CKM/CS

19-0875

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

## S.F. No. 879

(SENATE AUTHORS: CHAMPION and Wiger)						
DATE	D-PG	OFFICIAL STATUS				
02/07/2019	282	Introduction and first reading Referred to Environment and Natural Resources Policy and Legacy Finance				
03/07/2019	714	Author added Wiger				

1.1	A bill for an act
1.2 1.3 1.4	relating to environment; providing for offers of supplemental environmental projects in conjunction with certain enforcement actions against polluters; proposing coding for new law in Minnesota Statutes, chapter 116.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [116.0735] SUPPLEMENTAL ENVIRONMENTAL PROJECTS.
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.8	the meanings given.
1.9	(b) "Agency" means the Minnesota Pollution Control Agency.
1.10	(c) "Commissioner" means the commissioner of the Minnesota Pollution Control Agency.
1.11	(d) "Noncompliance" means:
1.12	(1) violation by a regulated facility of a quantitative pollution emissions limit contained
1.13	in a state or federal statute or rule or in a permit issued by the agency; or
1.14	(2) release of a pollutant or hazardous substance, as defined in section 115B.02.
1.15	(e) "Public health supplemental environmental project" means a supplemental
1.16	environmental project that provides diagnostic, preventive, or health care treatment related
1.17	to the actual or potential harm to human health of persons exposed to pollution as a result
1.18	of a regulated facility's noncompliance. Public health supplemental environmental project
1.19	includes but is not limited to collection and analysis of epidemiological data; collection and
1.20	analysis of blood, fluid, or tissue samples; medical examinations of potentially affected
1.21	persons; and medical treatment and rehabilitation therapy of persons determined to be
1.22	affected by pollution from a noncompliant regulated facility.

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Section 1.

2.1	(f) "Supplemental environmental project" means a project that benefits the environment
2.2	or public health and that a regulated facility agrees to undertake, though not legally required
2.3	to do so, as part of a settlement with respect to an enforcement action taken by the agency
2.4	to resolve noncompliance.
2.5	(g) "Supplemental environmental project type" or "project type" means a category of
2.6	supplemental environmental project, such as pollution prevention, environmental protection
2.7	and restoration, public health, and others, as enumerated in the agency's "Discussion of
2.8	Supplemental Environmental Projects (SEPs) as a means to achieve Pollution Prevention
2.9	or other Environmental Gains," October 2009, or successor agency guidance documents.
2.10	Subd. 2. Supplemental environmental project. Notwithstanding section 16A.151, the
2.11	commissioner may offer a regulated facility subject to an agency enforcement action the
2.12	option to conduct, or pay for a third party to conduct, a supplemental environmental project
2.13	whenever the commissioner determines it to be in the public interest.
2.14	Subd. 3. Public health supplemental environmental project. (a) Notwithstanding
2.15	section 16A.151, the commissioner must offer a regulated facility subject to an agency
2.16	enforcement action the option to conduct, or pay for a third party to conduct, a public health
2.17	supplemental environmental project whenever the commissioner determines that pollution
2.18	resulting from noncompliance may result in measurable impacts on the health of the
2.19	population exposed to the pollution. In making this determination, the commissioner must
2.20	consider:
2.21	(1) the extent and duration of the pollution;
2.22	(2) the nature of the pollutant and its potential effect on human health, taking into
2.23	consideration its tendency to:
2.24	(i) persist and bioaccumulate in the body;
2.25	(ii) produce adverse human health effects at very low levels of concentration; and
2.26	(iii) be associated with harmful reproductive or developmental impacts;
2.27	(3) the level of concern expressed by the population exposed to the pollutant regarding
2.28	potential health effects from exposure;
2.29	(4) the cumulative levels and effects of past and current pollution from all sources on
2.30	the exposed population; and
2.31	(5) demographic, economic, and social characteristics of the population exposed to the
2.32	pollutant that may impair the population's ability to withstand, respond to, or recover from

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	12/28/18	REVISOR	CKM/CS	19-0875	as introduced
3.1	the exposure	or that increase th	ne population's likeli	hood of sustaining an a	dverse effect from
3.2	the exposure.	<u>-</u>			
3.3	(b) The re	equirements of th	is subdivision do no	t affect the commissio	ner's authority to
3.4				rojects for consideration	
3.5	facility.				
3.6	Subd. 4.	Community part	t <b>icipation.</b> The com	missioner must ensure	that, before
3.7	developing th	ne specific activit	ies that must be incl	uded in a public health	n supplemental
3.8	environmenta	al project, the cor	nmissioner and any	third party designated	to manage the
3.9	public health	supplemental en	vironmental project	meet directly with the	population
3.10	potentially af	fected by the pol	lution to understand	their concerns and inc	corporate those
3.11	concerns into	the public health	n supplemental envi	conmental project.	
3.12	<u>Subd. 5.</u>	Legislative repor	rt. By January 1, 202	20, and each January 1	thereafter, the
3.13	commissione	r must submit a re	eport to the chairs and	d ranking minority mer	nbers of the senate
3.14	and house of	representatives co	ommittees with prima	ry jurisdiction over env	vironmental policy
3.15	and finance,	containing, at a n	ninimum, the follow	ing information:	
3.16	(1) for the	e most recent cale	endar year, and each	of the three preceding	calendar years:
3.17	(i) the nur	nber of enforcen	nent actions taken by	the agency against re	gulated facilities
3.18	for pollution	emissions and th	e amount of penaltie	es imposed and collected	ed;
3.19	(ii) the nu	mber of offers of	supplemental enviro	nmental projects the co	ommissioner made
3.20	to regulated f	facilities, by proje	ect type;		
3.21	(iii) the n	umber of offers o	f supplemental envi	ronmental projects acc	cepted and
3.22	implemented	by regulated fac	ilities, by project typ	be; and	
3.23	(iv) the ar	nount of funds sp	ent on supplemental	environmental project	ts implemented by
3.24	regulated fac	ilities, reported b	y range of expenditude	ares and by project typ	<u>e;</u>
3.25	(2) for the	e most recent cale	endar year, a summa	ry of the activities of e	each supplemental
3.26	environmenta	al project implem	ented; and		
3.27	(3) for the	most recent cale	ndar year, for each p	ublic health supplemer	ntal environmental
3.28	project condu	icted, the number	r of persons:		
3.29	<u>(i) from w</u>	whom data and sa	mples were collecte	d and the results of the	eir analysis; and
3.30	<u>(ii) who u</u>	nderwent medica	al examinations, trea	tment, and rehabilitati	on, each reported
3.31	separately.				
3.32	EFFECT	<b>TVE DATE.</b> Thi	s section is effective	the day following fina	al enactment.