HOUSE RESEARCH

Bill Summary =

FILE NUMBER: H.F. 414 **DATE:** March 19, 2003

Version: As introduced

Authors: Cox and others

Subject: Modernizing soil and water conservation district law

Analyst: John Helland, 651-296-5039

This publication can be made available in alternative formats upon request. Please call 651-296-6753 (voice); or the Minnesota State Relay Service at 1-800-627-3529 (TTY) for assistance. Summaries are also available on our website at: www.house.mn/hrd.

Overview

The bill makes a lot of changes to existing soil and water conservation district law by allowing more flexibility and modernization.

Section

- **Soil and water conservation policy.** Changes soil and water conservation policy to reflect current times and practices, including goals to protect and improve water quality.
- **Soil and water conservation policy.** See section 0.
- **Petition.** Changes the process to initiate a petition for the establishment, consolidation or division, and termination of a conservation district. Petition requirements are as follows:
 - ▶ to create: 50 resident owners (section 6);
 - ▶ to consolidate or divide: 100 resident owners (section 0);
 - ▶ to terminate: at least one percent of resident owners, not to exceed 500, or by resolution of the district board (section 0).
- **Hearings.** Changes references from "land occupiers" to "eligible voters" where elections are involved (also sections 0 and 0).
- **Referendum for district establishment.** Removes the state board out of the local elections process for district referendums and assigns the responsibilities to county elections officials (also sections 0, 0, 0, and 18).
- **9 Administration of hearing and referendum.** See section 0.
- **Determination after referendum.** See section 0.
- 11 Application by supervisors to secretary of state. See section 0.
- **12 Annexing additional area.** See section 0.

- Consolidation and division of districts. See section 6. 13 14 **Petition for termination.** See section 6. 15 **Referendum.** See section 0. Time for election. See section 0. 18 18 19 **Supervisors elected at large.** Allows districts to have the option to establish supervisor election districts similar to the way county commissioners are elected (also sections 0, 0, and **Supervisors elected by districts.** See section 0. 20 **Members.** See section 0. 21 22 **Terms.** See section 0. 23 **Compensation.** Allows a district supervisor to receive compensation up to \$75 per day. 25 25 **Comprehensive plan.** Allows district water quality improvement planning and practices. 26 **Assumption of conservation projects.** See section 25. Budget. See section 30. 27 28 Administration of official controls. Permits a district to accept direct delegation of soil and water official controls without the current joint powers agreement requirement. 30 30 **District levies.** Authorizes district funds to be a basic operating levy and an implementation and project-match fund. Establishes a levy rate of 0.048 percent and a maximum cap of \$750,000, whichever is less. Gives each county three options for funding: continue out of the county levy;

 - authorizes a district new levy authority; and
 - a combination of both (also sections 0 and 33)
- 33 33 **Special taxing districts; definitions.** See section 30.
- 34 34 **Elected county official.** Adds soil and water conservation supervisor in definition of "elected county official" in law regarding possible removal.
- **Repealer.** Repeals section 103C.301 pertaining to initial election of soil and water 35 35 conservation supervisors.