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Senator Champion from the Committee on Jobs and Economic Development, to which was referred

S.F. No. 30: A bill for an act relating to capital investment; establishing grant program to replace lead drinking water service lines; establishing grant program for mapping lead service lines; requiring report; appropriating money; proposing coding for new law in
 Minnesota Statutes, chapter 446A.

- 1.7 Reports the same back with the recommendation that the bill be amended as follows:
- 1.8 Page 1, after line 6, insert:
- ^{1.9} "Section 1. Minnesota Statutes 2022, section 144.383, is amended to read:

1.10 **144.383 AUTHORITY OF COMMISSIONER.**

In order to insure safe drinking water in all public water supplies, the commissioner hasthe following powers:

1.13 (a) To approve the site, design, and construction and alteration of all public water supplies

and, for community and nontransient noncommunity water systems as defined in Code of

1.15 Federal Regulations, title 40, section 141.2, to approve documentation that demonstrates

1.16 the technical, managerial, and financial capacity of those systems to comply with rules

1.17 adopted under this section;

(b) To enter the premises of a public water supply, or part thereof, to inspect the facilities
and records kept pursuant to rules promulgated by the commissioner, to conduct sanitary
surveys and investigate the standard of operation and service delivered by public water
supplies;

1.22 (c) To contract with community health boards as defined in section 145A.02, subdivision
1.23 5, for routine surveys, inspections, and testing of public water supply quality;

(d) To develop an emergency plan to protect the public when a decline in water quality
or quantity creates a serious health risk, and to issue emergency orders if a health risk is
imminent;

- 1.27 (e) To promulgate rules, pursuant to chapter 14 but no less stringent than federal1.28 regulation, which may include the granting of variances and exemptions;
- 1.29 (f) Maintain an asset management database of community public water supply systems,

1.30 provide technical assistance to community systems, and ensure the lead service line inventory

1.31 data is accessible to the public with relevant educational materials about health risks related

1.32 to lead and ways to reduce exposure."

1.33 Page 1, line 13, before "<u>The</u>" insert "<u>(a)</u>"

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- Page 1, after line 20, insert: 2.1 "(b) All eligible recipients as part of the grant application process must apply to be listed 2.2 on the Minnesota Department of Health project priority list." 2.3 Page 1, line 21, before "An" insert "(a)" 2.4 Page 2, after line 5, insert: 2.5 "(b) Grant money used for removing and replacing lead drinking water service lines 2.6 under paragraph (a), clause (1) must pay for 100 percent of the cost of replacing the privately 2.7 owned portions of those lines. 2.8 2.9 (c) Grant money used for removing and replacing lead drinking water service lines under paragraph (a), clause (1), may pay for not more than 50 percent of the cost of replacing the 2.10 publicly owned portions of those lines." 2.11 Page 2, delete subdivision 4 2.12 Renumber the subdivisions in sequence 2.13 Page 2, line 10, before "In" insert "(a)" 2.14 Page 2, line 18, delete the second "and" 2.15 Page 2, line 20, delete the period and insert "; and" 2.16 Page 2, after line 20, insert: 2.17 "(4) a description of how equity for disadvantaged groups was prioritized in designing 2.18 the plan. 2.19 (b) The authority must use available money received under this section first for grants 2.20 to repay debt incurred under paragraph (a), clause (2)." 2.21 Page 2, line 21, delete "75,000 customers" and insert "15,000 service connections" 2.22 Page 2, line 28, after the period, insert "The report must also include an estimate of the 2.23 total cost to remove and replace all lead service lines in public drinking water systems in 2.24 Minnesota, an estimate of the total cost to remove and replace all privately owned lead 2.25 drinking water service lines in Minnesota, and a computation of the amount the estimates 2.26 changed since the program was created. If either of the cost estimates changed since the 2.27 most recent previous report was submitted, the report must include an explanation of the 2.28 reasons the estimate changed." 2.29 Page 3, line 2, delete everything after "sections" and insert "177.27, 177.30, 177.32, 2.30
- 2.31 177.41 to 177.435, and 177.45."

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3.1	Page 3, line 3, delete " <u>\$ in fiscal year 2024</u> " and insert " <u>\$90,000,000 in fiscal year</u>
3.2	2024, \$90,000,000 in fiscal year 2025, and \$80,000,000 in fiscal year 2026 and in each year
3.3	thereafter"
3.4	Page 3, after line 5, insert:
3.5	"Subd. 10. Mapping and inventory costs. Of the amount appropriated in subdivision
3.6	9, the authority may spend up to ten percent for costs related to mapping and inventory
3.7	activities that will be used in identifying lead service lines for replacement under this section.
3.8	The authority may enter into interagency agreements with the Department of Health,
3.9	including agreements to transfer funds, for the Department of Health to provide technical
3.10	assistance to municipalities for producing an inventory of publicly and privately owned
3.11	lead service lines and associated replacement plans within their jurisdiction. Any amounts
3.12	not spent on mapping and inventory work must be used by the authority for replacement of
3.13	lead service lines under this section."
3.14	Page 3, line 8, delete "2032" and insert "2033"
3.15	Page 3, after line 8, insert:
3.16	"Sec. 4. Minnesota Statutes 2022, section 446A.081, subdivision 8, is amended to read:
3.17	Subd. 8. Loan conditions. (a) When making loans from the drinking water revolving
3.18	fund, the authority shall comply with the conditions of the federal Safe Drinking Water Act,
3.19	including the criteria in this subdivision.
3.20	(b) Loans must be made at or below market interest rates, including zero interest loans,
3.21	for terms not to exceed those allowed under the federal Safe Drinking Water Act.
3.22	(c) The annual principal and interest payments must begin no later than one year after
3.23	completion of the project. Loans must be amortized no later than 20 years after project
3.24	completion, unless the recipient's average annual residential drinking water system cost
3.25	after completion of the project would exceed 1.2 percent of median household income in
3.26	the recipient governmental unit or entity, in which case the loan must be fully amortized
3.27	no later than 30 years after project completion.
3.28	(d) A loan recipient must identify and establish a dedicated source of revenue for
3.29	repayment of the loan, and provide for a source of revenue to properly operate, maintain,
3.30	and repair the water system.
3.31	(e) The fund must be credited with all payments of principal and interest on all loans,
3.32	except the costs as permitted under section 446A.04, subdivision 5, paragraph (a).

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1	(f) A loan may not be used to p	pay operating expenses	or current obligat	ions, unless
2	specifically allowed by the federal	l Safe Drinking Water A	Act.	
3	(g) A loan made by the authorit	ty must be secured by no	otes or bonds of th	e governmental
4	unit and collateral to be determine			6
5	(h) Notwithstanding any law o	r rule to the contrary fo	or projects to reply	ace lead service
6	lines, loan and grant agreements n			
7	replace lead service lines shall be			
8	later than 18 months after complet		1 1 2	8
9	Sec. 5. Minnesota Statutes 2022,	, section 446A.081, sub	division 9, is ame	ended to read:
10	Subd. 9. Other uses of fund. ((a) The drinking water 1	evolving loan fur	nd may be used
11	as provided in the act, including th	ne following uses:		
2	(1) to buy or refinance the deb	t obligations, at or belo	w market rates, of	f public water
3	systems for drinking water systems	-		-
4	of the act, for the purposes of cons			
5	the national primary drinking wate		• •	
16	(2) to purchase or guarantee in	surance for local obliga	ations to improve	credit market
7	access or reduce interest rates;	surance for local oolige		
		·····		- 1 1 :
8	(3) to provide a source of rever		•	
9 0	on revenue or general obligation b deposited in the fund;	onds issued by the auti		proceeds are
0	-			
1	(4) to provide loans or loan gu		olving funds estab	olished by a
2	governmental unit or state agency	· ·		
3	(5) to earn interest on fund acc	ounts;		
4	(6) to pay the reasonable costs i	ncurred by the authority	y, the Department	of Employment
5	and Economic Development, and	the Department of Heal	th for conducting	activities as
6	authorized and required under the	act up to the limits auth	norized under the	act;
7	(7) to develop and administer	programs for water syst	em supervision, s	ource water
28	protection, and related programs r		L)-	
	(8) to provide principal forgive	-	tent permitted up	der the federal
29 30	Safe Drinking Water Act and othe	-	-	
1	established for drinking water proje	·		1
2	section 446A.072;	tets under me water mm	astracture runumg	, program under
	500000 110/1.072,			

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5.1	(9) to provide loans, principal forgiveness or grants to the extent permitted under the
5.2	federal Safe Drinking Water Act and other federal law to address green infrastructure, water
5.3	or energy efficiency improvements, or other environmentally innovative activities;
5.4	(10) to provide principal forgiveness, or grants for 80 percent of project costs up to a
5.5	maximum of \$100,000 for projects needed to comply with national primary drinking water
5.6	standards for an existing nonmunicipal community public water system; and
5.7	(11) to provide principal forgiveness or grants to the extent permitted under the federal
5.8	Safe Drinking Water Act and other federal laws for 50 percent of the project costs up to a
5.9	maximum of \$250,000 for projects to replace the privately owned portion of drinking water
5.10	lead service lines-; and
5.11	(12) to provide principal forgiveness or grants to the extent permitted under the federal
5.12	Safe Drinking Water Act and other federal laws for 50 percent of project costs up to a
5.13	maximum of \$3,000,000 for projects to address emerging contaminants in drinking water
5.14	as defined by the U.S. Environmental Protection Agency.
5.15	(b) Principal forgiveness or grants provided under paragraph (a), clause (9), may not
5.16	exceed 25 percent of the eligible project costs as determined by the Department of Health
5.17	for project components directly related to green infrastructure, water or energy efficiency
5.18	improvements, or other environmentally innovative activities, up to a maximum of
5.19	\$1,000,000."
5.20	Page 3, delete section 3
5.21	Renumber the sections in sequence
5.22	Amend the title as follows:
5.23	Page 1, line 2, after "establishing" insert "a"
5.24	Page 1, line 3, delete "establishing grant program for mapping lead service lines;"
5.25	Page 1, line 4, after "requiring" insert "a"
5.26	Amend the title numbers accordingly
5.27	And when so amended the bill do pass and be re-referred to the Committee on Health
5.28	and Human Services. Amendments adopted. Report adopted.

(Committee Chair)

5.29 5.30

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6.1 6.2 March 8, 2023..... (Date of Committee recommendation)

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