4.32 (1) agricultural research, extension, and technology transfer needs and recipients 4.33 including agricultural research and extension at the University of Minnesota, research and 4.34

4.35 outreach centers, the College of Food, Agricultural and Natural Resource Sciences, the

5.1	Minnesota Agricultural Experiment Station, University of Minnesota Extension Service,
5.2	the University of Minnesota Veterinary School, the Veterinary Diagnostic Laboratory,
5.3	the Stakman-Borlaug Center, and the Minnesota Agriculture Fertilizer Research and
5.4	Education Council; for use by any of the following:
5.5	(i) the College of Food, Agricultural and Natural Resource Sciences;
5.6	(ii) the Minnesota Agricultural Experiment Station;
5.7	(iii) the University of Minnesota Extension Service;
5.8	(iv) the University of Minnesota Veterinary School;
5.9	(v) the Veterinary Diagnostic Laboratory; or
5.10	(vi) the Stakman-Borlaug Center;
5.11	(2) agriculture rapid response for plant and animal diseases and pests; and
5.12	(3) agricultural education including but not limited to the Minnesota Agriculture
5.13	Education Leadership Council, farm business management, mentoring programs, graduate
5.14	debt forgiveness, and high school programs.
5.15	Subd. 2. Advisory panel. (a) In awarding grants under this section, the
5.16	commissioner and a representative of the College of Food, Agricultural and Natural
5.17	Resource Sciences at the University of Minnesota must consult with an advisory panel
5.18	consisting of the following stakeholders:
5.19	(1) a representative of the College of Food, Agricultural and Natural Resource
5.20	Sciences at the University of Minnesota;
5.21	(2) (1) a representative of the Minnesota State Colleges and Universities system;
5.22	(3) (2) a representative of the Minnesota Farm Bureau;
5.23	(4) (3) a representative of the Minnesota Farmers Union;
5.24	(5) (4) a person representing agriculture industry statewide;
5.25	(6) (5) a representative of each of the state commodity councils organized under
5.26	section 17.54 and the Minnesota Pork Board;
5.27	(7) (6) a person representing an association of primary manufacturers of forest
5.28	products;
5.29	(8) (7) a person representing organic or sustainable agriculture; and
5.30	(9) (8) a person representing statewide environment and natural resource
5.31	conservation organizations.
5.32	(b) Members under paragraph (a), clauses (1) to (3) and (5), shall be chosen by their
5.33	respective organizations.
5.34	Subd. 3. Account. An agriculture research, education, extension, and technology
5.35	transfer account is created in the agricultural fund in the state treasury. The account
5.36	consists of money received in the form of gifts, grants, reimbursement, or appropriations

SF3018

REVISOR

JRM

S3018-3

3rd Engrossment

	SF3018	REVISOR	JRM	S3018-3	3rd Engrossment		
6.1	from any source	ce for any of the pur	poses provid	ed in subdivision 1, ar	nd any interest or		
6.2	·			is appropriated to the	-		
6.3		the purposes under					
	C						
6.4	<u>EFFEC</u>	TIVE DATE. This s	ection is effe	ctive the day following	g final enactment.		
6.5	Sec. 8. Mir	nesota Statutes 2014	4, section 97	B.516, is amended to r	ead:		
6.6	97B.516	ELK MANAGEM	ENT PLAN				
6.7	<u>(a)</u> The c	commissioner of natu	ural resources	s must adopt an elk ma	nagement plan that:		
6.8	(1) recog	nizes the value and	uniqueness c	of elk;			
6.9	(2) provi	des for integrated m	anagement o	f an elk population in	harmony with the		
6.10	environment; a	and					
6.11	(3) afford	ds optimum recreation	onal opportui	nities.			
6.12	<u>(b) Notw</u>	ithstanding paragrap	oh (a), the co	mmissioner must not r	nanage an elk herd		
6.13	in a manner that	at would increase the	e size of the h	nerd, including adoption	on or implementation		
6.14	of an elk management plan designed to increase an elk herd, unless the commissioner of						
6.15	agriculture verifies that crop and fence damages paid under section 3.7371 and attributed						
6.16	to the herd have not increased for at least two years.						
6.17	(c) At lea	ast 60 days prior to	implementing	g a plan to increase an	elk herd, the		
6.18	commissioners	s of natural resources	s and agricult	cure must hold a joint p	public meeting in the		
6.19	county where t	the elk herd to be ind	creased is loc	ated. At the meeting,	the commissioners		
6.20	must present ev	vidence that crop and	l fence damag	ges have not increased	in the prior two years		
6.21	and must detai	l the practices that w	vill be used to	reduce elk conflicts w	vith area landowners.		
6.22	EFFEC	FIVE DATE. This s	ection is effe	ctive the day following	g final enactment.		
6.23	Sec. 9. [21	6B.1642] SOLAR S	SITE MANA	GEMENT.			
6.24	Subdivis	ion 1. Site manager	ment practic	es. An owner of a gro	und-mounted solar		
6.25	site with a gen	erating capacity of r	more than 40	kilowatts may follow	site management		
6.26	practices that (1) provide native pe	erennial vege	tation and foraging hal	bitat beneficial to		
6.27	gamebirds, sor	ngbirds, and pollinat	ors, and (2) r	educe storm water run	off and erosion at		
6.28	the solar gener	ation site. To the ex	tent practical	ble, when establishing	perennial vegetation		
6.29	and beneficial	foraging habitat, a s	olar site own	er shall use native plan	nt species and seed		
6.30	mixes under D	epartment of Natura	al Resources	"Prairie Establishment	& Maintenance		
6.31	Technical Guid	dance for Solar Proj	ects."				
6.32	Subd. 2.	Recognition of ben	eficial habit	at. An owner of a sola	ar site implementing		
6.00	1			ion more aloins that the			

6.33 solar site management practices under this section may claim that the site provides

	SF3018	REVISOR	JRM	S3018-3	3rd Engrossment	t	
7.1	benefits to gam	ebirds, songbirds,	and pollinato	rs only if the site a	dheres to guidance set		
7.2					oil Resources or any		
7.3					on standard established		
7.4	by the Board o	f Water and Soil R	esources. An	owner making a be	eneficial habitat claim		
7.5	must make the	site's vegetation n	nanagement p	an available to the	public and provide a		
7.6	copy of the plan to a Minnesota nonprofit solar industry trade association.						
7.7	Sec. 10. Mi	nnesota Statutes 20	015 Suppleme	nt, section 583.215	, is amended to read:		
7.8	583.215	EXPIRATION.					
7.9	Sections	336.9-601, subsect	tions (h) and (i); 550.365; 559.20	09; 582.039; and 583.20		
7.10	to 583.32, expi	ire June 30, 2016 2	<u>2018</u> .				
7.11	EFFECT	[IVE DATE. <u>This</u>	section is effe	ective the day follow	wing final enactment.		
7.12	Sec. 11. Lav	ws 2015, First Spe	cial Session c	hapter 4, article 1, s	section 2, subdivision 4,		
7.13	is amended to	read:					
7.14 7.15	Subd. 4. Agr Bioproduct A	iculture, Bioenerg dvancement	gy, and	14,993	,000 19,010,000)	
7.16	\$4,483,000 the	first year and \$8,5	500,000 the				
7.17	second year are	e for transfer to the	agriculture				
7.18	research, educa	ation, extension, a	nd				
7.19	technology tran	nsfer account unde	r Minnesota				
7.20	Statutes, sectio	on 41A.14, subdivi	sion 3.				
7.21	The transfer in	this paragraph inc	cludes				
7.22	money for plan	nt breeders at the U	Jniversity				
7.23	of Minnesota f	for wild rice, potate	oes, and				
7.24	grapes. Of thes	se amounts, at leas	t \$600,000				
7.25	each year is for	r agriculture rapid	response				
7.26	the Minnesota	Agricultural Expe	riment				
7.27	Station's Agric	ulture Rapid Respo	onse Fund				
7.28	under Minneso	ota Statutes, section	n 41A.14,				
7.29	subdivision 1,	clause (2). Of the	amount				
7.30	appropriated in	this paragraph, \$	1,000,000				
7.31	each year is fo	r transfer to the B	oard of				
7.32	Regents of the	University of Min	nesota for				
7.33	research to det	ermine (1) what is	causing				

8.1	avian influenza, (2) why some fowl are more
8.2	susceptible, and (3) prevention measures that
8.3	can be taken. Of the amount appropriated
8.4	in this paragraph, \$2,000,000 each year
8.5	is for grants to the Minnesota Agriculture
8.6	Education Leadership Council to enhance
8.7	agricultural education with priority given
8.8	to Farm Business Management challenge
8.9	grants. The commissioner shall transfer the
8.10	remaining grant funds in this appropriation
8.11	each year to the Board of Regents of the
8.12	University of Minnesota for purposes of
8.13	Minnesota Statutes, section 41A.14.
8.14	To the extent practicable, funds expended
8.15	under Minnesota Statutes, section 41A.14,
8.16	subdivision 1, clauses (1) and (2), must
8.17	supplement and not supplant existing sources
8.18	and levels of funding. The commissioner may
8.19	use up to 4.5 percent of this appropriation
8.20	for costs incurred to administer the program.
8.21	Any unencumbered balance does not cancel
8.22	at the end of the first year and is available for
8.23	the second year.
8.24	\$10,235,000 the first year and \$10,235,000
8.25	the second year are for the agricultural
8.26	growth, research, and innovation program
8.27	in Minnesota Statutes, section 41A.12. No
8.28	later than February 1, 2016, and February
8.29	1, 2017, the commissioner must report to
8.30	the legislative committees with jurisdiction
8.31	over agriculture policy and finance regarding
8.32	the commissioner's accomplishments
8.33	and anticipated accomplishments in
8.34	the following areas: facilitating the
8.35	start-up, modernization, or expansion of
8.36	livestock operations including beginning

and transitioning livestock operations; 9.1 9.2 developing new markets for Minnesota farmers by providing more fruits, vegetables, 9.3 meat, grain, and dairy for Minnesota school 9.4 children; assisting value-added agricultural 9.5 businesses to begin or expand, access new 9.6 markets, or diversify products; developing 9.7 urban agriculture; facilitating the start-up, 9.8 modernization, or expansion of other 9.9 beginning and transitioning farms including 9.10 loans under Minnesota Statutes, section 9.11 41B.056; sustainable agriculture on farm 9.12 research and demonstration; development or 9.13 expansion of food hubs and other alternative 9.14 community-based food distribution systems; 9.15 and research on bioenergy, biobased content, 9.16 or biobased formulated products and other 9.17 renewable energy development. The 9.18 commissioner may use up to 4.5 percent 9.19 of this appropriation for costs incurred to 9.20 administer the program. Any unencumbered 9.21 balance does not cancel at the end of the first 9.22 9.23 year and is available for the second year. Notwithstanding Minnesota Statutes, section 9.24 16A.28, the appropriations encumbered 9.25 9.26 under contract on or before June 30, 2017, for agricultural growth, research, and innovation 9.27 grants are available until June 30, 2019. 9.28 The commissioner may use funds 9.29 appropriated for the agricultural growth, 9.30 research, and innovation program as provided 9.31 in this paragraph. The commissioner may 9.32 award grants to owners of Minnesota 9.33 facilities producing bioenergy, biobased 9.34 content, or a biobased formulated product; 9.35 to organizations that provide for on-station, 9.36

on-farm field scale research and outreach to 10.1 10.2 develop and test the agronomic and economic requirements of diverse strands of prairie 10.3 plants and other perennials for bioenergy 10.4 systems; or to certain nongovernmental 10.5 entities. For the purposes of this paragraph, 10.6 "bioenergy" includes transportation fuels 10.7 derived from cellulosic material, as well as 10.8 the generation of energy for commercial heat, 10.9 industrial process heat, or electrical power 10.10 from cellulosic materials via gasification or 10.11 10.12 other processes. Grants are limited to 50 percent of the cost of research, technical 10.13 assistance, or equipment related to bioenergy, 10.14 10.15 biobased content, or biobased formulated product production or \$500,000, whichever 10.16 is less. Grants to nongovernmental entities 10.17 10.18 for the development of business plans and structures related to community ownership 10.19 of eligible bioenergy facilities together may 10.20 not exceed \$150,000. The commissioner 10.21 shall make a good-faith effort to select 10.22 10.23 projects that have merit and, when taken 10.24 together, represent a variety of bioenergy technologies, biomass feedstocks, and 10.25 10.26 geographic regions of the state. Projects must have a qualified engineer provide 10.27 certification on the technology and fuel 10.28 source. Grantees must provide reports at the 10.29 request of the commissioner. 10.30 Of the amount appropriated for the 10.31 agricultural growth, research, and innovation 10.32

10.33 program in this subdivision, \$1,000,000 the

- 10.34 first year and \$1,000,000 the second year
- 10.35 are for distribution in equal amounts to each

11.1	of the state's county fairs to preserve and
11.2	promote Minnesota agriculture.
11.3	Of the amount appropriated for the
11.4	agricultural growth, research, and innovation
11.5	program in this subdivision, \$500,000 in
11.6	fiscal year 2016 and \$1,500,000 in fiscal
11.7	year 2017 are for incentive payments
11.8	under Minnesota Statutes, sections 41A.16,
11.9	41A.17, and 41A.18. If the appropriation
11.10	exceeds the total amount for which all
11.11	producers are eligible in a fiscal year, the
11.12	balance of the appropriation is available
11.13	to the commissioner for the agricultural
11.14	growth, research, and innovation program.
11.15	Notwithstanding Minnesota Statutes,
11.16	section 16A.28, the first year appropriation
11.17	is available until June 30, 2017, and the
11.18	second year appropriation is available until
11.19	June 30, 2018. The commissioner may use
11.20	up to 4.5 percent of the appropriation for
11.21	administration of the incentive payment
11.22	programs.
11.23	Of the amount appropriated for the
11.24	agricultural growth, research, and innovation
11.25	program in this subdivision, \$250,000
11.26	the first year is for grants to communities
11.27	to develop or expand food hubs and
11.28	other alternative community-based food
11.29	distribution systems. Of this amount,
11.30	\$50,000 is for the commissioner to consult
11.31	with existing food hubs, alternative
11.32	community-based food distribution systems,
11.33	and University of Minnesota Extension
11.34	to identify best practices for use by other
11.35	Minnesota communities. No later than
11.26	December 15, 2015, the commissioner must

report to the legislative committees with 12.1 jurisdiction over agriculture and health 12.2 regarding the status of emerging alternative 12.3 community-based food distribution systems 12.4 in the state along with recommendations 12.5 to eliminate any barriers to success. Any 12.6 unencumbered balance does not cancel at the 12.7 end of the first year and is available for the 12.8 second year. This is a onetime appropriation. 12.9 \$250,000 the first year and \$250,000 the 12.10 12.11 second year are for grants that enable retail petroleum dispensers to dispense 12.12 biofuels to the public in accordance with the 12.13 biofuel replacement goals established under 12.14 Minnesota Statutes, section 239.7911. A 12.15 12.16 retail petroleum dispenser selling petroleum for use in spark ignition engines for vehicle 12.17 model years after 2000 is eligible for grant 12.18 12.19 money under this paragraph if the retail petroleum dispenser has no more than 15 12.20 retail petroleum dispensing sites and each 12.21 site is located in Minnesota. The grant 12.22 money received under this paragraph must 12.23 12.24 be used for the installation of appropriate technology that uses fuel dispensing 12.25 equipment appropriate for at least one fuel 12.26 dispensing site to dispense gasoline that is 12.27 blended with 15 percent of agriculturally 12.28 derived, denatured ethanol, by volume, and 12.29 appropriate technical assistance related to 12.30 the installation. A grant award must not 12.31 exceed 85 percent of the cost of the technical 12.32 assistance and appropriate technology, 12.33 including remetering of and retrofits for 12.34 retail petroleum dispensers and replacement 12.35 of petroleum dispenser projects. The 12.36

13.1	commissioner may use up to \$35,000 of this
13.2	appropriation for administrative expenses.
13.3	The commissioner shall cooperate with
13.4	biofuel stakeholders in the implementation
13.5	of the grant program. The commissioner
13.6	must report to the legislative committees
13.7	with jurisdiction over agriculture policy and
13.8	finance by February 1 each year, detailing
13.9	the number of grants awarded under this
13.10	paragraph and the projected effect of the grant
13.11	program on meeting the biofuel replacement
13.12	goals under Minnesota Statutes, section
13.13	239.7911. These are onetime appropriations.
13.14	\$25,000 the first year and \$25,000 the second
13.15	year are for grants to the Southern Minnesota
13.16	Initiative Foundation to promote local foods
13.17	through an annual event that raises public
13.18	awareness of local foods and connects local
13.19	food producers and processors with potential
13.20	buyers.

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

13.22 Sec. 12. FARMER-LENDER MEDIATION TASK FORCE.

The commissioner of agriculture must convene an advisory task force to provide 13.23 recommendations to the legislature regarding the state's Farmer-Lender Mediation Act. 13.24 The task force must be comprised of 14 members, including the commissioner or the 13.25 commissioner's designee, one farm advocate appointed by the commissioner who is 13.26 responsible for mediating debt between farmers and lenders, one adult farm business 13.27 13.28 management instructor appointed by the commissioner and three farmers appointed by the commissioner, at least one of whom is a beginning or nontraditional farmer and at 13.29 least one of whom has personal experience with the farmer-lender mediation program. 13.30 13.31 The remaining membership of the task force consists of one member appointed by each of the following entities: 13.32

- 13.33 (1) Minnesota Farm Bureau;
- 13.34 (2) Minnesota Farmers Union;

	SF3018	REVISOR	JRM	S3018-3	3rd Engrossment				
14.1	(3) Minne	esota Bankers Ass	sociation:						
14.2	<u></u>	endent Communit		vinnesota:					
14.3	··· ·	Credit Services -							
14.4	- · ·	esota Credit Unior							
14.5				Dealers Association; a	nd				
14.6	(8) University of Minnesota Extension.								
14.7	No later t	han February 1, 2	017, the comr	nissioner must report	the task force's				
14.8	recommendatio	ons to the legislativ	ve committees	with jurisdiction over	agriculture policy				
14.9	and finance.								
14.10	Sec. 13. <u>FA</u>	RM SAFETY IN	NITIATIVE.						
14.11	<u>(a)</u> The c	ommissioner of ag	griculture shall	analyze the range of	safety challenges				
14.12	presented in th	e operation of a fa	arm. The com	missioner's analysis sl	hall include				
14.13	consultation wi	ith organizations i	n Minnesota th	nat address issues of fa	arm safety. The				
14.14	commissioner s	shall report the fin	dings to the le	gislative committees v	vith jurisdiction over				
14.15	agricultural pol	icy by February 1	, 2017. The re	port must, at a minim	um:				
14.16	<u>(1) provie</u>	le information on	how other state	es in the Midwest, incl	uding but not limited				
14.17	to Wisconsin, I	owa, and Nebrask	a, address farr	n safety issues;					
14.18	(2) identi	fy common safety	issues faced b	y Minnesota farmers	that need attention,				
14.19	including com	non causes of farr	m-related accid	lents;					
14.20	(3) identi	fy how farm safet	y programs ca	n better serve the grow	wing farm labor				
14.21	population; and	1							
14.22	<u>(4) make</u>	recommendations	to the legislat	ure on how to improve	e farm safety efforts				
14.23	in Minnesota.								
14.24	<u>(b) By Oc</u>	ctober 1, 2016, the	e commissione	r of agriculture shall c	ompile an inventory				
14.25	of farm safety	programs and resc	ources that are	currently available in	Minnesota. After				
14.26				l make available the in					
14.27	to farm operato	ors in Minnesota t	he farm safety	programs and resource	es contained in				
14.28	the inventory.								
	~								
14.29	Sec. 14. <u>RI</u>								
14.30	Laws 201	5, First Special So	ession chapter	4, article 2, section 81	, is repealed.				
14.31	EFFECT	TIVE DATE. This	section is effe	ective the day followin	g final enactment.				

Sec. 14.

APPENDIX Repealed Minnesota Session Laws: S3018-3

Laws 2015, First Special Session chapter 4, article 2, section 81

Sec. 81. Minnesota Statutes 2014, section 583.215, is amended to read:

583.215 EXPIRATION.

Sections 336.9-601, subsections (h) and (i); 550.365; 559.209; 582.039; and 583.20 to 583.32, expire June 30, 2016 2017.

EFFECTIVE DATE. This section is effective May 23, 2016, if the legislature does not meet in regular session in calendar year 2016 before May 23, 2016. If the legislature meets in regular session in calendar year 2016 before May 23, 2016, this section is void.