CKM/AD

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3954

| (SENATE AUTHORS: PUTNAM, McEwen, Morrison, Carlson and Hawj) | | | | | |
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| DATE | D-PG | OFFICIAL STATUS | | | |
| 02/19/2024 | I | ntroduction and first reading | | | |
| | F | Referred to Environment, Climate, and Legacy | | | |

| 1.1 | A bill for an act |
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| 1.2 | relating to environment; establishing certified salt applicator program; limiting |
| 1.3 | liability; requiring a report; proposing coding for new law in Minnesota Statutes, |
| 1.4 | chapter 116. |
| 1.5 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
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| 1.6 | Section 1. [116.2025] SALT APPLICATORS; VOLUNTARY CERTIFICATION |
| 1.7 | PROGRAM. |
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| 1.8 | Subdivision 1. Definitions. For purposes of this section, the following terms have the |
| 1.9 | meanings given: |
| 1.10 | (1) "certified commercial applicator" means an individual who applies deicer, completed |
| 1.11 | training on snow and ice removal and deicer application approved by the commissioner, |
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| 1.12 | and passed an examination after completing the training; |
| 1.13 | (2) "commercial applicator" means an individual who applies deicer for hire but does |
| 1.14 | not include a municipal, state, or other government employee; |
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| 1.15 | (3) "deicer" means any substance used to melt snow and ice, or used for its anti-icing |
| 1.16 | effects, on privately owned surfaces traveled by pedestrians and vehicles; and |
| 1 17 | (1) "any and many a many an that any a an langue neal estate and that antens into a purition |
| 1.17 | (4) "owner" means a person that owns or leases real estate and that enters into a written |
| 1.18 | contract with a certified commercial applicator for snow and ice removal and deicer |
| 1.19 | application. |
| 1.20 | Subd. 2. Voluntary certification program; best management practices; training. (a) |
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| 1.21 | The commissioner of the Pollution Control Agency must develop a training program that |
| 1.22 | promotes best management practices for snow and ice removal and deicer application that |

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| 01/03/24 | REVISOR | CKM/AD | 24-05219 | as introduced |
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| 2.1 | protect water quality and allows commercial applicators to obtain certification as a |
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| 2.2 | water-friendly applicator. The commissioner must certify a commercial applicator as a |
| 2.3 | water-friendly applicator if the applicator successfully completes the program and passes |
| 2.4 | the examination. |
| 2.5 | (b) Certification under this subdivision must be renewed every ten years. The |
| 2.6 | commissioner must provide additional training under this section for certified commercial |
| 2.7 | applicators renewing certification after their initial training and certification. |
| 2.8 | (c) The commissioner must provide the training and testing module at locations statewide |
| 2.9 | and may make the recertification training available online. |
| 2.10 | (d) The commissioner must designate other entities that are approved to provide the |
| 2.11 | training required under this subdivision and to administer the examination. The commissioner |
| 2.12 | must maintain a list of approved training providers on the agency's website. By the fifth |
| 2.13 | business day of each month, an approved training provider must submit a list of commercial |
| 2.14 | applicators that completed the training and passed the examination in the preceding month. |
| 2.15 | (e) The commissioner must annually post the best management practices and a list of |
| 2.16 | certified commercial applicators on the agency's website. |
| 2.17 | (f) The commissioner or approved training provider may charge a fee of no more than |
| 2.18 | \$350 per certified commercial applicator for certification or recertification training under |
| 2.19 | this section. An approved training provider may retain half of the fee and must submit the |
| 2.20 | remainder to the commissioner. Fees submitted to and fees collected by the commissioner |
| 2.21 | under this paragraph must be deposited in the environmental fund. |
| 2.22 | Subd. 3. Liability. (a) A certified commercial applicator or an owner is not liable for |
| 2.23 | damages arising from hazards resulting from the accumulation of snow and ice on any real |
| 2.24 | estate maintained by the certified commercial applicator when the hazard is solely caused |
| 2.25 | by snow or ice and the certified commercial applicator used the best management practices |
| 2.26 | for snow and ice removal and deicing approved by the commissioner. |
| 2.27 | (b) Nothing in paragraph (a) prevents or limits the liability of a certified commercial |
| 2.28 | applicator or owner if the certified commercial applicator or owner: |
| 2.29 | (1) commits an act or omission that constitutes gross negligence or willful or wanton |
| 2.30 | disregard for the safety of entrants onto real estate of the owner that is maintained by the |
| 2.31 | certified commercial applicator and that act or omission proximately causes injury, damage, |
| 2.32 | or death; |

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| 3.1 | <u>(2) intent</u> | ionally injures an | entrant on real est | ate of the owner that is m | aintained by the | |
| 3.2 | certified commercial applicator; or | | | | | |
| 3.3 | (3) fails to comply with the best management practices for snow and ice removal and | | | | | |
| 3.4 | deicer application approved by the commissioner. | | | | | |
| 3.5 | (c) The liability of a commercial applicator who applies deicer but is not certified under | | | | | |
| 3.6 | this section may not be determined under the standards provided in this subdivision. | | | | | |
| 3.7 | Subd. 4. | Record keeping. | A certified commer | cial applicator must maint | ain the following | |
| 3.8 | records as part of the best management practices approved by the commissioner: | | | | | |
| 3.9 | (1) a copy of the applicator's certification and any recertification issued under this section; | | | | | |
| 3.10 | (2) evidence of passing the examination approved by the commissioner; | | | | | |
| 3.11 | <u>(3) copie</u> | s of the winter ma | aintenance assessm | ent tool requirements dev | veloped by the | |
| 3.12 | commissioner; | | | | | |
| 3.13 | <u>(4) a writ</u> | ten record describ | oing the road, parkin | ng lot, and property maint | enance practices | |
| 3.14 | used. The written record must include the type and rate of application of deicer used, the | | | | | |
| 3.15 | dates of treatment, and the weather conditions for each event requiring deicing. The records | | | | | |
| 3.16 | must be kept for a minimum of six years; and | | | | | |
| 3.17 | <u>(5) proof</u> | of compliance w | ith the reporting rea | quirements under subdivi | <u>sion 7.</u> | |
| 3.18 | Subd. 5. | Penalty. The com | missioner may rev | oke or decline to renew t | he certification | |
| 3.19 | of a commer | cial applicator wh | no violates this sect | ion or rules adopted unde | er this section. | |
| 3.20 | Subd. 6. | Relation to other | • law. Nothing in th | is section affects municip | al liability under | |
| 3.21 | section 466.0 |)3. | | | | |
| 3.22 | Subd. 7. | Reporting requi | red. By July 1 each | year, a certified commen | cial applicator | |
| 3.23 | <u>must submit</u> | to the commissio | ner on a form prese | cribed by the commission | er the amounts | |
| 3.24 | and types of | deicers used in th | ne previous calenda | r year. | | |
| 3.25 | EFFECT | T IVE DATE. Thi | s section is effectiv | e August 1, 2024, and ap | plies to claims | |
| 3.26 | arising on or | after that date. | | | | |
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