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S0466-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 466

(SENATE AUTHORS: CHAMPION, Hoffman and Marty)					
DATE	D-PG	OFFICIAL STATUS			
01/19/2023	305	Introduction and first reading			
		Referred to Environment, Climate, and Legacy			
03/09/2023	1450a	Comm report: To pass as amended and re-refer to State and Local Government and Veterans			
03/27/2023	2727	Author added Hoffman			
03/30/2023	2812	Author added Marty			
		See HF2310			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to environment; modifying requirement to analyze and consider cumulative pollution before issuing air quality permit; providing for identification of environmental justice areas; requiring demographic analysis in certain environmental permitting and review; making technical corrections; amending Minnesota Statutes 2022, sections 116.06, by adding subdivisions; 116.07, by adding subdivisions.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9 1.10	Section 1. Minnesota Statutes 2022, section 116.06, is amended by adding a subdivision to read:
1.11	Subd. 6a. Commissioner. "Commissioner" means the commissioner of the Pollution
1.12	Control Agency.
1.13	EFFECTIVE DATE. This section is effective the day following final enactment.
1.14 1.15	Sec. 2. Minnesota Statutes 2022, section 116.06, is amended by adding a subdivision to read:
1.16	Subd. 6b. Compelling public interest. "Compelling public interest" means one that
1.17	primarily serves an essential environmental, health, or safety need of members of the
1.18	environmental justice area, is necessary to serve that need, and no other reasonably available
1.19	means exist to meet that need.
1.20	EFFECTIVE DATE. This section is effective the day following final enactment.

	SF466	REVISOR	СКМ	S0466-1	1st Engrossment
2.1	Sec. 3. N	/innesota Statutes 202	2, section 116.00	5, is amended by adding	g a subdivision to
2.2	read:				
2.3	Subd.	6c. Cumulative impac	ts. "Cumulative	impacts" means the pote	ential public health
2.4	and enviro	onmental impacts from	combined pollut	ant exposures and risks	, incorporating the
2.5	context of	community vulnerabil	ities, assessed fi	om publicly accessible	data based on the
2.6	past, prese	ent, and reasonably fore	eseeable future l	evels, emissions, and di	scharges affecting
2.7	the geogra	phical area.			
2.8	<u>EFFE</u>	CTIVE DATE. This so	ection is effectiv	e the day following fin	al enactment.
2.9	Sec. 4. N	Ainnesota Statutes 202	2, section 116.0	6, is amended by adding	g a subdivision to
2.10	read:				
2.11	Subd.	10a. <mark>Environmental a</mark>	nd public healt	h stressors. "Environm	ental and public
2.12	health stre	ssors" means sources o	of environmenta	l pollution, including bu	at not limited to
2.13	<u>concentrat</u>	ed areas of air pollutio	n, mobile source	es of air pollution, contained	aminated sites,
2.14	transfer sta	ations or other solid wa	aste facilities, re	cycling facilities, scrap	yards, and point
2.15	sources of	water pollution, inclue	ling but not limi	ted to water pollution f	rom facilities or
2.16	combined	sewer overflows; or co	onditions that ma	ay cause potential publi	c health impacts,
2.17	including	but not limited to asthr	na, cancer, eleva	ated blood lead levels, c	ardiovascular
2.18	disease, ar	nd developmental prob	lems in the over	burdened community.	
2.19	<u>EFFE</u>	CTIVE DATE. This se	ection is effectiv	e the day following fin	al enactment.
2.20	Sec. 5. N	Ainnesota Statutes 202	2, section 116.0	6, is amended by adding	g a subdivision to
2.21	read:				-
2.22	Subd.	10b. <mark>Environmental j</mark>	ustice. "Environ	mental justice" means t	that nonwhite
2.23	<u>communit</u>	ies, Indigenous commu	unities, low-inco	me communities, and c	communities with
2.24	limited En	glish proficiency have	a healthy enviro	onment and are treated	fairly when
2.25	environme	ental statutes, rules, and	l policies are de	veloped, adopted, imple	emented, and
2.26	enforced.				
2.27	EFFE	CTIVE DATE. This se	ection is effectiv	e the day following fin	al enactment.
2.28	Sec. 6. N	Ainnesota Statutes 202	2, section 116.0	6, is amended by adding	g a subdivision to
2.29	read:				
2.30	Subd.	10c. <mark>Environmental ju</mark>	ustice area. "En	vironmental justice area	a" means one or
2.31	more cens	us tracts in Minnesota	where:		

	SF466	REVISOR	СКМ	S0466-1	1st Engrossment
3.1	(1) 40 perce	ent or more of the	population is no	onwhite;	
3.2	(2) 35 perce	ent or more of the	households have	e an income level at or	below 200 percent
3.3	of the federal p				
3.4	(3) 40 perce	ent or more of the	e population over	five have limited Eng	lish proficiency; or
3.5	(4) the tract	or tracts are locat	ed within Indian	country, as defined in	United States Code,
3.6	title 18, section	1151.			
3.7	EFFECTI	VE DATE. This s	section is effectiv	e the day following fi	nal enactment.
3.8	Sec. 7. Minne	esota Statutes 202	22, section 116.0	6, is amended by addir	ng a subdivision to
3.9	read:				
3.10	Subd. 14a.	Major source. "N	Major source" me	eans a major source of	air pollution as
3.11	defined by the	federal Clean Air	Act, United Stat	tes Code, title 42, sect	ion 7401 et seq.
3.12	EFFECTIV	VE DATE. This s	section is effectiv	ve the day following fir	nal enactment.
3.13	Sec. 8. Minne	esota Statutes 202	22, section 116.0	7, is amended by addir	ng a subdivision to
3.14	read:				
3.15	<u>Subd. 4m.</u>	Environmental j	ustice area pern	nits; generally. (a) Wh	en a new facility or
3.16	a proposed exp	ansion of an exist	ting facility requi	ires a permit under cha	pter 115 or 116 and
3.17	is located within	n an environmen	tal justice area, t	he commissioner may	require the permit
3.18	applicant or pe	rmit holder to con	nduct an analysis	of the cumulative imp	pacts that the new
3.19	facility or prop	osed expansion w	ould cause or co	ntribute to the environ	mental justice area.
3.20	(b) The con	nmissioner must i	require the permi	t applicant or permit h	older to conduct a
3.21	cumulative imp	oacts analysis, as	defined by rulen	naking, if:	
3.22	(1) the facil	ity or proposed e	xpansion exceed	s the benchmarks to pr	otect public health,
3.23	as established i	n rulemaking; or			
3.24	(2) a petitio	n is signed by at	least 100 individ	uals who reside or ow	n property in
3.25	Minnesota or b	y at least 25 indiv	viduals in the env	vironmental justice are	a of the facility, is
3.26	supported by m	naterial evidence	that demonstrates	s a potential adverse cu	umulative impact to
3.27	the community	caused or contril	buted to by the n	ew facility or proposed	d expansion, and is
3.28	submitted to th	e agency before t	he permitting de	cision is made.	
3.29	(c) When a	proposed or an ex	kisting facility wi	thin an environmental	justice area applies
3.30	for a major sour	rce permit or requ	ires reissuance o	f a major source permi	t, the commissioner
3.31	must require the	e permit applicant	t or permit holder	to conduct a cumulativ	ve impacts analysis.

	SF466	REVISOR	СКМ	S0466-1	1st Engrossment
4.1	The permit	applicant or permit h	older must follo	w the public meeting re	equirements under
4.2	subdivision	••			
4.3	(d) Whe	n a proposed facility	or an existing fa	cility requires a permit	or major permit
4.3	<u> </u>			ted within ten miles of	
		•			
4.5	-			ermit applicant or permi	
4.6				ed by at least 100 indivi- ne environmental justice	
4.7					
4.8			•	al adverse cumulative i	<u> </u>
4.9				facility or proposed am	endment, and 1s
4.10	submitted to	the agency before the	ne permitting de	cision is made.	
4.11	EFFEC	TIVE DATE. This s	ection is effectiv	e the day following fin	al enactment and
4.12	applies to an	application for a new	v permit, permit	renewal, or major perm	it amendment filed
4.13	with the cor	nmissioner on or afte	er that date.		
4.14	Sec. 9. Mi	nnesota Statutes 202	2, section 116.07	7, is amended by addin	g a subdivision to
4.15	read:				
4.16	Subd. 4r	a. <mark>Environmental ju</mark>	stice area perm	its; public notice requ	i irements. (a) Any
4.17	permit appli	cant or permit holde	r required to con	duct a cumulative impa	acts analysis under
4.18	subdivision	4m must hold at leas	t one public mee	eting in the environmer	ntal justice area
4.19	impacted by	the facility before the	ne commissioner	issues or denies a perr	nit.
4.20	<u>(b) The p</u>	permit applicant or pe	ermit holder mus	t publish notice in a ne	wspaper of general
4.21	circulation v	within the environme	ntal justice area	at least 30 days before	the meeting. In
4.22	addition to t	he newspaper notice.	, the applicant or	permit holder must po	st physical signage
4.23	in the enviro	onmental justice area	impacted, as dir	ected by the commissi	oner. The notice
4.24	must contain	n the date, time, and l	ocation of the pu	blic meeting, as well as	a brief description
4.25	of the permi	it or project.			
4.26	<u>(c) The p</u>	permit applicant or p	ermit holder mus	st provide the commiss	ioner with notice
4.27	of the public	e meeting and a copy	of the cumulativ	ve impacts analysis at le	east 45 days before
4.28	the public m	eeting. The commiss	ioner must post t	he notice and cumulativ	ve impacts analysis
4.29	on the agene	cy website at least 30	days before the	public meeting.	
4.30	(d) The j	permit applicant or p	ermit holder mus	st accept written and or	al comments, as
4.31	directed by	the commissioner, fr	om any intereste	d party and must provi	de an opportunity
4.32				eeting. The permit app	
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	SF466	REVISOR	СКМ	S0466-1	1st Engrossment
1	holder mus	t provide an electronic	c copy of all writ	ten comments and a t	transcript of oral
2	comments t	to the agency within 3	0 days of the pu	blic meeting.	
3	(e) If th	e permit applicant or j	permit holder is a	applying for more tha	in one permit for a
4	proposed n	ew or expanded facili	ty or project, in t	he same environment	tal justice area, the
5	permit appl	icant or permit holder	may request tha	t the commissioner re	equire that they only
6	comply wit	h the provisions of the	is section once. 7	The commissioner ma	ay approve or deny
7	this request	. <u>.</u>			
8	(f) The	commissioner must co	onsider the testin	nony presented and co	omments submitted
9	in determin	ing whether to issue of	r deny a permit. T	The commissioner mu	st wait 30 days after
10	the public r	neeting before issuing	g or denying a pe	rmit.	
1	<u>(g)</u> In ac	ldition to the required	public meeting, t	he commissioner may	require a permitted
	facility loca	ated in an environmen	tal justice area to	hold in-person, recu	rring meetings with
	neighbors t	o share information a	nd discuss comm	unity concerns. The	commissioner may
	set the num	ber and frequency of	required meeting	s as permit condition	<u>15.</u>
	EFFEC	TIVE DATE. This se	ection is effective	e the day following fi	nal enactment and
	applies to a	n application for a new	v permit, permit r	enewal, or major perm	nit amendment filed
	with the co	mmissioner on or afte	r that date.		
	Sec. 10. N	Ainnesota Statutes 202	22, section 116.0	7, is amended by add	ing a subdivision to
	read:				
	Subd. 4	o. <mark>Environmental jus</mark>	tice area permits	; permit decisions. (a	a) The commissioner
	must deny a	a new permit applicat	ion, major ameno	lment, permit expans	ion, or renewal of a
	major sourc	e permit under chapte	er 115 or 116 for	a facility in an enviro	nmental justice area
	if the comm	issioner finds that grar	nting the permit, a	mendment, or expansi	ion would contribute
	to adverse o	cumulative environme	ental or public hea	alth stressors in the er	nvironmental justice
	area as defi	ned in rulemaking, ur	<u>lless:</u>		
	(1) the a	applicant and commun	nity-based organi	zations representing	resident interests
	enter into a	community benefit a	greement; and		
	(2) there	e is a compelling publ	ic interest as det	ermined by the comm	nissioner based on
	criteria esta	blished in rulemaking	<u>,</u>		
	<u>(b) If the</u>	e commissioner detern	nines a compelli	ng public interest exis	sts and the applicant
	enters into	a community benefit a	agreement with t	he community, the ag	gency may grant a
	permit that	imposes conditions or	n the constructio	n and operation of the	e facility to protect
	public heal	th and the environmer	<u>nt.</u>		
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6.1	(c) If a major source permit is renewed under this section, the permit must include a
6.2	requirement that the facility must provide information to the community outlining the health
6.3	risks that their facility poses.
6.4	(d) A community benefit agreement must be signed on or before the date a new permit
6.5	or major permit amendment is issued in an environmental justice area.
6.6	(e) The commissioner must publish and maintain on the agency website a list of
6.7	environmental justice areas in the state.
6.8	(f) The commissioner must publish and maintain on the agency website an archive of
6.9	cumulative impacts analyses done under this law.
6.10	EFFECTIVE DATE. This section is effective the day following final enactment and
6.11	applies to an application for a new permit, permit renewal, or major permit amendment filed
6.12	with the commissioner on or after that date.
6.13	Sec. 11. Minnesota Statutes 2022, section 116.07, is amended by adding a subdivision to
6.14	read:
6.15	Subd. 4p. Environmental justice area permits; rulemaking. (a) The commissioner
6.16	must adopt rules to implement subdivisions 4m to 4o and to govern the cumulative impacts
6.17	analysis and issuance or denial of permits for facilities that impact environmental justice
6.18	areas.
6.19	(b) During the rulemaking process, the Pollution Control Agency must engage in robust
6.20	public engagement and Tribal consultation, including public meetings located in
6.21	environmental justice areas, greater Minnesota, and the seven-county metropolitan area.
6.22	Public engagement meetings must be open to the public. Public engagement meetings and
6.23	Tribal consultations must address the proposed rule and rulemaking process.
6.24	(c) The commissioner must in rules adopted under this subdivision:
6.25	(1) define conditions, criteria, or circumstances that qualify as a compelling public
6.26	interest, which must not include economic considerations as part of the compelling public
6.27	interest, unless the economic benefit considered directly and beneficially impacts residents
6.28	of the environmental justice area of concern. The commissioner must establish clear,
6.29	quantitative criteria for establishing whether a facility fulfills an essential environmental,
6.30	health, or safety need. Compelling public interest must also include consideration of the
6.31	public comments received;

CKM

S0466-1

1st Engrossment

SF466

REVISOR

SF466	REVISOR	СКМ	S0466-1	1st Engrossment
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7.1	(2) establish procedures for entering into community benefit agreements, which must
7.2	include consultation with members of the public and community-based organizations and
7.3	coalitions representing resident interests who reside within the environmental justice area;
7.4	(3) establish a petition process and form submitted to the agency by environmental
7.5	justice area residents to support the need for a cumulative impacts analysis;
7.6	(4) establish and define criteria for requiring a cumulative impacts analysis, using tools
7.7	such as risk management to define facilities with lower, less toxic emissions;
7.8	(5) create a process for conducting cumulative impacts analysis, which must include
7.9	environmental and public health stressors from data that are publicly available. An analysis
7.10	must determine whether granting a permit would, together with other environmental or
7.11	public health stressors affecting the environmental justice area, cause or contribute to adverse
7.12	cumulative environmental or public health stressors in the environmental justice area that
7.13	are higher than those borne by other communities within the state, county, or other geographic
7.14	unit of analysis as determined by the agency;
7.15	(6) consider questions and comments received from residents of the environmental
7.16	justice areas;
7.17	(7) in determining whether "the facility or proposed expansion exceeds the benchmarks
7.18	established in rulemaking," the agency must identify specific environmental and public
7.19	health stressors and create clear criteria for determining whether or not those stressors are
7.20	present in a given census tract. These stressors should be quantified when possible to allow
7.21	for comparisons between both census tracts in close proximity and between stressors in a
7.22	given census tract and a statewide average for each stressor; and
7.23	(8) the agency must maintain an updated database of the identified stressors and in which
7.24	census tracts those stressors are present. This database must be used to create a baseline
7.25	comparison for projects requiring a cumulative impacts analysis and the agency must provide
7.26	an analysis of stressors for the relevant census tracts to an applicant upon their initial
7.27	application. The agency will make this database accessible to the public.
7.28	(d) The Pollution Control Agency must provide translation services and translated
7.29	materials upon request during rulemaking meetings.
7.30	(e) The Pollution Control Agency must provide public notice on the agency's website
7.31	at least 30 days before public meetings. The notice must include the date, time, and location
7.32	of the meeting. Through additional communications methods, the agency must strive to
7.33	include residents of environmental justice areas in the public meetings for this rulemaking.

	SF466	REVISOR	CKM	S0466-1	1st Engrossment
8.1	The Polluti	on Control Agency n	nust perform pub	lic outreach to solicit	comments on the
8.2	<u>rule.</u>				
8.3	EFFEC	TIVE DATE. This s	section is effective	e the day following f	inal enactment and
8.4	applies to a	n application for a nev	w permit, permit r	enewal, or major per	mit amendment filed
8.5	with the co	mmissioner on or aft	er that date.		