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H0081-1

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State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 81

## NINETY-THIRD SESSION

01/05/2023	Authored by Jordan; Hansen, R.; Becker-Finn; Lee, F.; Fischer and others
	The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy
03/09/2023	Adoption of Report: Amended and re-referred to the Committee on Public Safety Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to waters; requiring reporting of fish kills and development of protocol for state response; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 103G.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [103G.216] REPORTING FISH KILLS IN PUBLIC WATERS.
1.7	Subdivision 1. Definition. For the purposes of this section and section 103G.2165, "fish
1.8	kill" means an incident resulting in the death of 25 or more fish within one linear mile of a
1.9	flowing water or 25 or more fish within a square mile of a nonflowing water.
1.10	Subd. 2. Reporting requirement. A state or county staff person or official who works
1.11	with natural resources or agriculture and who learns of a fish kill in public waters must
1.12	report the location of the fish kill to the Minnesota state duty officer within one hour of
1.13	being notified of a fish kill or within four hours of first observing the fish kill. The Minnesota
1.14	state duty officer must alert the Departments of Natural Resources and Health and the
1.15	Pollution Control Agency of the location of the fish kill within one hour of being notified
1.16	of the fish kill.
1.17	Sec. 2. [103G.2165] DEVELOPMENT OF FISH KILL RESPONSE PROTOCOL.
1.18	Subdivision 1. Development of protocol. By October 1, 2024, the commissioner of the
1.19	Pollution Control Agency, in consultation with the commissioners of health, natural resources,
1.20	and agriculture, must update the fish kills response guidance by developing a protocol. The
1.21	protocol must consist of steps that state agencies responding to a report of a fish kill under
1.22	section 103G.216 must take to ascertain on the basis of sound scientific evidence the factors

1

2.1	contributing to the fish kill, as well as a plan to notify the public of potential hazards. The
2.2	protocol must address:
2.3	(1) the number and species of fish and other aquatic creatures to be sampled from the
2.4	body of water in which the fish kill occurred;
2.5	(2) the locations from which samples described in clause (1) should be taken;
2.6	(3) the number and location of water samples to be taken from the body of water in
2.7	which the fish kill occurred as well as tributary streams and private wells with landowner
2.8	consent within a one-half mile radius;
2.9	(4) the number and location of soil and groundwater samples to be taken to ascertain
2.10	whether contaminants traveled overland or underground to reach the body of water in which
2.11	the fish kill occurred;
2.12	(5) sampling other materials located near the area of the fish kill that should be done,
2.13	including but not limited to vegetation and manure, that may indicate the presence of
2.14	contaminants that may have contributed to the fish kill;
2.15	(6) developing a comprehensive list of contaminants, including degradation products,
2.16	for which the materials sampled in clauses (3) to (5) should be tested;
2.17	(7) the appropriate concentration limits to be used in testing samples for the presence
2.18	of contaminants, allowing for the possibility that the fish kill may have resulted from the
2.19	interaction of two or more contaminants present at concentrations below the level associated
2.20	with toxic effects resulting from exposure to each individual chemical;
2.21	(8) proper handling, storage, and treatment necessary to preserve the integrity of the
2.22	samples described in this subdivision to maximize the information the samples can yield
2.23	regarding the cause of the fish kill;
2.24	(9) the organs and other parts of the fish and other aquatic creatures that should be
2.25	analyzed to maximize the information the samples can yield regarding the cause of the fish
2.26	<u>kill;</u>
2.27	(10) identifying a rapid response team of interagency staff or an independent contractor
2.28	with the necessary data collection equipment that can travel to the site of the fish kill to
2.29	collect samples within 24 to 48 hours of the incident;
2.30	(11) a communications plan with a health-risk assessment to notify potentially impacted
2.31	downstream users of the surface water of the potential hazards and those in the vicinity

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H0081-1

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3.1	whose public or private water sup	ply from surface water of	or groundwater may	be impacted;
3.2	and			
3.3	(12) a process to identify exist	ting rules or regulatory p	processes that shoul	d be reviewed
3.4	and potentially revised in the fish	kill investigation and rep	oort. Investigation r	eports for fish
3.5	kills deemed unnatural must iden	tify the probable causes	and include state a	gency
3.6	recommendations for preventing	similar incidents in the	future.	
3.7	Subd. 2. Implementation. Th	e commissioner of the I	Pollution Control A	gency must
3.8	submit the protocol to the chairs an	nd ranking minority mem	bers of the legislativ	ve committees
3.9	and divisions with jurisdiction over	er the environment and na	tural resources. One	e the protocol
3.10	has been submitted, the state agen	ncies must follow the pr	otocol when respon	ding to a fish
3.11	<u>kill.</u>			
3.12	Subd. 3. Updating protocol.	The parties named in sub	division 1 must revi	ew and update
3.13	the protocol every five years.			
3.14	Sec. 3. APPROPRIATION.			
3.15	\$ in fiscal year 2024 and \$	S in fiscal year 2025	are appropriated fro	om the general
3.16	fund to the Pollution Control Age	ency to develop and imp	lement the protocol	for the state
3.17	response to fish kills according to	Minnesota Statutes, sec	tion 103G.2165. Th	e base for this
3.18	appropriation for fiscal year 2026	and beyond is \$		