NINETY-SEVENTH DAY

St. Paul, Minnesota, Sunday, May 17, 2020

The Senate met at 11:00 a.m. and was called to order by the President.

Prayer was offered by Senator Foung Hawj.

The members of the Senate gave the pledge of allegiance to the flag of the United States of America.

The roll was called, and the following Senators were present:

Abeler	Draheim	Howe	Little	Ruud
Anderson, B.	Dziedzic	Ingebrigtsen	Marty	Senjem
Anderson, P.	Eaton	Isaacson	Mathews	Simonson
Bakk	Eichorn	Jasinski	Miller	Sparks
Benson	Eken	Jensen	Nelson	Tomassoni
Bigham	Franzen	Johnson	Newman	Torres Ray
Carlson	Frentz	Kent	Newton	Utke
Chamberlain	Gazelka	Kiffmeyer	Osmek	Weber
Champion	Goggin	Klein	Pappas	Westrom
Clausen	Hall	Koran	Pratt	Wiger
Cohen	Hawj	Laine	Rarick	Wiklund
Cwodzinski	Hayden	Lang	Relph	
Dahms	Hoffman	Latz	Rest	
Dibble	Housley	Limmer	Rosen	

The President declared a quorum present.

Pursuant to Rule 14.1, the President announced the following members intend to vote under Rule 40.7: Anderson, B.; Carlson; Clausen; Dahms; Eaton; Franzen; Hall; Klein; Laine; Latz; Little; Newton; Rest; Senjem; Sparks; Torres Ray; and Wiklund.

The reading of the Journal was dispensed with and the Journal, as printed and corrected, was approved.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

The following communications were received.

May 15, 2020

The Honorable Jeremy R. Miller President of the Senate

Dear Senator Miller:

The following appointments are hereby respectfully submitted to the Senate for confirmation as required by law:

BOARD OF HIGH PRESSURE PIPING SYSTEMS

Kyle Bain, 4440 Grafton Ave. N., Oakdale, in the county of Washington, effective May 17, 2020, for a term expiring on December 31, 2022.

Brett Kilbourne, 7000 Magda Dr., #103, Maple Grove, in the county of Hennepin, effective May 17, 2020, for a term expiring on December 31, 2022.

(Referred to the Committee on Jobs and Economic Growth Finance and Policy.)

May 15, 2020

The Honorable Jeremy R. Miller President of the Senate

Dear Senator Miller:

The following appointment is hereby respectfully submitted to the Senate for confirmation as required by law:

BOARD OF THE MINNESOTA STATE ACADEMIES

Jamie Speier, 1174 Cranberry St., Albany, in the county of Stearns, effective May 17, 2020, for a term expiring on January 1, 2024.

(Referred to the Committee on E-12 Finance and Policy.)

Sincerely, Tim Walz, Governor

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following Senate Files, herewith returned: S.F. Nos. 3443 and 3020.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 16, 2020

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S.F. No. 2130: A bill for an act relating to liquor; allowing the Metropolitan Airports Commission to set on-sale hours in security areas of Minneapolis-St. Paul International Airport; providing for an accounting adjustment; authorizing various local licenses; amending Minnesota Statutes 2018, sections 340A.5041; 340A.602; Laws 1999, chapter 202, section 13, as amended.

Senate File No. 2130 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 16, 2020

CONCURRENCE AND REPASSAGE

Senator Dahms moved that the Senate concur in the amendments by the House to S.F. No. 2130 and that the bill be placed on its repassage as amended. The motion prevailed.

- **S.F. No. 2130:** A bill for an act relating to liquor; modifying various provisions relating to the sale and delivery of intoxicating liquor; providing for an accounting adjustment; authorizing various local licenses; amending Minnesota Statutes 2018, sections 340A.404, subdivisions 1, 2; 340A.504, subdivision 4; 340A.5041; 340A.602; Laws 1999, chapter 202, section 13, as amended; Laws 2017, First Special Session chapter 4, article 5, section 17.
 - S.F. No. 2130 was read the third time, as amended by the House, and placed on its repassage.

The question was taken on the repassage of the bill, as amended.

The roll was called, and there were yeas 62 and nays 5, as follows:

Those who voted in the affirmative were:

Anderson, B.	Draheim	Howe	Little	Senjem
Anderson, P.	Eaton	Ingebrigtsen	Marty	Simonson
Bakk	Eichorn	Isaacson	Miller	Sparks
Benson	Eken	Jasinski	Nelson	Tomassoni
Bigham	Franzen	Jensen	Newman	Torres Ray
Carlson	Frentz	Kent	Newton	Utke
Chamberlain	Gazelka	Kiffmeyer	Osmek	Weber
Champion	Goggin	Klein	Pappas	Westrom
Clausen	Hall	Koran	Pratt	Wiger
Cohen	Hawj	Laine	Rarick	Wiklund
Cwodzinski	Hayden	Lang	Relph	
Dahms	Hoffman	Latz	Rosen	
Dibble	Housley	Limmer	Ruud	

Pursuant to Rule 40, Senator Benson cast the affirmative vote on behalf of the following Senators: Anderson, B.; Hall; and Senjem.

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Hayden, Klein, Laine, Latz, Little, Newton, Pappas, Sparks, Torres Ray, and Wiklund.

Those who voted in the negative were:

Abeler Dziedzic Johnson Mathews Rest

Pursuant to Rule 40, Senator Kent cast the negative vote on behalf of the following Senator: Rest.

So the bill, as amended, was repassed and its title was agreed to.

MESSAGES FROM THE HOUSE - CONTINUED

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S.F. No. 3560: A bill for an act relating to human services; modifying policy provisions governing health care; specifying when a provider must furnish requested medical records; modifying x-ray equipment provisions; requiring an annual unannounced inspection of medical cannabis manufacturers; modifying eligibility for the reduced patient enrollment fee for the medical cannabis program; permitting licensed physician assistants to practice without a delegation agreement; modifying licensed traditional midwifery scope of practice; modifying the request for proposal for a central drug repository; authorizing pharmacists to prescribe self-administered hormonal contraceptives, nicotine replacement medications, and opiate antagonists; allowing telemedicine examinations to be used to prescribe medications for erectile dysfunction and for the treatment of substance abuse disorders; changing the terminology and other technical changes to the opiate epidemic response account and council; adding advanced practice registered nurses to certain statutes; amending Minnesota Statutes 2018, sections 62A.307, subdivision 2; 62D.09, subdivision 1; 62E.06, subdivision 1; 62J.17, subdivision 4a; 62J.495, subdivision 1a; 62J.52, subdivision 2; 62J.823, subdivision 3; 62Q.43, subdivisions 1, 2; 62Q.54; 62Q.57, subdivision 1; 62Q.73, subdivision 7; 620.733, subdivision 3; 620.74, subdivision 1; 62S.08, subdivision 3; 62S.20, subdivision 5b; 62S.21, subdivision 2; 62S.268, subdivision 1; 62U.03; 62U.04, subdivision 11; 144.121, subdivisions 1, 2, 5, by adding subdivisions; 144.292, subdivisions 2, 5; 144.3345, subdivision 1; 144.3352; 144.34; 144.441, subdivisions 4, 5; 144.442, subdivision 1; 144.4803, subdivisions 1, 4, 10, by adding a subdivision; 144.4806; 144.4807, subdivisions 1, 2, 4; 144.50, subdivision 2; 144.55, subdivision 6; 144.6501, subdivision 7; 144.651, subdivisions 7, 8, 9, 10, 12, 14, 31, 33; 144.652, subdivision 2; 144.69; 144.7402, subdivision 2; 144.7406, subdivision 2; 144.7407, subdivision 2; 144.7414, subdivision 2; 144.7415, subdivision 2; 144.9502, subdivision 4; 144.966, subdivisions 3, 6; 144A.135; 144A.161, subdivisions 5, 5a, 5e, 5g; 144A.75, subdivisions 3, 6; 144A.752, subdivision 1; 145.853, subdivision 5; 145.892, subdivision 3; 145.94, subdivision 2; 145B.13; 145C.02; 145C.06; 145C.07, subdivision 1; 145C.16; 147A.01, subdivisions 3, 21, 26, 27, by adding a subdivision; 147A.02; 147A.03, by adding a subdivision; 147A.05; 147A.09; 147A.13, subdivision 1; 147A.14, subdivision 4; 147A.16; 147A.23; 147D.03, subdivision 2; 148.6438, subdivision 1; 151.01, by adding a subdivision; 151.071, subdivision 8; 151.19, subdivision 4; 151.21, subdivision 4a; 151.37, subdivision 2, by adding subdivisions; 152.12, subdivision 1; 152.32, subdivision 3; 152.35; 245A.143, subdivision 8; 245A.1435; 245C.02, subdivision 18; 245C.04, subdivision 1; 245D.02, subdivision 11; 245D.11, subdivision 2; 245D.22, subdivision 7; 245D.25, subdivision 2; 245G.08, subdivisions 2, 5; 245G.21, subdivisions 2, 3; 246.711, subdivision 2; 246.715, subdivision 2; 246.716, subdivision 2; 246.721; 246.722; 251.043, subdivision 1; 252A.02, subdivision 12; 252A.04, subdivision 2; 252A.20, subdivision 1; 253B.03, subdivisions 4, 6d;

253B.06, subdivision 2; 253B.23, subdivision 4; 254A.08, subdivision 2; 256.01, subdivision 29; 256.9685, subdivisions 1a, 1b, 1c; 256.975, subdivisions 7a, 11; 256B.04, subdivision 14a; 256B.043, subdivision 2; 256B.055, subdivision 12; 256B.056, subdivisions 1a, 4, 7, 10; 256B.0561, subdivision 2: 256B.057, subdivisions 1, 10: 256B.0575, subdivisions 1, 2: 256B.0622, subdivision 2b: 256B.0623, subdivision 2; 256B.0625, subdivisions 1, 12, 13h, 26, 27, 28, 64; 256B.0654, subdivisions 1, 2a, 3, 4; 256B.0659, subdivisions 2, 4, 8; 256B.0751; 256B.0753, subdivision 1; 256B.69, by adding a subdivision; 256B.73, subdivision 5; 256B.75; 256J.08, subdivision 73a; 256L.03, subdivision 1; 256L.15, subdivision 1; 256R.54, subdivisions 1, 2; 257.63, subdivision 3; 257B.01, subdivisions 3, 9, 10; 257B.06, subdivision 7; 446A.081, subdivision 9; Minnesota Statutes 2019 Supplement, sections 16A.151, subdivision 2; 62J.23, subdivision 2; 62Q.184, subdivision 1; 144.121, subdivisions 1a, 5a; 144.55, subdivision 2; 145C.05, subdivision 2; 147A.06; 151.01, subdivisions 23, 27; 151.065, subdivisions 1, as amended, 3, as amended, 6, 7, as amended; 151.071, subdivision 2; 151.19, subdivision 3; 151.252, subdivision 1; 151.555, subdivision 3; 152.29, subdivision 1; 245G.08, subdivision 3; 245H.11; 256.042, subdivisions 2, 4; 256.043; 256B.056, subdivision 7a; 256B.0625, subdivisions 13, 17, 60a; 256B.0659, subdivision 11; 256B.0913, subdivision 8; 256R.44; Laws 2019, chapter 63, article 3, sections 1; 2; Laws 2019, First Special Session chapter 9, article 11, section 35; Laws 2020, chapter 73, section 4, subdivisions 3, 4; proposing coding for new law in Minnesota Statutes, chapters 62Q; 147A; repealing Minnesota Statutes 2018, sections 62U.15, subdivision 2; 144.121, subdivisions 3, 5b; 147A.01, subdivisions 4, 11, 16a, 17a, 24, 25; 147A.04; 147A.10; 147A.11; 147A.18, subdivisions 1, 2, 3; 147A.20; 256B.057, subdivision 8; 256B.0752; 256L.04, subdivision 13; Minnesota Rules, parts 7380.0280; 9505.0365, subpart 3.

Senate File No. 3560 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 16, 2020

Senator Benson moved that S.F. No. 3560 be laid on the table. The motion prevailed.

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H.F. Nos. 3156 and 3230.

Patrick D. Murphy, Chief Clerk, House of Representatives

Transmitted May 16, 2020

FIRST READING OF HOUSE BILLS

The following bills were read the first time.

H.F. No. 3156: A bill for an act relating to public safety; establishing a supplemental budget for corrections, public safety, and sentencing guidelines; publishing correctional facility daily population data on website; modifying occupancy limits of correctional facility cells; providing storage, uniform consent form, and website database for sexual assault examination kits; providing for motor vehicle charges and conviction data report; authorizing presentence investigation reports

to include information related to brain injury; providing early conditional release for certain inmates during COVID-19 public health emergency; providing testing of public safety specialists for SARS-CoV-2; establishing task force on sentencing for aiding and abetting felony murder; requiring reports; appropriating money; amending Minnesota Statutes 2018, sections 241.27, subdivision 2; 243.53; 299C.106, subdivision 3, by adding subdivisions; 480.15, by adding a subdivision; 609.115, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 241.

Senator Benson, designee of the Chair of the Committee on Rules and Administration, moved that H.F. No. 3156 be laid on the table. The motion prevailed.

H.F. No. 3230: A bill for an act relating to energy; amending the current electric utility program that encourages efficient lighting to include promotion of LEDs; amending Minnesota Statutes 2018, section 216B.241, subdivision 5.

Senator Benson, designee of the Chair of the Committee on the Rules and Administration, moved that H.F. No. 3230 be laid on the table. The motion prevailed.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time.

Senator Utke introduced--

S.F. No. 4629: A bill for an act relating to state government; proposing an amendment to the Minnesota Constitution article V, section 3; declaring an emergency; repealing Minnesota Statutes 2018, section 12.31, subdivisions 1, 2, 3.

Referred to the Committee on State Government Finance and Policy and Elections.

Senator Marty introduced--

S.F. No. 4630: A bill for an act relating to energy; authorizing a power purchase agreement for certain electric cogeneration activities; amending Minnesota Statutes 2018, section 216B.2424, by adding subdivisions.

Referred to the Committee on Energy and Utilities Finance and Policy.

Senator Howe introduced--

S.F. No. 4631: A joint resolution honoring the community volunteers of Marty, Minnesota, for their dedicated volunteer work in the wake of the Blackhawk helicopter crash in central Minnesota

Referred to the Committee on State Government Finance and Policy and Elections.

Senators Abeler, Kiffmeyer, Limmer, Rosen, and Benson introduced-

S.F. No. 4632: A bill for an act relating to state government; prohibiting imposition of additional penalties to a business for violation of certain executive orders.

Referred to the Committee on State Government Finance and Policy and Elections.

Senators Housley, Abeler, Ruud, Koran, and Rosen introduced-

S.F. No. 4633: A bill for an act relating to state government; prohibiting imposition of additional penalties by the Board of Cosmetology for violation of certain executive orders.

Referred to the Committee on State Government Finance and Policy and Elections.

MOTIONS AND RESOLUTIONS

Senator Senjem moved that the name of Senator Nelson be added as a co-author to S.F. No. 3463. The motion prevailed.

Senator Senjem moved that the name of Senator Nelson be added as a co-author to S.F. No. 4149. The motion prevailed.

Senator Senjem moved that the name of Senator Nelson be added as a co-author to S.F. No. 4358. The motion prevailed.

Senator Senjem moved that the name of Senator Nelson be added as a co-author to S.F. No. 4483. The motion prevailed.

Senator Senjem moved that the names of Senators Cohen and Nelson be added as co-authors to S.F. No. 4622. The motion prevailed.

Senator Howe introduced --

Senate Resolution No. 236: A Senate resolution congratulating Alan Haus and Dina Colville and the community volunteers of Marty, Minnesota, for receiving the Red Cross Community Hero award for their dedicated volunteer work in the wake of the Blackhawk helicopter crash in central Minnesota.

Referred to the Committee on Rules and Administration.

Senator Benson moved that H.F. No. 2682 be taken from the table. The motion prevailed.

Senator Benson moved that H.F. No. 4500 be taken from the table. The motion prevailed.

Senator Benson moved that H.F. No. 4597 be taken from the table. The motion prevailed.

Senator Benson moved that H.F. No. 4602 be taken from the table. The motion prevailed.

SPECIAL ORDERS

Pursuant to Rule 26, Senator Benson, designee of the Chair of the Committee on Rules and Administration, designated the following bills a Special Orders Calendar to be heard immediately:

H.F. Nos. 2682, 4206, S.F. No. 3463, H.F. Nos. 4597, 1842, 4602, and 4500.

SPECIAL ORDER

H.F. No. 2682: A bill for an act relating to legacy; appropriating money from outdoor heritage fund; appropriating money for Medal of Honor memorial; extending and modifying previous appropriations from legacy funds; amending Minnesota Statutes 2018, section 97A.056, subdivision 5; Laws 2017, chapter 91, article 1, section 2, subdivision 3; article 4, section 2, subdivision 2; Laws 2019, First Special Session chapter 2, article 1, section 2, subdivision 5; article 4, section 2, subdivisions 2, 8; Laws 2019, First Special Session chapter 10, article 1, section 24, subdivision 2.

H.F. No. 2682 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 67 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Howe	Little	Ruud
Anderson, B.	Dziedzic	Ingebrigtsen	Marty	Senjem
Anderson, P.	Eaton	Isaacson	Mathews	Simonson
Bakk	Eichorn	Jasinski	Miller	Sparks
Benson	Eken	Jensen	Nelson	Tomassoni
Bigham	Franzen	Johnson	Newman	Torres Ray
Carlson	Frentz	Kent	Newton	Utke
Chamberlain	Gazelka	Kiffmeyer	Osmek	Weber
Champion	Goggin	Klein	Pappas	Westrom
Clausen	Hall	Koran	Prâtt	Wiger
Cohen	Hawj	Laine	Rarick	Wiklund
Cwodzinski	Hayden	Lang	Relph	
Dahms	Hoffman	Latz	Rest	
Dibble	Housley	Limmer	Rosen	

Pursuant to Rule 40, Senator Rosen cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; and Senjem.

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Pappas, Rest, Sparks, Torres Ray, and Wiklund.

So the bill passed and its title was agreed to.

SPECIAL ORDER

H.F. No. 4206: A bill for an act relating to workers' compensation; adopting recommendations of the 2020 Workers' Compensation Advisory Council; amending Minnesota Statutes 2018, sections 79A.02, subdivision 4; 79A.04, subdivision 2; 79A.06, subdivision 5; 79A.22, subdivision 13; 79A.24, subdivision 2; 176.011, subdivision 15; 176.102, subdivision 10; 176.111, subdivision 22; 176.135, subdivision 1; 176.185, by adding a subdivision; 176.223; Minnesota Statutes 2019 Supplement, sections 176.181, subdivision 2; 176.231, subdivisions 5, 6, 9, 9a; 176.2611, subdivision 5; 176.2612, subdivisions 1, 3; 176.275, subdivision 2; 176.285, subdivision 1; repealing Minnesota Statutes 2018, section 176.181, subdivision 6.

H.F. No. 4206 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 45 and nays 22, as follows:

Those who voted in the affirmative were:

Abeler	Eichorn	Ingebrigtsen	Mathews	Ruud
Anderson, B.	Eken	Jasinski	Miller	Senjem
Anderson, P.	Frentz	Jensen	Nelson	Simonson
Bakk	Gazelka	Johnson	Newman	Sparks
Benson	Goggin	Kiffmeyer	Osmek	Tomassoni
Bigham	Hall	Koran	Pratt	Utke
Chamberlain	Hoffman	Lang	Rarick	Weber
Dahms	Housley	Limmer	Relph	Westrom
Draheim	Howe	Marty	Rosen	Wiger

Pursuant to Rule 40, Senator Rosen cast the affirmative vote on behalf of the following Senators: Anderson, B.; Hall; and Senjem.

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senator: Sparks.

Those who voted in the negative were:

Carlson	Dibble	Hayden	Latz	Torres Ray
Champion	Dziedzic	Isaacson	Little	Wiklund
Clausen	Eaton	Kent	Newton	
Cohen	Franzen	Klein	Pappas	
Cwodzinski	Hawj	Laine	Rest	

Pursuant to Rule 40, Senator Kent cast the negative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Pappas, Rest, Torres Ray, and Wiklund.

So the bill passed and its title was agreed to.

MOTIONS AND RESOLUTIONS - CONTINUED

Senator Benson moved that H.F. No. 3230 be taken from the table. The motion prevailed.

H.F. No. 3230: A bill for an act relating to energy; amending the current electric utility program that encourages efficient lighting to include promotion of LEDs; amending Minnesota Statutes 2018, section 216B.241, subdivision 5.

SUSPENSION OF RULES

Senator Benson moved that an urgency be declared within the meaning of Article IV, Section 19, of the Constitution of Minnesota, with respect to H.F. No. 3230 and that the rules of the Senate be so far suspended as to give H.F. No. 3230 its second and third reading and place it on its final passage. The motion prevailed.

H.F. No. 3230 was read the second time.

H.F. No. 3230 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 67 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Howe	Little	Ruud
Anderson, B.	Dziedzic	Ingebrigtsen	Marty	Senjem
Anderson, P.	Eaton	Isaacson	Mathews	Simonson
Bakk	Eichorn	Jasinski	Miller	Sparks
Benson	Eken	Jensen	Nelson	Tomassoni
Bigham	Franzen	Johnson	Newman	Torres Ray
Carlson	Frentz	Kent	Newton	Utke
Chamberlain	Gazelka	Kiffmeyer	Osmek	Weber
Champion	Goggin	Klein	Pappas	Westrom
Clausen	Hall	Koran	Pratt	Wiger
Cohen	Hawj	Laine	Rarick	Wiklund
Cwodzinski	Hayden	Lang	Relph	
Dahms	Hoffman	Latz	Rest	
Dibble	Housley	Limmer	Rosen	

Pursuant to Rule 40, Senator Benson cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; Ingebrigtsen; and Senjem.

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Pappas, Rest, Sparks, Torres Ray, and Wiklund.

So the bill passed and its title was agreed to.

RECESS

Senator Benson moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

MOTIONS AND RESOLUTIONS - CONTINUED

SPECIAL ORDER

S.F. No. 3463: A bill for an act relating to capital improvements; authorizing spending to acquire and better public land and buildings and other improvements of a capital nature with certain conditions; modifying previous appropriations; establishing new programs and modifying existing programs; authorizing the sale and issuance of state bonds; requiring a report; appropriating money; amending Minnesota Statutes 2018, section 16B.325, subdivision 3; Laws 2014, chapter 294, article 1, section 7, subdivision 11, as amended; Laws 2017, First Special Session chapter 8, article 1, sections 15, subdivisions 3, as amended, 4; 20, subdivision 21, as amended; Laws 2018, chapter 214, article 1, sections 16, subdivision 19; 21, subdivisions 18, 26, 29; Laws 2019, First Special Session chapter 3, article 1, section 2, subdivisions 3, 5; proposing coding for new law in Minnesota Statutes, chapter 174.

Senator Senjem moved that S.F. No. 3463 be laid on the table. The motion prevailed.

Senator Senjem moved that S.F. No. 3463 be taken from the table. The motion prevailed.

Senator Senjem moved to amend S.F. No. 3463 as follows:

Page 4, line 4, delete "85,460,000" and insert "84,460,000"

Page 4, line 15, delete "19,000,000" and insert "18,000,000"

Page 6, line 13, delete "development" and insert "construction"

Page 6, line 17, delete "and development" and insert "of land for, and construction"

Page 7, line 31, after "Mankato" insert "for capital improvements"

Page 8, line 15, delete "planning,"

Page 11, line 10, before "For" insert "To the Minnesota Zoological Garden Board"

Page 12, line 12, delete everything after the period

Page 12, delete lines 13 to 15

Page 12, line 16, delete "account."

Page 12, line 19, after the period, insert "The account consists of money transferred by law to the account and any other money donated, gifted, granted, allotted, or otherwise provided to the account."

Page 14, delete line 2

Page 14, line 3, delete everything before "to"

Page 16, line 30, delete everything after "fund"

Page 16, line 31, delete "transportation"

Page 17, line 12, delete everything after "fund"

Page 17, line 13, delete "transportation"

Page 17, line 23, delete "review" and insert "analysis"

Page 19, line 14, delete everything after "fund"

Page 19, line 15, delete "transportation"

Page 19, line 22, delete everything after "fund"

Page 19, line 23, delete "transportation"

Page 20, line 21, delete everything after "fund"

Page 20, line 22, delete "transportation"

Page 20, line 33, delete everything after "fund"

Page 20, line 34, delete "transportation"

Page 21, line 30, delete everything after "fund"

Page 21, line 31, delete "transportation"

Page 24, lines 1 and 12, delete "documentation" and insert "analysis"

Page 25, line 9, delete "documentation" and insert "analysis"

Page 26, line 29, delete "documentation" and insert "analysis"

Page 27, delete lines 2 and 3

Page 27, line 4, delete everything before "for"

Page 31, line 22, before "For" insert "To the commissioner of human services"

Page 34, line 31, after the period, insert "A portion of the water infrastructure for the business park will be installed in Becker Township."

Page 37, line 1, delete "State Trail and"

Page 37, delete lines 3 to 13 and insert:

"For a grant to the city of Lake City to design, engineer, and construct a water and sewer connection from the city's sewer distribution and collection point to Hok-Si-La Park; to design and construct a breakwater at Ohuta Beach in Lake City at Ohuta Park; and to design and construct a breakwater near the public boat ramp in Lake City at Roschen Park."

Page 42, line 26, after "for" insert "the city's"

Page 46, line 13, delete "\$784,679,000" and insert "\$783,679,000"

Page 46, line 16, after "from" insert "the bond proceeds account in"

Page 46, line 32, delete "\$1,113,843,000" and insert "\$1,113,845,000"

Page 47, line 17, delete "subdivision 21" and insert "subdivision 27"

Page 50, line 28, after the period, insert "Notwithstanding Minnesota Statutes, section 16A.642, the bond sale authorization and appropriation of bond proceeds for the project in this paragraph are available until December 31, 2024."

Correct the subdivision and section totals

The motion prevailed. So the amendment was adopted.

Senator Jasinski moved to amend S.F. No. 3463 as follows:

Page 54, after line 34, insert:

"Sec. 6. Laws 2017, First Special Session chapter 8, article 1, section 18, subdivision 3, is amended to read:

Subd. 3. Minneapolis Veterans Home Truss Bridge Project

7,851,000

To design, construct, renovate, and equip the historic truss bridge on the Minneapolis Veterans Home campus, including asbestos and hazardous materials abatement and associated site work. The unspent portion of this appropriation after the project has been substantially completed, upon written notice to the commissioner of management and budget, is available for asset preservation at veterans facilities under Minnesota Statutes, section 16B.307. Minnesota Statutes, section 16A.642, applies from the date of the original appropriation to the unspent amount transferred."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Anderson, P. moved to amend S.F. No. 3463 as follows:

Page 48, after line 12, insert:

"Sec. 2. Minnesota Statutes 2018, section 137.61, is amended to read:

137.61 PURPOSE.

Sections 137.61 to 137.65 provide for a biomedical science research funding program to further the investment in biomedical science research facilities in Minnesota to benefit the state's economy, advance the biomedical technology industry, benefit human health, and facilitate research

collaboration between the University of Minnesota and other private and public institutions in this state. Sections 137.61 to 137.65 also provide funding for design, land acquisition, site preparation, and preconstruction services for the new clinical research facility on the University of Minnesota's Twin Cities campus.

- Sec. 3. Minnesota Statutes 2018, section 137.62, subdivision 2, is amended to read:
- Subd. 2. **Biomedical science research facility.** "Biomedical science research facility" means a facility located on the campus of the University of Minnesota to be used as a research facility and laboratory for biomedical science and biomedical technology. A hospital licensed under sections 144.50 to 144.56 is not a biomedical science research facility. <u>Biomedical science research facility</u> includes the clinical research facility defined in this section.
 - Sec. 4. Minnesota Statutes 2018, section 137.62, is amended by adding a subdivision to read:
- Subd. 3a. Clinical research facility. "Clinical research facility" means a facility located on the Twin Cities campus of the University of Minnesota to connect a broad array of clinical research units and activities from across the university, providing a consolidated home for the Clinical Translational Science Institute and related programs that support education, research, clinical training, and patient care.
 - Sec. 5. Minnesota Statutes 2018, section 137.63, is amended to read:

137.63 BIOMEDICAL SCIENCE RESEARCH FACILITIES FUNDING PROGRAM.

Subdivision 1. **Program established.** A biomedical science research facilities funding program is established to provide appropriations to the Board of Regents of the University of Minnesota for up to 75 percent of the project costs for each of four projects approved by the Board of Regents under section 137.64, other than the clinical research facility. Appropriations to the Board of Regents for the clinical research facility are for 100 percent of the project costs for design, land acquisition, site preparation, and preconstruction services.

- Subd. 2. **Project requirements.** The Board of Regents of the University of Minnesota, either acting on its own or in collaboration with another private or public entity, must pay at least 25 percent of the project costs for each of four projects, other than the clinical research facility. The board must not use tuition revenue to pay for the university's share of the costs for the projects approved under section 137.64.
 - Sec. 6. Minnesota Statutes 2018, section 137.64, is amended to read:

137.64 CONDITIONS FOR PAYMENTS TO UNIVERSITY.

Subdivision 1. **Certifications.** Before the commissioner may make any payments authorized in this section to the Board of Regents for a biomedical science research facility project, the commissioner must certify that the board has, by board resolution, approved the maximum project cost for the project and complied with the requirements of section 137.63, subdivision 2. For each project approved by the board, the board must certify to the commissioner the amount of the annual payments of principal and interest required to service each series of bonds issued by the University of Minnesota for the project, and the actual amount of the state's annual payment to the University

of Minnesota under subdivision 2. The annual payment must not exceed the amount required to pay debt service on the bonds issued to finance 75 percent of the project costs of biomedical science research facilities authorized before 2019. The annual payment may additionally be for the amount required to pay debt service on the bonds issued to finance 100 percent of the costs of the clinical research facility.

- Subd. 2. **Payments.** On July 15 of each year after the certification under subdivision 1, but no earlier than July 15, 2009, and for so long thereafter as any bonds issued by the board for the eonstruction of a project, or any refunding bonds issued under subdivision 7, are outstanding, the state must transfer to the board annual payments as certified under subdivision 1, up to the maximum amounts in the appropriation schedule under subdivision 3. Payments under this section are to reimburse the Board of Regents for the state's share of the project costs for the biomedical science research facility projects, provided that the principal amount of bonds issued by the University of Minnesota to pay the state's share of the costs must not exceed \$219,000,000.
- Subd. 3. **Appropriations.** Annual appropriations are made from the general fund to the commissioner of management and budget for transfer to the Board of Regents, as follows:
 - (1) up to \$850,000 is appropriated in fiscal year 2010;
 - (2) up to \$3,650,000 is appropriated in fiscal year 2011;
 - (3) up to \$7,825,000 is appropriated in fiscal year 2012;
 - (4) up to \$12,100,000 is appropriated in fiscal year 2013;
 - (5) up to \$14,825,000 is appropriated in fiscal year 2014; and
- (6) up to \$15,550,000 is appropriated in fiscal year 2015 and each year thereafter, up to 25 years following the certification of the last project by the commissioner. through fiscal year 2020; and
- (7) up to \$13,930,000 is appropriated in fiscal year 2021 and each year thereafter through fiscal year 2039.
- Subd. 4. **Report to legislature.** The Board of Regents must report to the committees of the legislature with responsibility for capital investment by January 15 of each even-numbered year on the biomedical science research facility projects authorized under this section. The report must at a minimum include for each project, the total cost, the number of researchers, research grants, and the amount of debt issued by the board.
- Subd. 5. **Reinvestment.** The Board of Regents must, to the extent permitted under federal law and University of Minnesota policies, place a priority on reducing the state's share of project costs by dedicating a share of the proceeds from any commercialization or licensing revenues attributable to research conducted in the biomedical science facilities to reducing the appropriations needed under subdivision 3.
- Subd. 6. **Services to individuals and firms.** Consistent with its mission and governing policies and the requirements for tax-exempt bonds, the university shall make available laboratory and other services on a fee-for-service basis to individuals and firms in the bioscience industry in Minnesota.

The university will not assert patent rights when providing services that do not involve its innovative intellectual contributions.

- Subd. 7. **Refunding of bonds; allocation of savings realized.** (a) The board may issue bonds in one or more series to refund bonds that were issued for a project before January 1, 2019, if refunding is determined by the board to be in the best interest of the university. The principal amount of bonds issued in each refunding must not exceed the amount necessary to defease the associated bonds outstanding immediately prior to refunding. The amount of the state's annual payment to the university required for the debt service on the refunded bonds, or original bonds if not yet refunded, or a combination of the two, shall be up to the maximum annual appropriation under subdivision 3 for all series.
- (b) The amount of the annual appropriation under subdivision 3 that is not needed to pay the annual debt service under paragraph (a) is appropriated to the Board of Regents of the University of Minnesota to pay the annual debt service amount on bonds issued by the university to pay the costs of design, land acquisition, site preparation, and preconstruction services of the clinical research facility.
- (c) In any year that the state general fund appropriation authorized in this section exceeds the amount needed to pay debt service on bonds issued by the university for purposes specified in sections 137.61 to 137.65, the excess amount is canceled to the state general fund."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Pappas moved to amend S.F. No. 3463 as follows:

Page 47, line 23, delete "lowest" and insert "highest"

Page 64, after line 29, insert:

"ARTICLE 3

APPROPRIATIONS

Section 1. CAPITAL IMPROVEMENT APPROPRIATIONS.

The sums shown in the column under "Appropriations" are appropriated from the bond proceeds fund, or another named fund, to the state agencies or officials indicated, to be spent for public purposes. Appropriations of bond proceeds must be spent as authorized by the Minnesota Constitution, article XI, section 5, clause (a), to acquire and better public land and buildings and other public improvements of a capital nature, or as authorized by the Minnesota Constitution, article XI, section 5, clauses (b) to (j), or article XIV. Unless otherwise specified, money appropriated in this act:

- (1) may be used to pay state agency staff costs that are attributed directly to the capital program or project in accordance with accounting policies adopted by the commissioner of management and budget;
- (2) is available until the project is completed or abandoned subject to Minnesota Statutes, section 16A.642;
- (3) for activities under Minnesota Statutes, sections 16B.307, 84.946, and 135A.046, should not be used for projects that can be financed within a reasonable time frame under Minnesota Statutes, section 16B.322 or 16C.144;
- (4) is available for a grant to a political subdivision after the commissioner of management and budget determines that an amount sufficient to complete the project as described in this act has been committed to the project, as required by Minnesota Statutes, section 16A.502; and
- (5) appropriations from the general fund are in fiscal year 2021 and are onetime, unless otherwise specified in this act.

APPROPRIATIONS

Sec. 2. UNIVERSITY OF MINNESOTA

Subdivision 1. Total Appropriation

\$ 224,200,000

To the Board of Regents of the University of Minnesota for the purposes specified in this section.

Subd. 2. Higher Education Asset Preservation and

Replacement (HEAPR)

125,000,000

To be spent in accordance with Minnesota Statutes, section 135A.046.

Subd. 3. Twin Cities - Child Development Building

Replacement

29,200,000

To predesign, design, renovate, expand, furnish, and equip the Institute of Child Development building on the Twin Cities campus. This project includes the demolition and replacement of the 1968 building addition.

Subd. 4. Duluth - AB Anderson Hall Renewal

4,400,000

To predesign, design, renovate, furnish, and equip campus teaching and learning spaces, including mechanical systems, in AB Anderson Hall.

Subd. 5. Twin Cities - Chemistry Undergraduate Teaching Laboratory

65,600,000

To predesign, design, construct, renovate, furnish, and equip a chemistry undergraduate teaching laboratory in Fraser Hall on the Twin Cities campus. This project includes demolition of obsolete portions of Fraser Hall.

Subd. 6. University Share

Except for the appropriations for HEAPR, the appropriations in this section are intended to cover approximately two-thirds of the cost of each project. The remaining costs must be paid from university sources.

Subd. 7. Unspent Appropriations

Upon substantial completion of a project authorized in this section and after written notice to the commissioner of management and budget, the Board of Regents must use any money remaining in the appropriation for that project for HEAPR under Minnesota Statutes, section 135A.046. The Board of Regents must report by February 1 of each even-numbered year to the chairs of the house of representatives and senate committees with jurisdiction over capital investment and higher education finance, and to the chairs of the house of representatives Ways and Means Committee and the senate Finance Committee, on how the remaining money has been allocated or spent.

Sec. 3. MINNESOTA STATE COLLEGES AND UNIVERSITIES

Subdivision 1. Total Appropriation

<u>\$</u> <u>266,171,000</u>

To the Board of Trustees of the Minnesota State Colleges and Universities for the purposes specified in this section.

Subd. 2. Higher Education Asset Preservation and Replacement (HEAPR)

142,500,000

97TH DAY

SUNDAY, MAY 17, 2020

7273

To be spent in accordance with Minnesota Statutes, section 135A.046.

Subd. 3. Anoka-Ramsey Community College

16,282,000

To design, renovate, and equip the business and nursing building at Anoka-Ramsey Community College, Coon Rapids campus.

Subd. 4. Central Lakes College

8,275,000

To design, renovate, and equip the student services, academic support areas, and athletics space at Central Lakes College, Brainerd campus.

Subd. 5. Inver Hills Community College

14,653,000

To design, renovate, and equip the Technology and Business Center building, including the construction of a link to Heritage Hall at Inver Hills Community College.

Subd. 6. Lake Superior College

985,000

To design the renovation and construction of integrated manufacturing workforce labs and related support space at Lake Superior College.

Subd. 7. Metropolitan State University

3,923,000

To design, renovate, and equip space in New Main Hall for the cybersecurity program at Metropolitan State University.

Subd. 8. Minneapolis Community and Technical College

10,254,000

To design phases 1 and 2 and renovate and equip phase 1 of the Management Education Center shared with Metropolitan State University on the Minneapolis Community and Technical College campus to support baccalaureate programming expansion.

Subd. 9. Minneapolis Community and Technical College; Trades Training Facility

2,500,000

For campus improvements at the Minneapolis Community and Technical College to

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[97TH DAY

accommodate training in manufacturing and the trades, subject to Minnesota Statutes, section 16A.695.

Subd. 9. Minnesota State University, Moorhead

17,290,000

To design, renovate, and equip Weld Hall, including the construction of additions to improve building accessibility, at Minnesota State University, Moorhead.

Subd. 10. Minnesota State University, Mankato

6,691,000

To design, renovate, and repurpose space in the lower level of the Clinical Sciences Building; to design the demolition and replacement of Armstrong Hall; and to design the partial renovation of Wiecking Center, Performing Arts Center, Memorial Library, and Morris Hall at Minnesota State University, Mankato.

Subd. 11. Northeast Higher Education District - Vermilion Community College

2,576,000

To design, renovate, and equip the classroom building and common space at Northeast Higher Education District - Vermilion Community College.

Subd. 12. Normandale Community College

26,634,000

To design, renovate, and equip Phase 2 of the College Services building at Normandale Community College.

Subd. 13. North Hennepin Community College

6,598,000

To design the demolition and replacement of the current Fine Arts Center building with the Center for Innovation and the Arts at North Hennepin Community College, Brooklyn Park campus.

$\frac{Subd.\ 14.}{\textbf{College}} \, \frac{\textbf{Northland Community and Technical}}{\textbf{College}}$

2,220,000

To design, renovate, and equip teaching and learning lab space at Northland Community and Technical College, East Grand Forks campus.

Subd. 15. Pine Technical and Community College

635,000

To design the renovation of the main building allied health space and an addition of the technical trade and applied learning labs at Pine Technical and Community College.

Subd. 16. Saint Paul College

937,000

To design the renovation of classroom, lab, and student services space and design the demolition of the College Learning Center Building at the Saint Paul College campus.

Subd. 17. Winona State University

3,218,000

To design the demolition and replacement of Gildemeister and Watkins Halls at Winona State University.

Subd. 18. **Debt Service**

- (a) Except as provided in paragraph (b), the Board of Trustees shall pay the debt service on one-third of the principal amount of state bonds sold to finance projects authorized by this section. After each sale of general obligation bonds, the commissioner of management and budget shall notify the board of the amounts assessed for each year for the life of the bonds.
- (b) The board need not pay debt service on bonds sold to finance HEAPR. Where a nonstate match is required, the debt service is due on a principal amount equal to one-third of the total project cost, less the match committed before the bonds are sold.
- (c) The commissioner of management and budget shall reduce the board's assessment each year by one-third of the net income from investment of general obligation bond proceeds in proportion to the amount of principal and interest otherwise required to be paid by the board. The board shall pay its resulting net assessment to the commissioner of management and budget by December 1 each year. If the board fails to make a payment when due, the commissioner of

management and budget shall reduce allotments for appropriations from the general fund otherwise available to the board and apply the amount of the reduction to cover the missed debt service payment. The commissioner of management and budget shall credit the payments received from the board to the bond debt service account in the state bond fund each December 1 before money is transferred from the general fund under Minnesota Statutes, section 16A.641, subdivision 10.

Subd. 19. Unspent Appropriations

(a) Upon substantial completion of a project authorized in this section and after written notice to the commissioner of management and budget, the board must use any money remaining in the appropriation for that project for HEAPR under Minnesota Statutes, section 135A.046. The Board of Trustees must report by February 1 of each even-numbered year to the chairs of the of representatives committees with jurisdiction over capital investment and higher education finance, and to the chairs of the house of representatives Ways and Means Committee and the senate Finance Committee, on how the remaining money has been allocated or spent.

(b) The unspent portion of an appropriation for a project in this section that is complete is available for HEAPR under this subdivision, at the same campus as the project for which the original appropriation was made and the debt service requirement under this section is reduced accordingly. Minnesota Statutes, section 16A.642, applies from the date of the original appropriation to the unspent amount transferred.

Sec. 4. EDUCATION

7277

To the commissioner of education for the purposes specified in this section.

Subd. 2. Library Grants

2,000,000

To the commissioner of education for library construction grants under Minnesota Statutes, section 134.45.

Subd. 3. Dassel-Cokato School District; Athletic Facility

5,000,000

For a grant to Independent School District No. 466, Dassel-Cokato, to complete the construction, furnishing, and equipping of the school district's hockey arena and field house. Amounts spent or provided in-kind before the effective date of this section count toward the nonstate contribution.

Sec. 5. MINNESOTA STATE ACADEMIES

Subdivision 1. Total Appropriation

\$ 18,010,000

To the commissioner of administration for the purposes specified in this section.

Subd. 2. Asset Preservation

5,730,000

For capital asset preservation improvements and betterments on both campuses of the Minnesota State Academies, to be spent in accordance with Minnesota Statutes, section 16B.307.

Subd. 3. Safety Corridor

5,830,000

To design, construct, furnish, and equip a safety corridor on the Minnesota State Academy for the Deaf campus, including but not limited to abatement of asbestos and hazardous materials, construction, and renovations necessary to establish a central point of access, a reception and visitor area, and security monitoring with connections to Smith, Quinn, and Noyes Halls. This appropriation also includes money to predesign, design, renovate, furnish, and equip Smith and Quinn Halls, including but not limited to abatement of asbestos and

hazardous materials, interior space, restrooms, offices, classrooms, science labs, and technology labs.

Subd. 4. Residence Hall Renovations

6,300,000

To predesign, design, renovate, furnish, and equip Pollard Hall on the Minnesota State Academy for the Deaf campus, and Kramer, Brandeen, and Rode dormitories on the Minnesota State Academy for the Blind campus, including but not limited to abatement of asbestos and hazardous materials; correcting fire, life safety, and other building code deficiencies; and to replace or renovate the dormitories' HVAC, plumbing, electrical, security, and life safety systems.

Subd. 5. Student Services and Activities Center

150,000

To predesign a new student services and activities center, which may include the renovation of existing spaces, on the Minnesota State Academy for the Deaf Campus.

Sec. 6. PERPICH CENTER FOR ARTS EDUCATION

\$ 2,000,000

To the commissioner of administration for capital asset preservation improvements and betterments at the Perpich Center for Arts Education, to be spent in accordance with Minnesota Statutes, section 16B.307.

Sec. 7. NATURAL RESOURCES

Subdivision 1. Total Appropriation

\$ 285,539,000

- (a) To the commissioner of natural resources for the purposes specified in this section.
- (b) The appropriations in this section are subject to the requirements of the natural resources capital improvement program under Minnesota Statutes, section 86A.12, unless this section or the statutes referred to in this section provide more specific

standards, criteria, or priorities for projects than Minnesota Statutes, section 86A.12.

Subd. 2. Natural Resources Asset Preservation

70,000,000

- (a) For the renovation of state-owned facilities and recreational assets operated by the commissioner of natural resources to be spent in accordance with Minnesota Statutes, section 84.946. Notwithstanding Minnesota Statutes, section 84.946, the commissioner may use this appropriation to replace buildings if, considering the embedded energy in the building, that is the most energy-efficient and carbon-reducing method of renovation.
- (b) The Soudan mine shaft rehabilitation project is exempt from using the Designer Selection Board process as defined in Minnesota Statutes, section 16B.33, and is exempt from any requirement for a minimum number of proposals as set forth in Minnesota Statutes, section 16C.33, subdivision 5, paragraph (c).

Subd. 3. Flood Hazard Mitigation

- (a) For the state share of flood hazard mitigation grants for publicly owned capital improvements to prevent or alleviate flood damage under Minnesota Statutes, section 103F.161.
- (b) To the extent practical, levee projects shall meet the state standard of three feet above the 100-year flood elevation.
- (c) To the extent practicable and consistent with the project, recipients of appropriations for flood control projects in this subdivision shall create wetlands that are eligible for wetland replacement credit to replace wetlands drained or filled as the result of repair, reconstruction, replacement, or rehabilitation of an existing public road under Minnesota Statutes, section 103G.222, subdivision 1, paragraphs (1) and (m).

- (d) Project priorities shall be determined by the commissioner as appropriate and based on need and may include acquisition of properties prone to flooding.
- (e) To the extent that the cost of a project exceeds two percent of the median household income in a municipality or township multiplied by the number of households in the municipality or township, this appropriation is also for the local share of the project.

Subd. 4. Dam Renovation, Repair, Removal

20,000,000

- (a) For design, engineering, and construction to repair, reconstruct, or remove publicly owned dams and respond to dam safety emergencies on publicly owned dams, including the reconstruction of the Lake Bronson Dam in Lake Bronson State Park.
- (b) The commissioner shall determine project priorities as appropriate under Minnesota Statutes, sections 103G.511 and 103G.515. If the commissioner determines that a project is not ready to proceed, this appropriation may be used for other projects on the commissioner's priority list.

Subd. 5. Acquisition and Betterment of Buildings

25,000,000

For acquisition, design, and construction to replace existing facilities that no longer meet the business needs of the department; for the design and construction of a drill core facility in Hibbing; and for the design and construction of storage facilities.

Subd. 6. State Park and Recreation Area Accessibility

10,000,000

For the predesign, design, and construction of accessibility improvements at William O'Brien State Park and, to the extent there is sufficient money remaining, at Fort Snelling State Park.

Subd. 7. Parks and Trails Local and Regional Recreation Grants

For matching grants under Minnesota Statutes, section 85.019.

Subd. 8. Acquisition and Betterment of Public Lands

- (a) For the acquisition or betterment of public land. The commissioner shall determine project priorities as appropriate under Minnesota Statutes, section 86A.12. This appropriation may be used for the following purposes:
- (1) for fire protection under Minnesota Statutes, section 88.09;
- (2) for strategic land acquisition, design, and construction of buildings and facilities;
- (3) for prairie restoration under Minnesota Statutes, section 84.961, and native prairie bank easement acquisitions under Minnesota Statutes, section 84.96;
- (4) for betterment projects, to units of the Outdoor Recreation Act under Minnesota Statutes, chapter 86A;
- (5) for rehabilitation or replacement of groundwater monitoring wells;
- (6) for acquisition of in-holdings within units of the Outdoor Recreation Act under Minnesota Statutes, chapter 86A;
- (7) for acquisition of parcels to provide or improve access to units of the Outdoor Recreation Act under Minnesota Statutes, chapter 86A;
- (8) for improvements of a capital nature for ponds and fish culture facilities at hatcheries owned by the state and operated by the commissioner of natural resources under Minnesota Statutes, section 97A.045, subdivision 1; and
- (9) for acquisition and betterment projects of recreational areas on public lands, Minnesota Statutes, section 84.029.

(b) \$7,000,000 of this appropriation is for reforestation to meet the requirements of Minnesota Statutes, section 89.002, subdivision 2, and \$7,000,000 of this appropriation for the forests for the future program under Minnesota Statutes, section 84.66.

Subd. 9. Wildfire Aviation Infrastructure

9,500,000

For design, engineering, and construction of aviation infrastructure that supports wildfire response and conservation compliance and enforcement, which may include grants to the airport authority. This appropriation includes funding for the Hibbing airtanker base, Grand Rapids hangar, and Brainerd airtanker base.

Subd. 10. Lake Vermilion-Soudan Underground Mine State Park

5,800,000

For the predesign, design, and construction of a campground and related infrastructure at Lake Vermilion-Soudan Underground Mine State Park.

Subd. 11. Canisteo and Hill Annex Mine

4,500,000

From the general fund in fiscal year 2021 to complete necessary modeling and monitoring, testing, studies of pit-wall stability, surveys, and engineering design leading to mitigating the threats of rising mine pit waters at the Canisteo and Hill Annex mine complexes to protect property, public safety, and water quality and at the St. James Mine Pit to protect the potable water systems for the city of Aurora and the town of White. This is a onetime appropriation and is available until June 30, 2022.

Subd. 12. Shade Tree Program

2,000,000

For grants to cities, counties, townships, and park and recreation boards in cities of the first class, for the removal and the planting of shade trees on public land to provide environmental benefits; replace trees lost to forest pests, disease, or storm; or to establish

a more diverse community forest better able to withstand disease and forest pests. The commissioner must give priority to grant requests to remove and replace trees with active infestations of emerald ash borer. For purposes of this appropriation, "shade tree" means a woody perennial grown primarily for aesthetic or environmental purposes with minimal to residual timber value. Any tree planted with money under this subdivision must be a climate-adapted species to Minnesota.

Subd. 13. Blazing Star State Trail

1,750,000

For construction of a bridge over Albert Lea Lake and associated trail work for a trail connection of the Blazing Star Trail under Minnesota Statutes, section 85.015, subdivision 19, from Albert Lea to Hayward.

Subd. 14. Mississippi Blufflands State Trail - Red Wing Riverfront Trail - He Mni Can-Barn Bluff Regional Park to Colvill Park

900,000

For design and construction of a trail connection from He Mni Can-Barn Bluff, a regional special purpose park, to Colvill Park.

Subd. 15. Gateway State Trail Extension

1,250,000

For design and construction for the Gateway Trail from a terminus within William O'Brien State Park around the interpretive center and campground complex, to the Scandia Village Center, and for property acquisition and predesign for the Gateway Trail extension south of the William O'Brien State Park and north of Scandia.

Subd. 16. Oberstar Trail

650,000

For design, engineering, and construction of a 1.9-mile segment of the Oberstar Trail between the Hinckley-Duluth segment of the Willard Munger State Trail and the Sunrise Prairie Regional Trail.

Subd. 17. Dakota County; Byllesby Dam

9,000,000

For a grant to Dakota County under Minnesota Statutes, sections 103G.511 and 103G.515, to design and construct capital improvements to the hydroelectric generating facility, including replacement of obsolete turbines, at the Byllesby Dam, located on the Cannon River.

Subd. 18. Crane Lake; Visitor Center

6,600,000

For a grant to the town of Crane Lake in St. Louis County to predesign, design, engineer, prepare the site for, and construct a visitor center, campground, boat ramp, and access road from the visitor center to the boat ramp to accommodate activities in Voyageurs National Park, the Superior National Forest, and the Boundary Waters Canoe Area Wilderness along the shores of Crane Lake. This appropriation also includes money for the purchase of land for the access road between the visitor center and the boat ramp.

Subd. 19. Ely; Trailhead Development

2,800,000

For a grant to the city of Ely for the same purposes as the appropriation in Laws 2018, chapter 214, article 3, section 11, as amended by Laws 2019, chapter 2, article 2, section 11.

Subd. 20. Lake City; Hok-Si-La Park Water and Sewer Extension

587,000

For a grant to the city of Lake City to design, engineer, and construct a water and sewer connection from the city's sewer distribution and collection point to Hok-Si-La Park.

Subd. 21. Lake City; Ohuta Beach Breakwater

1,058,000

For a grant to the city of Lake City to design and construct a breakwater at Ohuta Beach in Lake City at Ohuta Park.

Subd. 22. Lake City; Roschen Park and Boat Ramp Breakwater

1,058,000

For a grant to the city of Lake City to design and construct a breakwater near the public boat ramp in Lake City at Roschen Park.

Subd. 23. Mankato; Valley Opportunities and Riverbank Restoration

12,385,000

For a grant to the city of Mankato to:

- (1) stabilize the Minnesota River riverbank in the Land of Memories Park to reduce erosion and protect well 15;
- (2) stabilize the Minnesota River riverbank to protect Mankato's riverfront, including the Minnesota River Trail trailhead, and regional Water Resource Recovery Facility;
- (3) install in-channel stream stabilization infrastructure in Indian Creek to reduce erosion and improve water quality in the Minnesota River-Mankato watershed;
- (4) predesign, design, and construct a new permanent canopy for the Riverfront Park Vetter Stone Amphitheater, including structural support; and
- (5) predesign and design improvements to the Minnesota River Trail to meet state trail standards, including a bridge between the Land of Memories Park and Sibley Park, connections to the Minneopa Trail, and extension of the trail and connections to the Germania Park neighborhood.

Subd. 24. Mankato; Water Quality Mitigation

4,150,000

For a grant to the city of Mankato to acquire land and to design and construct improvements to reduce erosion and improve water quality in the Minnesota River-Mankato watershed. This appropriation includes money for bioreactor construction, restoration of wetlands, and completion of in-channel improvements from the wetland to existing pond and storm water infrastructure.

Subd. 25. Otter Tail County; Perham to Pelican Rapids Regional Trail

1,978,000

For a grant to Otter Tail County to construct the McDonald Lake segment of the Perham to Pelican Rapids Regional Trail, which goes from the intersection of County State-Aid Highway 41 and 440th Street to the intersection of County State-Aid Highway 34 and County State-Aid Highway 35 and for the predesign and design of the Maplewood State Park segment within the interior of Maplewood State Park.

Subd. 26. Red Wing; Upper Harbor - Bay Point Renewal

2,000,000

For a grant to the city of Red Wing for predesign, design, and construction for Red Wing's Upper Harbor and Bay Point Park Renewal on the Mississippi riverfront project, including reconfiguration of the gravel-covered former landfill and partially paved areas into a public park, the rehabilitation or restoration of wetlands, and redesigned or increased parking to serve the Bay Point Park boat launch.

Subd. 27. Rochester; Cascade Lake Regional Park

2,750,000

For a grant to the city of Rochester to predesign, design, construct, furnish, and equip improvements of a capital nature, including a pavilion, an amphitheater, performance facilities, picnic shelters, restroom facilities, play areas, park access, and landscaping.

Subd. 28. Rockville; Rocori Trail

1,370,000

For a grant to the city of Rockville, under Minnesota Statutes, section 85.019, subdivision 4c, to construct phase 3 of the Rocori Trail, located in the cities of Richmond, Cold Spring, and Rockville.

Subd. 29. Shakopee; Minnesota River Riverbank Stabilization

11,753,000

For a grant to the city of Shakopee to predesign, design, and construct the restoration of the Minnesota River riverbank from the western edge of downtown Shakopee to The Landing in the Three Rivers Park District, and to predesign, design, construct, furnish, and equip associated cultural and recreational amenities along the river.

Subd. 30. Shell Rock River Watershed District; Fountain Lake

7,500,000

For a grant to the Shell Rock River Watershed District for sediment removal and cleanup of Fountain Lake.

Subd. 31. Silver Bay; Trailhead Center

1,900,000

For a grant to the city of Silver Bay to predesign, design, construct, furnish, and equip a multimodal trailhead center for the various hiking, bicycling, snowmobile, and all-terrain vehicle trails that converge in the area. The center includes separated trail access for motorized and nonmotorized users and open space for trail users, parking, a wayside rest area, and a new trailhead center building that includes lavatories and showers. The nonstate contribution may be made in-kind. In-kind contributions may include removal of the existing building and site preparation, whether begun before or after the effective date of this section.

Subd. 32. St. Joseph; East Park Development

300,000

For a grant to the city of St. Joseph to predesign, design, construct, and equip a parking lot, canoe access, and restroom facilities for East Park, which will be a regional park.

Subd. 33. St. Louis County; Voyageur Country ATV

Trail 1,000,000

For a grant to St. Louis County for design, permitting, right-of-way acquisition, and construction of Phase I of the Voyageur Country ATV Trail connections in the areas of Orr, Ash River, Kabetogama Township, and International Falls to the Voyageur Country ATV Trail system.

Subd. 34. Wayzata; Lake Effect Project

10,000,000

For a grant to the city of Wayzata for the Lake Effect Project. The project includes design and construction of a boardwalk along the edge of Lake Minnetonka in downtown Wayzata; design and construction of an Eco Park, including ecological restoration of the shoreline area to improve water quality of the lake; and design, construction, and renovation of the Depot Park area along the lake to improve accessibility, add restrooms, and increase green space in the park. Nonstate contributions spent or allocated before or after enactment of this section for other public improvements that are part of the Lake Effect Project are sufficient match.

Subd. 35. Unspent Appropriations

The unspent portion of an appropriation for a project in this section that is complete, upon written notice to the commissioner of management and budget, is available for asset preservation under Minnesota Statutes, section 84.946. Minnesota Statutes, section 16A.642, applies from the date of the original appropriation to the unspent amount transferred.

Sec. 8. POLLUTION CONTROL AGENCY

Subdivision 1. Total Appropriation

\$ 80,492,000

To the Pollution Control Agency for the purposes specified in this section.

Subd. 2. Organics Infrastructure Capital Assistance

Program 10,000,000

For grants to expand organics infrastructure by constructing, equipping, expanding, and adding capacity at new or existing organics transfer facilities, organics compost facilities, anaerobic digestion facilities, or other facilities that recover organic materials in accordance with the solid waste capital assistance grant program under Minnesota Statutes, section 115A.54.

Subd. 3. Sustainable Communities and Climate Resiliency

15,000,000

For grants under Minnesota Statutes, section 115A.0716, subdivision 5.

Subd. 4. Removal of PAH-Contaminated Storm Water from Pond Sediments

2,000,000

For grants under Minnesota Statutes, section 115A.0716, subdivision 4.

Subd. 5. Clay County

8,500,000

For a grant to Clay County under the solid waste capital assistance grant program under Minnesota Statutes, section 115A.54, in order to acquire land, design, construct, renovate, and equip a new resource recovery campus consisting of a new solid waste transfer station and problem materials management facility.

Subd. 6. Pope-Douglas

9,000,000

For a grant to the Pope-Douglas Solid Waste Management Joint Powers Board under the solid waste capital assistance grant program under Minnesota Statutes, section 115A.54. This appropriation may be used to design, construct, and equip renovation and expansion of an existing waste diversion and materials recovery facility in the city of Alexandria; to design, construct, and equip a new organics composting facility in Douglas County; and to design, construct, and equip a new environmental learning center in Alexandria for problem materials recycling and disposal of household hazardous waste. This appropriation may also

be used to acquire land and for demolition costs associated with the projects described in this section and is intended to replace outdated public facilities and infrastructure to serve the waste diversion, recycling, and composting needs of Douglas, Pope, Otter Tail, Grant, Stevens, Stearns, Benton, and Sherburne counties.

Subd. 7. Ramsey-Washington

21,000,000

For a grant to Ramsey County under the solid waste capital assistance grant program under Minnesota Statutes, section 115A.54, in order to design, construct, furnish, and equip the expansion of and upgrades to the Ramsey/Washington Recycling and Energy facility, jointly owned by Ramsey and Washington Counties, located on Red Rock Road in Newport. The project includes engineering and the acquisition and installation of major equipment to process organics and increase recycling of plastics, cardboard, and metals.

Subd. 8. Closed Landfill Cleanup

1,330,000

To design and construct remedial systems and acquire land at closed landfills throughout the state in accordance with the closed landfill program under Minnesota Statutes, sections 115B.39 to 115B.42. The agency must follow the agency priorities, which includes a construction project at the Brookston Area Landfill.

Subd. 9. Chisago County

391,000

For a grant to Chisago County under the solid waste capital assistance grants program under Minnesota Statutes, section 115A.54, to acquire land, design, construct, renovate, expand, and equip an existing household hazardous waste facility and a new self-service recycling facility.

Subd. 10. Coon Rapids

700,000

For a grant to the city of Coon Rapids under the solid waste capital assistance grants

program in Minnesota Statutes, section 115A.54, for expanding and improving the Coon Rapids Recycling Center, including constructing, furnishing, and equipping a building for polystyrene foam processing, a cold storage building, a covered storage area, and constructing driving lanes and parking areas.

Subd. 11. Dakota and Scott Counties

4,000,000

For a capital assistance grant under Minnesota Statutes, section 115A.54, to Dakota County or Scott County to acquire land, design, construct, and equip a new regional household hazardous waste collection and recycling facility to be located at a site in Dakota County or Scott County that best supports access needs for the residents of Dakota and Scott Counties.

Subd. 12. Hennepin County

2,000,000

For a grant to Hennepin County under the solid waste capital assistance grants program under Minnesota Statutes, section 115A.54, to design, construct, renovate, and equip an expansion to an existing transfer station in Brooklyn Park to manage larger quantities of organic materials.

Subd. 13. **Todd County**

6,000,000

For a grant to Todd County under the solid waste capital assistance grant program under Minnesota Statutes, section 115A.54, to design, construct, and equip a new solid waste transfer station, to renovate the existing transfer station into a regional single-stream materials recovery facility, and to build and expand the regional source-separated organic material composting facility.

Subd. 14. Minneapolis

571,000

For a grant to the city of Minneapolis under the solid waste capital assistance grants program under Minnesota Statutes, section 115A.54, to renovate and equip an existing solid waste transfer station.

Sec. 9. **BOARD OF WATER AND SOIL RESOURCES**

Subdivision 1. Total Appropriation

\$ 50,900,000

To the Board of Water and Soil Resources for the purposes specified in this section.

Subd. 2. Local Government Roads Wetland Replacement Program

26,400,000

To acquire land or permanent easements and to restore, create, enhance, and preserve wetlands to replace those wetlands drained or filled as a result of the repair, reconstruction, replacement, or rehabilitation of existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1, paragraphs (l) and (m). The board may vary the priority order of Minnesota Statutes, section 103G.222, subdivision 3, paragraph (a), to implement an in-lieu fee agreement approved by the U.S. Army Corps of Engineers under section 404 of the Clean Water Act. The purchase price paid for acquisition of land or perpetual easement must be a fair market value as determined by the board. The board may enter into agreements with the federal government, other state agencies, political subdivisions, nonprofit organizations, fee title owners, or other qualified private entities to acquire wetland replacement credits in accordance with Minnesota Rules, chapter 8420.

Subd. 3. Local Government Roads Wetland Replacement Program

8,000,000

\$8,000,000 in fiscal year 2021 is appropriated from the general fund to the Board of Water and Soil Resources to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1. Notwithstanding Minnesota Statutes, section

103G.222, subdivision 3, the board may implement the wetland replacement program when consistent with the watershed approach of section 404 of the federal Clean Water Act. The purchase price paid for acquiring wetland credits must be determined by the board. The board may enter into agreements with the federal government, other state agencies, political subdivisions, nonprofit organizations, fee title owners, or other qualified private entities to acquire wetland replacement credits in accordance with Minnesota Rules, chapter 8420. This is a onetime appropriation and is available until June 30, 2025. Of this appropriation, up to \$560,000 is available for the development of the required elements of an in-lieu fee wetland mitigation program in accordance with Minnesota Statutes, section 103G.2242, subdivision 3, and up to \$440,000 is available for mitigation stewardship in accordance with Minnesota Statutes, section 103B.103, subdivision 3.

Subd. 4. Reinvest in Minnesota (RIM) Reserve Program

16,500,000

To acquire conservation easements from landowners to preserve, restore, create, and enhance wetlands and associated uplands of prairie and grasslands, and to restore and enhance rivers and streams, riparian lands, and associated uplands of prairie and grasslands, in order to protect soil and water quality, support fish and wildlife habitat, reduce flood damage, and provide other public benefits. The provisions of Minnesota Statutes, section 103F.515, apply to this program. The board shall give priority to leveraging federal money by enrolling new lands targeted or enrolling environmentally sensitive lands that have expiring federal conservation agreements. The board is authorized to enter into new agreements and amend past agreements with landowners as required by Minnesota Statutes, section 103F.515, subdivision 5, to allow for restoration. Of this appropriation, \$3,000,000 is for working lands easements. Up to five percent of this appropriation may be used for restoration and enhancement.

Sec. 10. AGRICULTURE

<u>\$</u> 21,278,000

To the commissioner of administration to construct, renovate, and equip the Department of Agriculture/Department of Health Laboratory Building in St. Paul, including but not limited to creating a dedicated biosafety level 3 laboratory space, to meet safety, energy, and operational efficiency needs. \$779,000 of this appropriation is from the general fund in fiscal year 2021 for relocation expenses associated with this project.

Sec. 11. RURAL FINANCE AUTHORITY

\$ 50,000,000

For the purposes set forth in the Minnesota Constitution, article XI, section 5, paragraph (h), to the Rural Finance Authority to purchase participation interests in or to make direct agricultural loans to farmers under Minnesota Statutes, chapter 41B. This appropriation is for the beginning farmer program under Minnesota Statutes, section 41B.039; the loan restructuring program under Minnesota Statutes, section 41B.04; seller-sponsored program under Minnesota Statutes, section 41B.042; the agricultural improvement loan program under Minnesota Statutes, section 41B.043; and the livestock expansion loan program under Minnesota Statutes, section 41B.045. All debt service on bond proceeds used to finance this appropriation must be repaid by the Rural Finance Authority under Minnesota Statutes. section 16A.643. participations must be priced to provide full interest and principal coverage and a reserve for potential losses. Priority for loans must be given first to beginning farmer loans, second to seller-sponsored loans, and third to agricultural improvement loans.

Sec. 12. MINNESOTA ZOOLOGICAL GARDEN

Subdivision 1. **Total Appropriation**

\$ 26,000,000

To the Minnesota Zoological Garden Board for the purposes specified in this section.

Subd. 2. Asset Preservation

10,000,000

For capital asset preservation improvements and betterments to infrastructure and exhibits at the Minnesota Zoo, to be spent in accordance with Minnesota Statutes, section 16B.307. Notwithstanding the specified uses of money under Minnesota Statutes, section 16B.307, the board may use this appropriation to replace buildings that are in poor condition, outdated, and no longer support the work of the Minnesota Zoo and to construct and renovate trails and roads on the Minnesota Zoo site.

Subd. 3. Animal Hospital Renovation

5,000,000

To design, construct, furnish, and equip the renovation of the animal hospital.

Subd. 4. Repurpose Monorail to Treetop Trail

11,000,000

To design, construct, furnish, and equip the renovation of the monorail structure as an elevated pedestrian trail.

Sec. 13. ADMINISTRATION

Subdivision 1. Total Appropriation

<u>\$</u> 33,100,000

To the commissioner of administration for the purposes specified in this section.

Subd. 2. Capital Asset Preservation and Replacement

To be smooth in accordance with Minnesota

To be spent in accordance with Minnesota Statutes, section 16A.632.

Subd. 3. Ford Building

Account

1,700,000

10,000,000

To design and complete abatement of hazardous materials and demolition of the Ford Building and associated infrastructure

located on the Capitol complex as the first phase of overall site redevelopment. This appropriation may also be used to design, construct, and equip modifications necessary to maintain access to the Capitol Complex tunnel system as well as to provide security, irrigation, and landscaping for the site.

Subd. 4. Real Estate Strategic Plan

1,500,000

From the general fund in fiscal year 2021 for a long-range strategic plan, in accordance with Minnesota Statutes, section 16B.24, subdivision 1.

Subd. 5. Capitol Complex - Physical Security Upgrades Phase II

10,000,000

To design, construct, and equip upgrades to the physical security elements and systems for one or more of the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie. Improvements may include but are not limited to design and abatement of asbestos and hazardous materials, the installation of bollards, blast protection, infrastructure security screen walls, door access controls, emergency call stations, security kiosks, locking devices, security cameras, traffic control, or any other physical security measures needed to meet the latest security threats. This appropriation includes money for work associated with one or more of the buildings: following Administration, Centennial, Judicial, Ag/Health Minnesota History Center, Capitol Complex Power Plant and Shops, Stassen, State Office, and Veterans Service. \$5,000,000 of this appropriation is from the general fund in fiscal year 2021 to be used at the Andersen, Retirement Freeman. Systems, Transportation buildings for the purposes described in this subdivision.

Subd. 6. State Building Efficiency

5,000,000

From the general fund in fiscal year 2021 for deposit in the building efficiency revolving loan account to make loans to improve energy and water efficiency in state facilities as permitted under Minnesota Statutes, sections 16B.86 and 16B.87.

Subd. 7. Property Acquisition

2,600,000

To acquire land adjacent to state-owned property to provide a future development site to meet space needs on the Capitol Complex, as well as to design, construct, and equip temporary parking on the site for the Capitol Complex. This appropriation may also be used to design and complete any hazardous materials abatement on the site.

Subd. 8. **ADA Building Accommodation**

2,000,000

From the general fund in fiscal year 2021 to make Americans with Disabilities Act accommodation improvements in state-owned and state-leased buildings. The commissioner may establish processes for submission and review of proposals from state agencies, boards, and commissions, the legislative and judicial branches of government, and constitutional offices in order to allocate money to improve physical access to state services and employment opportunities.

Subd. 9. Martin County; Veterans Memorial

300,000

For a grant to Martin County to design and construct a memorial to those who have served in the military of the United States of America and those who have died in the line of duty.

Sec. 14. AMATEUR SPORTS COMMISSION

Subdivision 1. Total Appropriation

\$ 16,666,000

To the Minnesota Amateur Sports Commission for the purposes specified in this section.

Subd. 2. Asset Preservation

837,000

For asset preservation improvements and betterments of a capital nature at the National Sports Center in Blaine, to be spent in accordance with Minnesota Statutes, section 16B.307.

Subd. 3. National Sports Center; Field Development and Maintenance Facility

3,000,000

For (1) demolition of a maintenance facility and to construct and equip a new maintenance facility; or (2) the acquisition of a maintenance facility for the National Sports Center in Blaine.

Subd. 4. Mighty Ducks

4,000,000

For grants to local government units under Minnesota Statutes, section 240A.09, paragraph (b), to improve indoor air quality or eliminate R-22. This appropriation shall not be used to acquire ice resurfacing or edging equipment.

Subd. 5. Regional Sports Center

329,000

From the general fund in fiscal year 2021 for a grant to the city of St. Paul for design and preconstruction of a regional sports center, including athletic fields, parking, access roads, and related ancillary facilities.

Subd. 6. Construction and Renovation of Public Skate Parks

8,500,000

(a) \$250,000 of this appropriation is from the general fund in fiscal year 2021 to contract with a qualified nonprofit organization to establish criteria to evaluate skate park proposals for receiving grants under Minnesota Statutes, section 240A.20; to provide technical advice to local units of government or the Minnesota Amateur Sports

Commission about the development, design, construction, and maintenance of a skate park; and for grants to local units of government to promote the use of skate parks by a diverse population.

- (b) \$2,500,000 of this appropriation is for grants of up to \$250,000 each, under Minnesota Statutes, section 240A.20, subdivision 2, clause (2).
- (c) \$3,750,000 of this appropriation is for grants of up to \$750,000 each, under Minnesota Statutes, section 240A.20, subdivision 2, clause (2), for skate parks with regional impact.
- (d) \$2,000,000 of this appropriation is for a grant under Minnesota Statutes, section 240A.20, subdivision 2, clause (1), for a skate park that has a statewide draw.

Sec. 15. MILITARY AFFAIRS

Subdivision 1. Total Appropriation

<u>\$</u> <u>11,895,000</u>

To the adjutant general for the purposes specified in this section.

Subd. 2. Rosemount Readiness Center

1,100,000

To design the renovation of existing space at the Rosemount Readiness Center, including mechanical, electrical, building envelope, energy efficiency, and life safety improvements.

Subd. 3. Fergus Falls Readiness Center

2,200,000

To design and renovate existing space at the Fergus Falls Readiness Center, including mechanical, electrical, building envelope, energy efficiency, and life safety improvements and to construct an addition on the existing property.

Subd. 4. Moorhead Readiness Center

5,345,000

To design and renovate existing space at the Moorhead Readiness Center, including

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mechanical, electrical, building envelope, energy efficiency, life safety improvements, and to construct an addition on the existing property.

Subd. 5. Marshall Readiness Center

3,250,000

To design and renovate existing space at the Marshall Readiness Center, including mechanical, electrical, building envelope, energy efficiency, and life safety improvements, and to construct an addition on the existing property.

Sec. 16. PUBLIC SAFETY

Subdivision 1. **Total Appropriation**

\$ 56,236,000

To the commissioner of public safety for the purposes specified in this section.

Subd. 2. State Emergency Operations Center

29,545,000

For site acquisition, updating the predesign, and to design, construct, furnish, and equip a new State Emergency Operations Center and Homeland Security and Emergency Management Office. This appropriation may also be used to design and complete hazardous materials abatement and demolition as needed on the acquired site.

Subd. 3. Southern Minnesota BCA Regional Office and Laboratory

125,000

For predesign of a new Bureau of Criminal Apprehension regional office and laboratory facility in the Mankato area.

Subd. 4. BCA Maryland Building

3,976,000

To design, construct, renovate, equip, and furnish unfinished space in the Department of Public Safety, Bureau of Criminal Apprehension building in St. Paul to provide new offices and to design, construct, and equip a new perimeter fence at this site.

Subd. 5. Regional Training Facility Study

500,000

From the general fund in fiscal year 2021 for a comprehensive needs assessment of training for fire, police, and emergency response personnel across the state that will consider facility locations, training delivery methods, and costs. The department may consult with the Minnesota Management and Budget Division of Management Analysis and Development in preparing the assessment results and recommendations in two phases. Phase 1, which will report on the inventory of current facilities and provide an updated list of criteria for evaluating and scoring locations for proposed facilities, is due by August 31, 2021. Phase 2, which will analyze how best to meet future training needs for public safety personnel and estimate related operating and capital costs, is due by December 31, 2022.

Subd. 6. Chisholm; Public Safety

5,000,000

For a grant to the city of Chisholm to acquire land, prepare the site, predesign, design, construct, furnish, and equip a new public safety facility for fire protection and law enforcement. This appropriation does not require a nonstate match.

Subd. 7. Crystal; Police Department Expansion

4,000,000

For a grant to the city of Crystal to design, construct, furnish, and equip an expansion of the city's police department facility.

Subd. 8. Edina; South Metro Public Safety Training Facility

2,700,000

For a grant to the city of Edina to predesign, design, construct, expand, renovate, furnish, and equip improvements to the South Metro Public Safety Training Facility.

Subd. 8. Virginia; Regional Public Safety Center and Training Facility

10,390,000

For a grant to the city of Virginia to acquire a site, demolish existing structures and prepare the site, and to predesign, design, construct, furnish, and equip a regional public safety center and training facility for the police and fire departments, emergency medical services, regional emergency services training, emergency operations, and other regional community needs.

Sec. 17. TRANSPORTATION

Subdivision 1. Total Appropriation

<u>\$</u> 490,259,000

To the commissioner of transportation for the purposes specified in this section.

Subd. 2. Local Road Improvement

100,000,000

From the bond proceeds account in the state transportation fund as provided in Minnesota Statutes, section 174.50, for eligible improvements on trunk highway corridor projects under Minnesota Statutes, section 174.52, subdivision 2, for construction and reconstruction of local roads with statewide or regional significance under Minnesota Statutes, section 174.52, subdivision 4, or for grants to counties to assist in paying the costs of rural road safety capital improvement projects on county state-aid highways under Minnesota Statutes, section 174.52, subdivision 4a.

Subd. 3. Local Bridge Replacement and Rehabilitation

53,228,000

From the bond proceeds account in the state transportation fund to match federal money and to replace or rehabilitate local deficient bridges as provided in Minnesota Statutes, section 174.50.

Subd. 4. Safe Routes to School; Pedestrian and Bicycle Facilities

10,000,000

\$8,000,000 of this appropriation is for grants under Minnesota Statutes, section 174.40.

\$2,000,000 of this appropriation is from the general fund in fiscal year 2021 to predesign, design, construct, and equip bicycle and pedestrian facilities along trunk highways on or through reservations and tribal lands or

for grants with Indian tribal governments to predesign, design, construct, and equip bicycle and pedestrian facilities on reservations or tribal lands.

Subd. 5. Rail Service Improvement

5,000,000

For rail service improvement grants under Minnesota Statutes, section 222.50.

Subd. 6. Port Development Assistance

10,000,000

For grants under Minnesota Statutes, chapter 457A. Any improvements made with the proceeds of these grants must be publicly owned.

Subd. 7. Railroad Warning Devices

6,000,000

To design, construct, and equip replacement of active highway-rail grade warning devices that have reached the end of their useful life.

Subd. 8. Passenger Rail Program

10,000,000

For capital improvements and betterments for the second daily Amtrak train between St. Paul, Milwaukee, and Chicago project. Notwithstanding any law to the contrary, a portion or phase of this intercity passenger rail project may be accomplished with one or more state appropriations and an intercity passenger rail project need not be completed with any one appropriation. Capital improvements and betterments include project administration, design, engineering, acquisition of land and right-of-way, and construction.

Subd. 9. Facilities Capital Program

58,800,000

From the bond proceeds account in the trunk highway fund for the transportation facilities capital improvement program under Minnesota Statutes, section 174.13.

Subd. 10. Railroad Grade Separation

110,000,000

From the bond proceeds account in the trunk highway fund to construct rail safety projects at highway-railroad grade crossings in

accordance with Minnesota Statutes, section 219.016.

Subd. 11. Greater Minnesota Transit Program

10,000,000

For capital assistance for publicly owned greater Minnesota transit systems to acquire property, predesign, design, construct, furnish, and equip transit capital facilities under Minnesota Statutes, section 174.24, subdivision 3c.

Subd. 12. State Airport Improvements

19,200,000

- (a) \$2,000,000 of this appropriation is for a grant to the International Falls-Koochiching County Airport Commission to provide for the nonfederal share of a project at International Falls Airport for land acquisition, predesign, design, and reconstruction of the runway, taxiway, and apron.
- (b) \$5,800,000 of this appropriation is for a grant to the Brainerd Lakes Regional Airport Commission for site mitigation and demolition, predesign, and design, and to construct, furnish, and equip a joint-use facility to be used by the Brainerd Lakes Regional Airport and the Department of Natural Resources, a paved apron, and airport perimeter fencing.
- (c) \$11,400,000 of this appropriation is for a grant to the city of Rochester for improvements to the Rochester International Airport for environmental analysis, land acquisition, site mitigation and demolition, predesign, and design, and to construct, furnish, and equip a runway, taxiways, and approaches, including lighting components and navigational aids.

Subd. 13. Highway 65 Flood Mitigation

3,500,000

From the bond proceeds account in the trunk highway fund for predesign, design, right-of-way acquisition if needed, and construction of marked U.S. Highway 65 in

Albert Lea to raise the roadway above flood levels.

Subd. 14. Interchange at Marked Trunk Highway 36 and County State-Aid Highway 15

3,000,000

From the bond proceeds account in the trunk highway fund to design, construct, furnish, and equip an interchange at marked Trunk Highway 36 and County State-Aid Highway 15, known as Manning Avenue, in Washington County.

Subd. 15. Northern Lights Express

4,000,000

For completion of engineering of the Minneapolis-Duluth Northern Lights Express high-speed passenger rail project, as identified in the comprehensive statewide freight and passenger rail plan. This appropriation may be used first to maximize nonstate funding for the purposes of this subdivision.

Subd. 16. Northstar Commuter Rail Extension

850,000

- (a) \$850,000 of this appropriation in fiscal year 2021 is from the general fund for assessment, analysis, and review of the project to extend Northstar Commuter Rail service to the city of St. Cloud. This is a onetime appropriation.
- (b) Any money remaining following the uses specified in paragraph (b) are available for one or more of the following: preliminary and final engineering; environmental analysis and mitigation; land acquisition, including right-of-way and temporary or permanent easements; and capital improvements to tracks, signals, and rail crossings.
- (c) Following any necessary project development, the commissioner must seek to commence negotiations with BNSF Railway Company regarding Northstar Commuter Rail service extension.

Subd. 17. Arden Hills; Mounds View High School Trail

2,500,000

For a grant to the city of Arden Hills to acquire easements, design, and construct paved pedestrian and bike trails along Lake Valentine Road from Mounds View High School to Old Snelling Road and along Old Snelling Road from Lake Valentine Road to County Road E2 in the city of Arden Hills. This appropriation is available when the commissioner of management and budget determines that sufficient resources have been committed to complete the project, as required by Minnesota Statutes, section 16A.502.

Subd. 18. Fridley; Northtown Rail Yard Overpass

3,000,000

For a grant to the city of Fridley to predesign, design, and engineer the extension of 57th Avenue, including a bridge and approach walls, across the BNSF Northtown Yards from Main Street NE (Anoka County State-Aid Highway 102) westward to East River Road (Anoka County State-Aid Highway 1) in Fridley. This appropriation does not require a nonstate contribution.

Subd. 19. Golden Valley; Street and Highway Improvements

7,000,000

For a grant to the city of Golden Valley to construct public safety improvements at the intersection of Douglas Drive and Highway 55, including a box culvert underpass across Highway 55, a roundabout and extended frontage road south of Highway 55, retaining construction, underground utility relocation, sidewalk and trail connections to existing facilities, Americans Disabilities Act-compliant facilities, and landscaping. Amounts spent by the city of Golden Valley in 2016 and 2017 to reconstruct approximately 1-3/4 miles of Douglas Drive north of Highway 55, including on-street bicycle lanes

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off-street trails and sidewalks, constitute the city's nonstate contribution to this project.

Subd. 20. New Brighton; Quiet Zones

818,950

For a grant to the city of New Brighton to redesign, design, engineer, construct, and equip new passive and active rail grade crossing warning safety devices necessary to establish four quiet zones at seven grade crossings of railroad tracks and city streets. Of this amount, \$524,250 is for quiet zone one, which consists of at-grade crossings at County Road H and Stinson Boulevard, Knollwood Drive north of the Valley View intersection, and Silver Lake Road north of the Erin Court intersection; \$25,000 is for quiet zone two, which has one at-grade crossing at Long Lake Road; \$40,000 is for quiet zone three, which has one at-grade crossing at Park Drive; and \$770,000 is for quiet zone four, which has at-grade crossings at 10th Street and at 8th Street. This appropriation does not require a nonstate contribution.

Subd. 21. Northfield; Regional Transit Hub

2,500,000

For a grant to the city of Northfield to acquire real property; prepare the site, including any environmental remediation; and predesign, design, construct, furnish, and equip a regional transit hub.

Subd. 22. Red Wing; Old West Main Street

1,000,000

For a grant to the city of Red Wing to design, engineer, and construct improvements and betterments of a capital nature to publicly owned roadway and infrastructure necessary for the reconstruction and redevelopment of Old West Main Street. This appropriation includes money for the reconstruction of four city blocks of Old West Main Street and one city block of Jackson Street, including the removal and replacement of underground utilities, sidewalk, and other utility and infrastructure improvements, including the work necessary for preparation of a railroad

quiet zone at the Jackson Street railroad crossing.

Subd. 23. Richfield; 77th Street Underpass

7,000,000

For a grant to the city of Richfield for the extension of 77th Street under marked Trunk Highway 77/Cedar Avenue project in the city of Richfield, and is added to the appropriation in Laws 2015, First Special Session chapter 5, article 1, section 10, subdivision 7, as amended by Laws 2017, First Special Session chapter 8, article 2, section 32. This appropriation is not available until the commissioner of management and budget determines that at least \$13,800,000 has been committed from other sources to complete the project. Contributions from other sources include other money spent on the project before the effective date of this subdivision.

Subd. 24. Rogers; Pedestrian and Bike Bridge

2,200,000

For a grant to the city of Rogers to acquire property for and to design and construct a pedestrian and bicycle bridge over marked Interstate Highway 94 approximately one mile northwest of the interchange at marked Trunk Highway 101. This appropriation includes money for construction of a bituminous trail to connect to the existing trail system.

Subd. 25. Shakopee; Highway 169 Pedestrian and Bicycle Overpass

2,162,000

For a grant to the city of Shakopee to acquire land or a qualifying ownership interest, predesign, design, engineer, and construct a pedestrian and bicycle overpass over marked Trunk Highway 169, and establish new trail segments, to connect the Southbridge neighborhood and Quarry Lake Park.

Subd. 26. St. Paul; Third Street/Kellogg Boulevard Bridge Replacement

55,000,000

From the bond proceeds account in the state transportation fund for a grant to the city of

St. Paul to demolish and remove the existing Third Street/Kellogg Boulevard bridge over the BNSF railroad, Commercial Street, and marked Interstate Highway 94, and to acquire right-of-way for, design, and construct a replacement bridge that includes multimodal elements for bicycles, pedestrians, vehicles, and mass transit. This appropriation also may be used for any roadway approach reconstruction work identified within the project limits, including right-of-way acquisition and design, and any early completion incentives. This appropriation does not require a local match.

Subd. 27. Washington County; Bridge Over I-94

From the bond proceeds account in the state transportation fund for a grant to Washington County to predesign, design, engineer, construct, and equip the reconstruction of the 4th Street Bridge over Interstate 694 in the city of Oakdale. This appropriation is not available until the commissioner of management and budget determines that a sufficient amount has been committed from nonstate sources to complete the project. The total estimated project cost is \$10,300,000.

Sec. 18. METROPOLITAN COUNCIL

Subdivision 1. Total Appropriation

To the Metropolitan Council for the purposes specified in this section.

Subd. 2. Metropolitan Cities Inflow and Infiltration Grants

For grants to municipalities within the metropolitan area, as defined in Minnesota Statutes, section 473.121, subdivision 2, for capital improvements in municipal wastewater collection systems to reduce the amount of inflow and infiltration to the Metropolitan Council's metropolitan sanitary sewer disposal system. Grants from this appropriation are for up to 50 percent of the cost to mitigate inflow and infiltration in the

3,500,000

\$ 165,365,000

5,000,000

publicly owned municipal wastewater collection systems. To be eligible for a grant, a city must be identified by the council as a contributor of excessive inflow infiltration in the metropolitan disposal system or have a measured flow rate within percent of its allowable council-determined inflow and infiltration limits. The council must award grants based on applications from cities that identify eligible capital costs and include a timeline for inflow and infiltration mitigation construction, pursuant guidelines established by the council.

Subd. 3. Metropolitan Regional Parks and Trails Capital Improvements

15,000,000

For the cost of improvements and betterments of a capital nature and acquisition by the council and local government units of regional recreational open-space lands in accordance with the council's policy plan as provided in Minnesota Statutes, section 473.147. This appropriation must not be used to purchase easements.

Subd. 4. Busway and Express Bus Development

75,000,000

For regional express bus and busway corridors including land and property acquisition, predesign, design and environmental testing engineering, utility relocation, traffic mitigation, mitigation, construction, demolition, and furnishing and equipping facilities for busway and express bus projects. The council must allocate the money among projects based on criteria in its transitway capital improvement plan including: consistency with the council's long-range transportation policy plan; project readiness; potential current and forecasted ridership; expansion of the busway system; availability of federal or other matching funds; coordination with other major projects; and additional criteria for priorities otherwise specified in state law or rule applicable to a busway transitway, including state law authorizing state bond fund appropriations for the busway transitway.

Subd. 5. Apple Valley Transit Station

3,960,000

To design, construct, and renovate the Apple Valley Red Line 147th Street Station. This project includes the addition of a skyway to connect the northbound and southbound stations on either side of Cedar Avenue, constructing and renovating additional waiting areas, and renovating and upgrading other station facilities such as the staircases, elevators, and lighting. This appropriation is available when the commissioner of management and budget determines that sufficient resources have been committed from nonstate sources to complete the project.

Subd. 6. Carver County; Lake Waconia Regional Park

4,300,000

For a grant to Carver County to design, construct, and equip: utility connections, trails, roadways, and parking lots; recreational facilities including restrooms, a lifeguard station, and picnic shelters; site improvements including docks and a playground; and for other capital improvements to infrastructure and amenities necessary for the development of Lake Waconia Regional Park.

Subd. 7. Coon Rapids; Trail and Pedestrian Bridge

2,250,000

For a grant to the city of Coon Rapids to design and construct a trail and pedestrian bridge, along with associated lighting and streetscaping improvements, for the Coon Creek Regional Trail over Anoka County State-Aid Highway 1 (Coon Rapids Boulevard) northwest of the intersection of Avocet Street and Coon Rapids Boulevard in Coon Rapids.

Subd. 8. Dakota County; Veterans Memorial Greenway

5,000,000

For a grant to Dakota County to construct improvements for the Veterans Memorial Greenway, including memorials, a community gathering space, and a new trail connection between Lebanon Hills Regional Park and the Mississippi River.

Subd. 9. Falcon Heights; Community Park Building

1,000,000

For a grant to the city of Falcon Heights to design, construct, furnish, and equip a new community park building in Falcon Heights.

Subd. 10. Minneapolis Park and Recreation Board; 26th Avenue North

3,000,000

For a grant to the Minneapolis Park and Recreation Board to design and construct a river overlook at 26th Avenue North and to design and construct a trail connection paralleling the Mississippi River between 26th Avenue North and the Minneapolis Grand Rounds at Ole Olson Park, all within Above the Falls Regional Park. This appropriation is intended to augment work being completed by the city of Minneapolis to reconstruct and create a multimodal corridor beginning at Theodore Wirth Regional Park and extending east to the Mississisppi River along 26th Avenue North.

Subd. 11. Minneapolis Park and Recreation Board; Grand Rounds Missing Link on the East Side of Minneapolis

12,348,000

For a grant to the Minneapolis Park and Recreation Board to design and construct trail connections for the Grand Rounds Missing Link on the east side of Minneapolis between the East River Road and St. Anthony Parkway.

Subd. 12. Minneapolis Park and Recreation Board; North Commons Park

11,250,000

For a grant to the Minneapolis Park and Recreation Board to design and construct a

new community building with indoor sports, gathering, and arts spaces; a new water park; associated parking; and associated demolition of site elements and buildings for the North Commons Park. This appropriation must not be used for a sports dome, and this appropriation is not available if any money, including privately raised funds, is used to construct a sports dome.

Subd. 13. Ramsey County; Battle Creek Winter Recreation Area

2,127,000

For a grant to Ramsey County for design and construction of a Nordic ski competition and winter recreation area to include a 2.5 kilometer cross-country ski trail loop, upgrades to utilities and other park infrastructure, and a marker commemorating the Olympic accomplishments of Minnesotan Jessie Diggins in Battle Creek Regional Park.

Subd. 14. Ramsey County; Gibbs Farm Museum

7,130,000

For a grant to Ramsey County to predesign, design, renovate, construct, furnish, and equip site improvements, buildings, and facilities at the Gibbs Farm Museum.

Subd. 15. Ramsey and Washington Counties; Lake Links Trail

4,000,000

For grants to complete design and construction of a multiuse paved trail and route for pedestrians, bicycles, and wheelchairs around White Bear Lake in Ramsey and Washington Counties, as follows:

- (1) \$2,600,000 of this appropriation is for a grant to the city of Dellwood in Washington County to design, engineer, construct, and equip trail improvements consistent with the completed preliminary engineering along or parallel with the shore of White Bear Lake between the Mahtomedi city limits and the western line of Washington County;
- (2) \$600,000 of this appropriation is for a grant to White Bear Township in Ramsey

County to design, engineer, construct, and equip trail improvements along and parallel with the shore of White Bear Lake between the Washington County line and the city limits of the city of White Bear Lake, Ramsey County;

- (3) \$500,000 of this appropriation is for a grant to the city of White Bear Lake in Ramsey County to design, engineer, construct, and equip trail improvements along or parallel with the shore of White Bear Lake between the eastern city limits of White Bear Lake and Pacific Avenue; and
- (4) \$300,000 of this appropriation is for a grant to the city of Birchwood Village in Washington County to design, engineer, construct, and equip trail improvements along Hall Avenue.

This appropriation does not require a nonstate match.

Subd. 16. St. Paul; Great River Passage Center

3,000,000

For a grant to the city of St. Paul for predesign and design of a River Learning Center project and adjacent site development in Crosby Farms Regional Park. The project will integrate environmental education, river access, and river and nature-based recreation, along with increasing safe access to and awareness by the public of the Mississippi River. The River Learning Center is an opportunity to build on the history and interconnectedness to the river, create an authentic, signature destination that positions the state nationally and internationally, improve the quality of life for residents and visitors, and cultivate a constituency that values the river and will care for it into the future.

Subd. 17. Three Rivers Park District; Mississippi Gateway Regional Park Improvements

8,500,000

For a grant to Three Rivers Park District to design, engineer, construct, furnish, and

equip the Mississippi Gateway Regional Park development, including playground development, pedestrian trail connections, landscape restoration and enhancements, habitat restoration, visitor center, classroom space, and site amenities.

Subd. 18. Washington County; Cottage Grove Ravine Regional Park Facility

2,000,000

For a grant to Washington County to develop the lower landing facility area in Cottage Grove Ravine Regional Park. This appropriation includes money to design, construct, furnish, and equip a multiuse facility with restrooms, storage space, multipurpose lobby space, office space, and an equipment staging area. Adjacent site area improvements may include play area improvements, a fishing pier, and canoe and kayak launch access improvements on Ravine Lake.

Subd. 19. Washington County; St. Croix Bluffs Regional Park

500,000

For a grant to Washington County to design and construct site improvements to the boat launch and fishing pier in St. Croix Bluffs Regional Park, including dredging and improvements to the boat launch base.

Sec. 19. HUMAN SERVICES

Subdivision 1. Total Appropriation

\$ 69,793,000

To the commissioner of administration, or other named entity, for the purposes specified in this section.

Subd. 2. Asset Preservation

16,000,000

For asset preservation improvements and betterments of a capital nature at Department of Human Services facilities statewide, to be spent in accordance with Minnesota Statutes, section 16B.307.

Subd. 3. St. Peter Regional Treatment Center

Campus - Phase 2 18,288,000

To design, renovate, furnish, and equip the second phase of a multiphase project to develop additional residential, program, activity, and ancillary facilities for the Minnesota sex offender program on the lower campus of the St. Peter Regional Treatment Center. This appropriation includes money to design, renovate, construct, furnish, and equip the north wing of Green Acres; the west, south, and north wings of Sunrise; and the Tomlinson Building. This appropriation also includes money to: replace or renovate HVAC, plumbing, electrical, security, and life safety systems; address fire and life safety, and other building code deficiencies; replace windows and doors; tuck-point exterior building envelopes; reconfigure and remodel space; design and abate asbestos and other hazardous materials; remove or demolish nonfunctioning building components; and complete site work necessary to support the programmed use of these three buildings.

Subd. 4. Child and Adolescent Behavioral Health Services Facility

1,750,000

For design, construction, and furnishing of a large motor activity and ancillary space for the Child and Adolescent Behavioral Health Hospital. The appropriation also includes money for design and construction of a small maintenance shed, courtyard interiors, a parking lot, playground equipment, and landscaping activities.

Subd. 5. Anoka Metro Regional Treatment Center - Miller Building

6,600,000

For the predesign, design, renovation, furnishing, and equipping of the north wing of the Miller Building at the Anoka Metro Regional Treatment Center.

Subd. 6. Anoka Metro Regional Treatment Center - Energy Upgrades

3,500,000

From the general fund in fiscal year 2021 to design and install renewable energy systems

and upgrades for buildings on the Anoka Metro Regional Treatment Center campus.

Subd. 7. Cambridge Campus

1,200,000

For predesign of the decommissioning of the centralized power plant and connection to municipal utilities at the Department of Human Services' Cambridge Campus.

Subd. 8. Direct Care and Treatment Facilities Safety and Security

5,000,000

For comprehensive safety and security improvements, including construction of physical modifications, and acquisition and installation of new and upgraded essential security systems, and electronic monitoring tools at Department of Human Services facilities statewide.

Subd. 9. Early Childhood Facilities

10,000,000

To the commissioner of human services for grants under Minnesota Statutes, section 256E.37. \$5,000,000 of this appropriation is from the general fund in fiscal year 2021.

Subd. 10. St. Louis County; Regional Behavioral Health Crisis Facility

1,365,000

To the commissioner of human services for a grant to St. Louis County for a regional behavioral health crisis facility. This appropriation is in addition to and for the same purposes as the grant awarded to the county under Minnesota Statutes, section 245G.011.

Subd. 11. St. Louis Park; Perspectives Family Center

4,900,000

To the commissioner of human services for a grant to the city of St. Louis Park to construct, furnish, and equip the expansion and renovation of the existing Perspectives Family Center facility in St. Louis Park subject to Minnesota Statutes, section 16A.695. The expanded and renovated facility must be used to promote the public welfare by providing any or all of the following programs and services: (1)

supportive housing programs for homeless women and their children; (2) mental and chemical health programs; (3) employment services; (4) academic, social skills, and nutritional programs for homeless and at-risk children; (5) an all-day therapeutic early childhood development program for homeless and at-risk children; and (6) a culturally sensitive safe and nurturing environment for at-risk children to meet with their nonresidential parents.

Subd. 12. St. Paul; Family Tree Clinic Renovation

1,190,000

From the general fund in fiscal year 2021 to the commissioner of human services for a grant to Family Tree Clinic to acquire real property in Minneapolis; design, renovate, construct, furnish, and equip Family Tree Clinic; and to pay for any other capitalizable related to the project. appropriation is not available until the commissioner of management and budget determines that at least \$2,200,000 is committed to Family Tree Clinic from nonstate sources to support the project. Nonstate money spent on the project before the effective date of this section counts toward the nonstate contribution.

Sec. 20. VETERANS AFFAIRS

Subdivision 1. Total Appropriation

\$ 15,000,000

To the commissioner of administration for the purposes specified in this section.

Subd. 2. Asset Preservation

10,700,000

For asset preservation improvements and betterments of a capital nature at the veterans homes in Minneapolis, Hastings, Fergus Falls, Silver Bay, and Luverne, and the Little Falls Cemetery, to be spent in accordance with Minnesota Statutes, section 16B.307.

Subd. 3. Campus Security

4,200,000

For comprehensive campus security and safety upgrades at the veterans homes in Fergus Falls, Hastings, Luverne, and Silver Bay, including predesign and design, acquisition and installation, construction, furnishing, and equipping.

Subd. 4. Fergus Falls Greenhouse

100,000

To design, construct, and equip a new greenhouse at the Minnesota Veterans Home in Fergus Falls.

Sec. 21. CORRECTIONS

Subdivision 1. Total Appropriation

\$ 66,102,000

To the commissioner of administration for the purposes specified in this section.

Subd. 2. Asset Preservation

45,501,000

For asset preservation improvements and betterments of a capital nature at Minnesota correctional facilities statewide, to be spent in accordance with Minnesota Statutes, section 16B.307.

Subd. 3. MCF - Willow River

1,877,000

To design, construct, and equip a communications system to accommodate a new radio tower, a microwave system, electrical and data connectivity, and an environmentally controlled, secure structure to house the communications equipment at the Minnesota Correctional Facility - Willow River.

Subd. 4. MCF - Oak Park Heights

7,004,000

To design, construct, furnish, and equip a new building and to complete associated site work at the Minnesota Correctional Facility

Oak Park Heights, to consolidate the Department of Corrections' transportation unit operations from three sites to one to realize greater efficiencies in operations and reduce operating costs.

Subd. 5. MCF - Faribault

7,312,000

To design, construct, renovate, furnish, and equip new and existing buildings and complete associated site work to upgrade the minimum security housing unit (Dakota Building) and expand offender programming space at the Minnesota Correctional Facility - Faribault. The renovation of the existing building includes but is not limited to: the removal of hazardous waste materials; upgrades to comply with current building codes; and construction of a new programming addition. This project includes the demolition of an attached and abandoned two story brick building to provide space for the new programming addition.

Subd. 6. Northeast Regional Corrections Center

3,350,000

For a grant to the Arrowhead Regional Corrections Joint Powers Board to renovate, remodel, and complete other capital improvements to buildings that support vocational, educational, and farm work programming and experiences at the Northeast Regional Corrections Center. Nonstate contributions to improvements at the center made before or after the enactment of this section are considered to be a sufficient match.

Subd. 7. Prairie Lake Youth JPB; School and Recreation Center

1,058,000

For a grant to the Prairie Lake Youth Joint Powers Board to design, construct, furnish, and equip an expansion of its school to provide a recreation area and academic classrooms.

Subd. 8. Unspent Appropriations

The unspent portion of an appropriation for a Department of Corrections project in this section that is complete, upon written notice to the commissioner of management and budget, is available for asset preservation under Minnesota Statutes, section 16B.307. Minnesota Statutes, section 16A.642, applies

from the date of the original appropriation to the unspent amount transferred.

Sec. 22. EMPLOYMENT AND ECONOMIC DEVELOPMENT

Subdivision 1. **Total Appropriation**

\$ 280,335,000

To the commissioner of employment and economic development, or other named entity, for the purposes specified in this section.

Subd. 2. Greater Minnesota Business Development

Public Infrastructure 9,000,000

For grants under Minnesota Statutes, section 116J.431.

Subd. 3. Transportation Economic Development

Infrastructure 3,000,000

For grants under Minnesota Statutes, section 116J.436.

Subd. 4. Innovative Business Development Public

Infrastructure 3,000,000

For grants under Minnesota Statutes, section 116J.435.

Subd. 5. Asset Preservation

642,000

To the commissioner of administration for asset preservation improvements and betterments of a capital nature at the South Minneapolis CareerForce location to be spent in accordance with Minnesota Statutes, section 16B.307.

Subd. 6. Alexandria; Runestone Community Center

Expansion 5,600,000

For a grant to the city of Alexandria to design, construct, furnish, and equip an expansion and renovation of the Runestone Community Center in Alexandria.

Subd. 7. Birchwood Village; Lift Station Bypass

421,000

From the general fund in fiscal year 2021 for a grant to the city of Birchwood Village for

costs including but not limited to design, engineering, and road reconstruction related to taking a failing lift station offline by building a gravity sewer pipe bypass into White Bear Township.

Subd. 8. Bloomington; Bush Lake Ski Jump

975,000

For a grant to the city of Bloomington for capital improvements at the Bush Lake Ski Jump facility in Hyland Regional Park. This appropriation includes money for construction of an inrun ramp surface and an observation tower and for the installation of snowmaking equipment.

Subd. 9. Chatfield; Center for the Arts

9,728,000

For a grant to the city of Chatfield economic development authority to predesign, design, renovate, construct, furnish, and equip the Chatfield Center for the Arts in the city of Chatfield, which is generally described as the renovation of the 1916 high school and the installation of a linking structure and related improvements to serve both the 1936 auditorium building and the 1916 school building. The renovation includes interior, exterior, and amenity improvements within the high school building; improvements to the electrical, plumbing, and HVAC systems throughout the property; and general improvements to the buildings and land that are known as the Chatfield Center for the Arts, currently owned by the economic development authority. Money, land and buildings, and in-kind contributions provided to the center before the enactment of this section are considered to be sufficient local match, and no further nonstate match is required.

Subd. 10. Chisholm; Hockey Arena and Curling Club

1,500,000

For a grant to the city of Chisholm to make capital improvements to the existing Sports Arena and Curling Club located in Chisholm, including replacing an existing ice plant serving both the hockey arena and the curling

club, adding new heating mains and replacing curling mains, replacing the floor systems in both the hockey arena and the curling club, and installing dehumidification systems in both the hockey arena and the curling club. This appropriation is available when the commissioner of management and budget determines that sufficient resources have been committed to complete the project, as required by Minnesota Statutes, section 16A.502.

Subd. 11. Cohasset; Mississippi Riverfront Development

2,850,000

For a grant to the city of Cohasset to prepare the site for, predesign, design, and construct a road, utilities, green space, and a marina on Mississippi riverfront property in the city.

Subd. 12. Duluth; Seawall and Surface Improvements

13,500,000

For a grant to the city of Duluth to predesign, design, construct, furnish, and equip seawall and lakewalk infrastructure with related surface improvements, including a boardwalk and bike trails, public gathering spaces, and loading areas, along the shore of Lake Superior in the city of Duluth. This appropriation may also be used for demolition and removal of existing seawall and lakewalk structures.

Subd. 13. Ellsworth; City Hall and Public Works Shop

1,345,000

For a grant to the city of Ellsworth to prepare the site, predesign, design, construct, furnish, and equip a city hall with a multipurpose room and a public works shop, to replace the city hall and public works buildings destroyed by fire in January 2019.

Subd. 14. Eveleth; Municipal Buildings Renovation

1,020,000

For a grant to the city of Eveleth to predesign, design, construct, renovate, and equip capital improvements and betterments to the city hall/police station, the Carnegie library, the fire/ambulance hall, the

Hippodrome ice arena, and the city auditorium. The improvements include renovation or replacement of HVAC systems, roof replacement, installation of carbon monoxide and nitrogen dioxide detection systems, exterior masonry restoration, and renovation of public restrooms.

Subd. 15. Fergus Falls; Riverfront Corridor

2,250,000

For a grant to the city of Fergus Falls for predesign, design, and construction of a downtown riverfront corridor improvement project to include an amphitheater, river market, public arts space, interactive water components, and related publicly owned infrastructure and amenities. Amounts committed to this project from nonstate sources for construction of an amphitheater count toward the nonstate match so long as the amphitheater is owned by the city.

Subd. 16. Gilbert; Off-Highway Vehicle Trailhead

Development 1,000,000

For a grant to the city of Gilbert to predesign, design, construct, furnish, and equip an off-highway vehicle trailhead hub at the Sherwood Forest Campground.

Subd. 17. Grand Rapids; IRA Civic Center

5,488,000

For a grant to the city of Grand Rapids for the design, construction, and equipping of capital improvements to the IRA Civic Center. This appropriation includes money for replacement of the truss/roof structure, replacement of the facility's existing ice-making system, and other improvements and betterments of a capital nature for health, safety, and Americans with Disabilities Act (ADA) compliance.

Subd. 18. Hastings; City Hall

2,000,000

For a grant to the city of Hastings for repairs, construction, and other capital improvements necessary for renovation of the historic City Hall in Hastings. This appropriation includes money for repairs of the dome and roofing,

HVAC improvements, repairs to the interior walls and exterior masonry of the building, site regrading, and project management.

Subd. 19. Hennepin County; Avivo Phase 1

1,800,000

For a grant to Hennepin County for phase 1 of the Avivo regional career and employment center project in Minneapolis, subject to Minnesota Statutes, section 16A.695. Phase 1 includes geotechnical and environmental analysis, permitting, demolition and site work; predesign and design of the renovation and expansion of a building; and predesign and design for the replacement of or improvements to building systems on the campus, including HVAC, Avivo mechanical, electrical, and accessibility improvements.

Subd. 20. Hennepin County; Firefighters for Healing

5,000,000

(a) \$3,000,000 of this appropriation is from the general fund in fiscal year 2021 for a grant to Firefighters for Healing to predesign, design, construct, furnish, and residential units on a floor of a building across the street from the Hennepin County Medical Center to provide temporary housing for burn victims and their families during treatment at the medical center. The project includes office space for Firefighters for Healing. The project must make the building ready for connection to the medical center with a new skyway on the same floor as the residential units. This appropriation is not available until the commissioner management and budget determines that at least \$2,000,000 has been committed from nonstate sources to complete the project.

(b) \$2,000,000 of this appropriation is for a grant to Hennepin County to acquire real property interests, prepare the site, predesign, design, construct, furnish, and equip a skyway between the Hennepin County Medical Center and the floor of the building with Firefighters for Healing residential units. This appropriation is not available until the

commissioner of management and budget determines that at least an equal amount has been committed from nonstate sources to complete the project.

Subd. 21. Hibbing; Mine View "Windows to the World"

1,500,000

For a grant to the city of Hibbing to construct the mine view "Windows to the World" facility on the Susquehanna mine dump.

Subd. 22. Hoyt Lakes; Ice Arena

1,500,000

For a grant to the city of Hoyt Lakes for capital improvements to the ice arena, including replacement of the ice plant, ice floor systems, pipes, and related infrastructure to comply with federally mandated requirements for replacement of systems using R-22 as a refrigerant and for a new dasher board system. This appropriation does not require a nonstate match.

Subd. 23. Keystone; Community Food Site

1,500,000

From the general fund in fiscal year 2021 for a grant to Keystone Community Services to purchase a building and for predesign and design of a new community food site. This is a onetime appropriation and is available until completion of the project.

Subd. 24. Lakeville; Ames Arena Improvements

1,650,000

For a grant to the city of Lakeville for capital improvements to the Ames Arena, including replacement of an ice plant, dehumidification system, roof replacement, and replacement of ice floor systems. This appropriation is available when the commissioner of management and budget determines that sufficient resources have been committed to complete the project, as required by Minnesota Statutes, section 16A.502.

Subd. 25. Litchfield; Wellness Center

5,000,000

For a grant to the city of Litchfield to acquire land for and to predesign, design, construct,

furnish, and equip a wellness center for use by residents of the region and by Independent School District No. 465, Litchfield. This appropriation is not available until the school district and the city have entered into an agreement that addresses the city's and school district's relative contributions to the project and the operations and use of the facilities. The city may enter into a lease-management agreement with the school district. The wellness center must include a swimming pool, exercise area, walking track, and other amenities.

Subd. 26. Madison; Recreation and Activity Facility

4,500,000

For a grant to the city of Madison to acquire property for and to predesign, design, construct, furnish, and equip a regional recreation and activity facility in the city of Madison.

Subd. 27. Minneapolis; Baldwin Square Project

950,000

From the general fund in fiscal year 2021 for a grant to the city of Minneapolis for the construction, furnishing, and equipping of the renovation of blighted property located at 4146 Fremont Avenue North, for redevelopment as retail, restaurant, and other commercial space to be known as Baldwin Square. This appropriation includes money for roof replacement; abatement of asbestos and other hazardous materials; replacement of mechanical systems including the electrical, plumbing, and heating, ventilation and air-conditioning (HVAC); and other improvements and betterments of a capital nature. This appropriation is available until the project is completed or abandoned, subject to Minnesota Statutes, section 16A.642. This appropriation is available when the commissioner of management and budget determines that sufficient resources have been committed to complete the project from nonstate sources, as required by Minnesota Statutes, section 16A.502.

Subd. 28. Minneapolis; Central City Storm Tunnel

19,000,000

For a grant to the city of Minneapolis for design and construction necessary to expand the Central City Storm Tunnel in Minneapolis.

Subd. 29. Minneapolis; Cultural Wellness Center

4,000,000

From the general fund in fiscal year 2021 for a grant to Cultural Wellness Center for entitlement, construction, fixtures, furnishing, and equipment of Dreamland on 38th in Minneapolis to create a workspace for African-American entrepreneurs to start and expand small businesses and to host community gatherings and events. This appropriation is not available until the commissioner of management and budget determines that at least \$2,200,000 is committed from nonstate sources to support the project. This is a onetime appropriation and is available until June 30, 2023.

Subd. 30. Minneapolis - Upper Harbor Outdoor Music Performance Venue

20,000,000

- (a) For a grant to the city of Minneapolis to predesign, design, construct, furnish, and equip a new outdoor music performance venue on the Upper Harbor site along the Mississippi River in North Minneapolis. The venue will accommodate approximately 7,000 to 10,000 people in a combination of temporary seating or standing room. A portion of the venue will be designed to allow it to be enclosed for smaller events on a year-round basis.
- (b) This appropriation is not available until the commissioner of management and budget determines that at least an equal amount has been committed from nonstate sources to complete the project.
- (c) The city may operate the outdoor music venue directly or enter into a lease or management agreement with a for-profit or a nonprofit operator, subject to Minnesota Statutes, section 16A.695. The lease or management agreement must provide for a

program of free use of the venue that will benefit the adjacent North Minneapolis community and that will be curated and controlled by a North Minneapolis community-based partner.

(d) The contract between the city of Minneapolis and the developer of the project or the lease or management agreement, or both, must identify community benefits from the development, construction, management, operation, and maintenance of the venue intended to benefit the adjacent communities, including benefits related to procurement, employment, sustainability, and other commitments from the operator of the venue.

Subd. 31. Moorhead; Community and Aquatics Center

9,500,000

For a grant to the city of Moorhead for the predesign, design, construction, furnishing, equipping, and land acquisition for the community and aquatics center project in the city of Moorhead.

Subd. 32. North Mankato; Indoor Recreational Facility

10,500,000

For a grant to the city of North Mankato to predesign, design, construct, furnish, and equip an indoor recreational facility and improvements and renovations to existing facilities at the Caswell Regional Sporting Complex, including upgrading the concession stand and restrooms, adding a parking lot, new fencing, field lighting and scoreboards, increasing the size of fields, adding a turf field, adding spectator seating, and for a new public address system and signage.

Subd. 33. Nobles County; Welcome, Education, Library, Livability (WELL) Center

16,000,000

For a grant to Nobles County to design, engineer, construct, furnish, and equip a resource center on the site of the former Campbell's Soup facility in the city of Worthington. The new facility, the WELL

Welcome, Education, Library, Livability
Center, shall provide space for Nobles
County, the city of Worthington, and
Independent School District No. 518,
Worthington, to provide library and human
services support functions, as well as
community education, integration, and a
welcome center for new residents to the
region.

Subd. 34. Olmsted County; Graham Park Regional Event Center

12,500,000

For a grant to Olmsted County to predesign, design, construct, furnish, and equip capital improvements to and renovation of Graham Park, a regional multiuse park and event center in Olmsted County. This appropriation may be used for a new multipurpose expofacility and renovations to existing facilities and spaces in the park.

Subd. 35. Plymouth; Plymouth Creek Center

15,000,000

For a grant to the city of Plymouth to predesign, design, construct, furnish, and equip the renovation and expansion of the Plymouth Creek Center.

Subd. 36. Proctor; Multiuse Government Center

6,000,000

For a grant to the city of Proctor to design, engineer, construct, furnish, and equip a new multipurpose government center.

Subd. 37. Ramsey County; Shepherd Road Land Bridge

20,000,000

For a grant to Ramsey County to predesign, design, engineer, construct, furnish, and equip a land bridge in the city of St. Paul over a portion of Shepherd Road and adjacent rail lines, including related infrastructure.

Subd. 38. Roseville; Guidant John Rose Minnesota OVAL

5,000,000

For a grant to the city of Roseville to predesign, design, construct, furnish, and equip the renovation of the Guidant John Rose Minnesota OVAL. The project includes the building, building systems, and facilities.

Subd. 39. South St. Paul; Concord Street Public Utilities

2,366,000

For a grant to the city of South St. Paul to predesign, design, construct, and install sanitary sewer, water main, storm sewer improvements, street lighting, and off-street public parking limited to no more than 50 spaces, including removal and replacement of infrastructure, in the Concord Street corridor in conjunction with the reconstruction and renovation of the street.

Subd. 40. Staples; Batcher Block Opera House

8,500,000

For a grant to the city of Staples to acquire, predesign, design, renovate, furnish, and equip the Batcher Block Opera House for a multiuse performing arts facility. The city may enter into a lease or management agreement under Minnesota Statutes, section 16A.695, to operate the programs in the facility.

Subd. 41. St. Cloud; Municipal Athletic Complex

12,150,000

For a grant to the city of St. Cloud to design, construct, furnish, and equip improvements to the municipal athletic complex to serve as regional field sport and ice sport facility. This appropriation includes money for a locker room and training addition to the ice arena, mechanical upgrades, reconstruction of Dick Putz Field, and for renovation of Joe Faber Field including drainage correction.

Subd. 42. St. Joseph; Jacob Wetterling Recreation Center

4,000,000

For a grant to the city of St. Joseph for phase 1 of the St. Joseph Community Center project. Phase 1 is to predesign, design, construct, furnish, and equip a recreation center as an addition to the former school building purchased by the city to be repurposed as a community center. The

addition includes a gym, indoor track, climbing wall, and kid zone.

Subd. 43. St. Louis County; Fairgrounds Buildings

400,000

For a grant to St. Louis County to design and construct two buildings at the St. Louis County Fairgrounds in Chisholm to house animal exhibits.

Subd. 44. St. Louis County; Heritage and Arts Center

8,250,000

For a grant to St. Louis County for asset preservation and expansion of the St. Louis County Heritage and Arts Center, also known as the Depot, in Duluth. The project includes predesign, design, construction, renovation work for the replacement of or improvements to mechanical, electrical, heating, ventilating, and air conditioning systems; life-safety elements of the building; and exterior building envelope integrity. The project also includes exhibit build-out and expansion of the train shed. appropriation is not available until the commissioner of management and budget determines that at least \$4,000,000 has been committed from nonstate sources to complete the project.

Subd. 45. St. Paul; Como Zoo

2,500,000

For a grant to the city of St. Paul for design of a new orangutan habitat and to improve and replace outdated mechanical systems and other building structural components to achieve greater energy efficiency at Como Zoo.

Subd. 46. St. Paul; Minnesota Humanities Center

750,000

For a grant to the city of St. Paul for asset preservation of the Minnesota Humanities Center's main facility, including capital improvements for building envelope, foundation, and structural integrity, and for mechanical systems upgrades, including heating, ventilation, and cooling, subject to Minnesota Statutes, section 16A.695.

Subd. 47. St. Paul; International Institute of Minnesota

5,500,000

For a grant to the city of St. Paul to renovate and expand the International Institute of Minnesota, subject to Minnesota Statutes, section 16A.695. This project includes remediation of contaminated soil, renovation of the existing building, construction of an addition to the building, and furnishing and equipping the renovated and expanded facility. This appropriation is not available until the commissioner of management and budget determines that at least an equal amount has been committed to complete the project from nonstate sources. Amounts spent before the effective date of this subdivision acquisition of real property, environmental testing and remediation, predesign, and design count toward the nonstate contribution.

Subd. 48. St. Paul; Minnesota Museum of American Art

2,200,000

For a grant to the St. Paul Port Authority to acquire, design, construct, furnish, and equip the Minnesota Museum of American Art in the historic Pioneer Endicott Building. This appropriation is in addition to the amount appropriated by Laws 2017, First Special Session chapter 8, article 1, section 20, subdivision 21, as amended by Laws 2018, chapter 214, article 2, section 40, and the amount appropriated by Laws 2018, chapter 214, article 1, section 21, subdivision 26, and is available in accordance with the requirements of those provisions. This appropriation does not require a contribution from nonstate sources.

Subd. 49. St. Paul; Playwrights Center Facility

4,000,000

For a grant to the city of St. Paul to predesign, design, renovate, construct, furnish, and equip a playwrights center facility in St. Paul for use as a comprehensive play development program and workshop

facility. This appropriation may be used to acquire property for these purposes. The city of St. Paul may enter into a lease or management agreement with a nonprofit corporation for this facility under Minnesota Statutes, section 16A.695.

Subd. 50. St. Paul; Victoria Theater

2,400,000

For a grant to the city of St. Paul to acquire property located at 825 University Avenue West, and to predesign, design, construct, furnish, and equip the renovation of the historic Victoria Theater, to serve as a regional multicultural community and event center, subject to Minnesota Statutes, section 16A.695. This appropriation includes money for: demolition work; improvements to or replacement of the mechanical, electrical, plumbing, heating, ventilating, and air conditioning systems; repairs to the existing and exterior enclosure; improvements; construction or renovation of interior spaces; and other improvements of a capital nature.

Subd. 51. St. Paul; Tibetan American Foundation of Minnesota Center

1,500,000

From the general fund in fiscal year 2021 for a grant to the Tibetan American Foundation of Minnesota to acquire real property, predesign, design, construct, and renovate an educational and community center. This appropriation is not available until the commissioner of management and budget determines that at least an equal amount has been committed from nonstate resources to complete the project. This appropriation is available until the project is completed or abandoned, subject to Minnesota Statutes, section 16A.642.

Subd. 52. St. Paul; Downtown YMCA

1,600,000

For a grant to the city of St. Paul to predesign and design a new YMCA community hub in downtown St. Paul subject to Minnesota Statutes, section 16A.695. The new facility

shall provide innovative health and wellness programming for adults, youth, and families with a focus on holistic health, lifelong fitness, youth development, and social responsibility.

Sec. 23. <u>DEPARTMENT OF IRON RANGE</u> RESOURCES AND REHABILITATION

\$ 8,646,000

To the Department of Iron Range Resources and Rehabilitation to design, construct, and install water infrastructure, including equipment, that will replace aging water lines and enhance the provision of water for ski operations at Giants Ridge.

Sec. 24. PUBLIC FACILITIES AUTHORITY

Subdivision 1. Total Appropriation

\$ 254,100,000

To the Public Facilities Authority for the purposes specified in this section.

Subd. 2. State Match for Federal Grants to Revolving Loan Funds

25,000,000

To match federal capitalization grants for the clean water revolving fund under Minnesota Statutes, section 446A.07, and the drinking water revolving fund under Minnesota Statutes, section 446A.081. This appropriation must be used for qualified capital projects.

Subd. 3. Water Infrastructure Funding Program

100,000,000

- (a) For grants to eligible municipalities under the water infrastructure funding program under Minnesota Statutes, section 446A.072.
- (b) \$60,000,000 is for wastewater projects listed on the Pollution Control Agency's project priority list in the fundable range under the clean water revolving fund program.
- (c) \$40,000,000 is for drinking water projects listed on the commissioner of health's project

priority list in the fundable range under the drinking water revolving fund program.

(d) After all eligible projects under paragraph (b) or (c) have been funded in a fiscal year, the Public Facilities Authority may transfer any remaining, uncommitted money to eligible projects under a program defined in paragraph (b) or (c) based on that program's project priority list.

Subd. 4. Point Source Implementation Grants

<u>Program</u> <u>75,000,000</u>

For grants to eligible municipalities under the point source implementation grants program under Minnesota Statutes, section 446A.073. This appropriation must be used for qualified capital projects.

Subd. 5. Arden Hills; Water Main

530,000

For a grant to the city of Arden Hills to install a water main extending along Lexington Avenue, from County Road E to marked Interstate Highway 694.

Subd. 6. Austin; Wastewater Treatment Facility Improvements

19,000,000

For a grant to the city of Austin to design, engineer, construct, and equip improvements for upgrades to the city's wastewater treatment facility. This appropriation includes money for renovation, repairs, replacement of infrastructure, equipment, and other components of the facility's wastewater treatment systems including site improvements to buildings and other structures as well as the costs of demolition associated with the project. appropriation is not available until the commissioner of management and budget determines that an amount necessary to complete the project, estimated to be \$59,000,000, has been committed from nonstate sources.

Subd. 7. Buhl; Water Infrastructure

2,000,000

For a grant to the city of Buhl to predesign, design, and construct wastewater, clean water, and storm sewer infrastructure in the city of Buhl. This appropriation is available when the commissioner of management and budget determines that \$2,720,000 in nonstate funds has been committed to complete the project.

Subd. 8. East Itasca Joint Sewer Board; Wastewater Treatment Facility

550,000

For a grant to the East Itasca Joint Sewer Board for preliminary and final engineering of a regional wastewater treatment system located in the city of Nashwauk to serve the communities represented by the joint powers authority and other communities. This appropriation is available when the commissioner of management and budget determines that sufficient resources have been committed to complete the project from other state or nonstate sources.

Subd. 9. East Range Joint Powers Board; Drinking Water System

6,000,000

For a grant to the East Range Joint Powers Board to acquire land or a permanent interest in land, design, engineer, construct, furnish, and equip a comprehensive municipally owned cooperative joint drinking water system in the political subdivisions that are part of the East Range Joint Powers Board. This appropriation is not available until the commissioner of management and budget determines that an equal amount has been committed to complete the project from nonstate sources.

Subd. 10. Floodwood; Stabilization Ponds

2,000,000

For a grant to the city of Floodwood for predesign, design, engineering, and construction and expansion of stabilization ponds. This appropriation does not require a nonstate match.

Subd. 11. Randolph; Wastewater Collection and Treatment

13,900,000

For a grant to the city of Randolph to acquire land, predesign, design, construct, install, furnish, and equip a wastewater collection and treatment system, including water stabilization ponds and spray irrigation fields, in and within one-half mile of the city of Randolph.

Subd. 12. Western Lake Superior Sanitary District

6,750,000

For a grant to the Sanitary Board of the Western Lake Superior Sanitary District to design and construct engine generators as part of the combined heat and power system to capture process heat and generate electricity for use at the Western Lake Superior Sanitary District wastewater treatment facilities. This appropriation is not available until the commissioner determines that at least an equal amount is committed to the project from nonstate sources. Amounts loaned by the Public Facilities Authority to the Western Lake Superior Sanitary District for this project shall count toward the nonstate match.

Subd. 13. West St. Paul; Lift Stations

3,170,000

- (a) For one or more grants to the city of West St. Paul for the purposes of this subdivision.
- (b) Of this amount, up to \$180,000 is to design upgrades of Lift Stations 2 and 4 and to design the replacement of force mains 2, 3, 4, and 6. This appropriation is not available until the commissioner of management and budget determines that at least an equal amount has been committed from nonstate sources to complete the project.
- (c) Of this amount, up to \$2,990,000 is for upgrades to Lift Stations 1, 2, and 4, and to replace force mains 2, 3, 4, and 6. This appropriation is not available until the commissioner of management and budget

determines that at least an equal amount has been committed from nonstate sources to complete the project.

Sec. 25. MINNESOTA HOUSING FINANCE AGENCY

Subdivision 1. Total Appropriations

\$ 85,000,000

To the Minnesota Housing Finance Agency for the purposes specified in this section.

Subd. 2. Public Housing Rehabilitation

60,000,000

For transfer to the housing development fund to finance the costs of rehabilitation to preserve public housing under Minnesota Statutes, section 462A.202, subdivision 3a. For purposes of this section, "public housing" means housing for low-income persons and financed households bv the government and publicly owned. Priority may be given to proposals that maximize nonstate resources to finance the capital costs and requests that prioritize health, safety, and energy improvements. The priority in Minnesota Statutes, section 462A.202, subdivision 3a, for projects to increase the supply of affordable housing and the restrictions of Minnesota Statutes, section 462A.202, subdivision 7, do not apply to this appropriation.

Subd. 3. Emergency Shelters

25,000,000

From the general fund to the Minnesota Housing Finance Agency for transfer to the housing development fund for the costs of construction, acquisition, and rehabilitation of short-term housing facilities to increase the supply and improve the condition of shelters for individuals and families without a permanent residence. This appropriation is available until December 31, 2024, and is subject to Minnesota Statutes, section 16A.642.

Sec. 26. MINNESOTA HISTORICAL SOCIETY

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Subdivision 1. Total Appropriation

\$ 6,325,000

To the Minnesota Historical Society for the purposes specified in this section.

Subd. 2. Historic Sites Asset Preservation

5,275,000

For capital improvements and betterments at state historic sites, buildings, landscaping at historic buildings, exhibits, markers, and monuments, to be spent in accordance with Minnesota Statutes, section 16B.307. The society shall determine project priorities as appropriate based on need.

\$275,000 of this appropriation is from the general fund in fiscal year 2021.

Subd. 3. County and Local Preservation Grants

750,000

For grants to county and local jurisdictions as matching money for historic preservation projects of a capital nature, as provided in Minnesota Statutes, section 138.0525.

Subd. 4. South St. Paul; Women's Suffrage Memorial

300,000

For a grant to the city of South St. Paul to predesign, design, construct, and install a historic monument at Lawshe Park to commemorate the 100th anniversary of women's suffrage in the United States and that women in South St. Paul were the first to exercise the right to vote in the United States after the ratification of the 19th Amendment. This appropriation does not require a nonstate contribution.

Sec. 27. BOND SALE EXPENSES

Subdivision 1. Total Appropriation

\$ 2,755,000

To the commissioner of management and budget for the purposes specified in this section.

Subd. 2. Bond Proceeds Fund

2,345,000

From the bond proceeds fund for bond sale expenses under Minnesota Statutes, section 16A.641, subdivision 8.

Subd. 3. Trunk Highway Fund

175,000

From the bond proceeds account in the trunk highway fund for bond sale expenses under Minnesota Statutes, sections 16A.641, subdivision 8, and 167.50, subdivision 4.

Sec. 28. BOND SALE AUTHORIZATION.

Subdivision 1. **Bond proceeds fund.** To provide the money appropriated in this act from the bond proceeds fund, the commissioner of management and budget shall sell and issue bonds of the state in an amount up to \$2,042,796,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.

- Subd. 2. Transportation fund. To provide the money appropriated in this act from the state transportation fund, the commissioner of management and budget shall sell and issue bonds of the state in an amount up to \$211,728,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.
- Subd. 3. **Trunk highway fund.** To provide the money appropriated in this article from the bond proceeds account in the trunk highway fund, the commissioner of management and budget shall sell and issue bonds of the state in an amount up to \$172,475,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 167.50 to 167.52, and by the Minnesota Constitution, article XIV, section 11, at the times and in the amounts requested by the commissioner of transportation. The proceeds of the bonds, except accrued interest and any premium received from the sale of the bonds, must be deposited in the bond proceeds account in the trunk highway fund.

Sec. 29. APPROPRIATION; MMB.

\$235,000 in fiscal year 2021 is appropriated from the general fund to the commissioner of management and budget to increase the agency's capacity to proactively raise awareness about the capital budget process and provide technical assistance around the requirements associated with receiving general obligation bond funding, with particular focus on nonprofits, American Indian communities, and communities of color that have traditionally not participated in the state capital budget process. Notwithstanding section 1, this amount is added to the agency's base for this purpose.

Sec. 30. APPROPRIATION; ADMINISTRATION OF LOCAL GRANTS.

(a) \$100,000 in fiscal year 2021 is appropriated from the general fund to the commissioner of natural resources for administration of local grants included in the capital budget. The base for this appropriation is \$100,000 in fiscal year 2022, \$100,000 in fiscal year 2023, \$100,000 in fiscal year 2024, \$100,000 in fiscal year 2025, and \$0 in fiscal year 2026 and each year thereafter.

(b) \$135,000 in fiscal year 2021 is appropriated from the general fund to the commissioner of employment and economic development for administration of local grants included in the capital budget. The base for this appropriation is \$135,000 in fiscal year 2022, \$135,000 in fiscal year 2023, \$135,000 in fiscal year 2024, \$135,000 in fiscal year 2025, and \$0 in fiscal year 2026 and each year thereafter.

Sec. 31. CAPITAL PROJECT PLANNING GRANTS; GENERAL FUND.

- (a) \$4,500,000 is appropriated in fiscal year 2021 from the general fund to the commissioner of employment and economic development for grants to urban American Indian nonprofit organizations for assessment of the organization's capital needs and planning of capital projects. A grant under this section is for \$500,000. This appropriation is available until June 30, 2024.
- (b) This appropriation includes money for grants to the following organizations: the American Indian Family Center in St. Paul; the American Indian OIC in Minneapolis; the Bdote Learning Center in Minneapolis; the Bii Gii Wiin Community Development Loan Fund in St. Paul; the Indian Health Board in Minneapolis; the Little Earth of United Tribes Housing Corporation in Minneapolis; the Minnesota Indian Women's Resource Center in Minneapolis; the Nawayee Center School in Minneapolis; and the New Native Theater in St. Paul.

Sec. 32. CAPITAL PROJECT GRANTS; GENERAL FUND.

- (a) \$12,875,000 is appropriated in fiscal year 2021 from the general fund to the commissioner of employment and economic development for grants to urban American Indian nonprofit organizations that have completed assessment of the organization's capital needs and planning of capital projects. Grants under this section may be used for the acquisition of real property and for the design, construction, renovation, furnishing, and equipping of improvements to land and buildings. This appropriation is available until the projects are completed or abandoned, subject to Minnesota Statutes, section 16A.642. Money under this appropriation is available for a grant when the commissioner of management and budget determines that a sufficient amount has been committed from nonstate sources to complete the project.
- (b) This appropriation contains money for the following projects: \$1,000,000 of this appropriation is for a grant to the Ain Dah Yung Center in St. Paul; \$635,000 of this appropriation is for a grant to the Division of Indian Work in Minneapolis; \$2,000,000 of this appropriation is for a grant to the Indigenous Peoples Task Force in Minneapolis; \$640,000 of this appropriation is for a grant to MIGIZI in Minneapolis; \$2,600,000 is for a grant to the Minneapolis American Indian Center; and \$6,000,000 of this appropriation is for a grant to the Native American Community Clinic in Minneapolis.

Sec. 33. CAPITAL PROJECT GRANTS; BOND PROCEEDS FUND.

Subdivision 1. **Appropriation.** \$3,500,000 is appropriated from the bond proceeds fund to the commissioner of employment and economic development for the purposes of this section.

Subd. 2. Indian Health Board. \$1,000,000 of this appropriation is for a grant to the city of Minneapolis to construct, furnish, and equip improvements for a behavioral health clinic located at 2101 Minnehaha Avenue. The city of Minneapolis may enter into a lease or management agreement

with a nonprofit organization for operation of this facility, subject to Minnesota Statutes, section 16A.695.

- Subd. 3. Little Earth of United Tribes Neighborhood Early Learning Center. \$1,500,000 of this appropriation is for a grant to the city of Minneapolis to design, construct, furnish, and equip improvements to an early learning facility located at 2438 18th Avenue South. The city of Minneapolis may enter into a lease or management agreement with a nonprofit organization for operation of the facility subject to Minnesota Statutes, section 16A.695.
- Subd. 4. Wakan Tipi Center. \$1,000,000 is for a grant to the city of St. Paul to design, construct, furnish, and equip a cultural and environmental interpretive center near the entrance to the Bruce Vento Nature Sanctuary. The city of St. Paul may enter into a lease or management agreement with a nonprofit organization for operation of this facility under Minnesota Statutes, section 16A.695.
- Subd. 5. Nonstate contribution. Money for an appropriation under subdivisions 2 to 4 are not available until the commissioner of management and budget determines that an amount sufficient to complete the project has been committed from other sources.

Sec. 34. APPROPRIATIONS TO BE GIVEN EFFECT ONCE.

If an appropriation in this article is enacted more than once in the 2020 legislative session, the appropriation must be given effect only once.

Sec. 35. LEGISLATIVE REPORTS.

- (a) By October 1, 2021, the commissioner of transportation must submit a report on the Northstar Commuter Rail extension project to the legislative committees with jurisdiction over capital investment and transportation policy and finance. At a minimum, the report must:
 - (1) provide a status overview of the project;
 - (2) identify a timeline with key remaining project development steps;
 - (3) summarize stakeholder and project partner engagement activities;
- (4) review project finances, including cost estimates and anticipated sources and uses of funds; and
 - (5) provide recommendations for legislative changes, if any.
- (b) By October 1, 2022, the commissioner must submit a revised report with updates to the information identified in paragraph (a).

Sec. 36. EFFECTIVE DATE.

This article is effective the day following final enactment.

ARTICLE 4

APPROPRIATION BONDS

Section 1. [16A.963] ELECTRIC VEHICLE INFRASTRUCTURE APPROPRIATION BONDS.

- Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.
- (b) "Appropriation bond" or "bond" means a bond, note, or other similar instrument of the state payable during a biennium from one or more of the following sources:
- (1) money appropriated by law from the general fund in any biennium for debt service due with respect to obligations described in subdivision 2, paragraph (a);
 - (2) proceeds of the sale of obligations described in subdivision 2, paragraph (a);
- (3) payments received for that purpose under agreements and ancillary arrangements described in subdivision 2, paragraph (d); and
 - (4) investment earnings on amounts in clauses (1) to (3).
- (c) "Debt service" means the amount payable in any biennium of principal, premium, if any, and interest on appropriation bonds, and the fees, charges, and expenses related to the bonds.
- Subd. 2. Authorization to issue appropriation bonds. (a) Subject to the limitations of this subdivision, the commissioner may sell and issue appropriation bonds of the state under this section for public purposes as provided by law, including for the purposes of financing the cost of acquiring and installing electric vehicle charging infrastructure on publicly owned property. Appropriation bonds may be sold and issued in amounts that, in the opinion of the commissioner, are necessary to provide sufficient money to the commissioner of the Pollution Control Agency and the commissioner of administration under subdivision 7, not to exceed \$14,000,000 net of costs of issuance, for the purposes as provided under this subdivision, and to pay debt service including capitalized interest, costs of issuance, costs of credit enhancement, or make payments under other agreements entered into under paragraph (d).
- (b) Proceeds of the appropriation bonds must be credited to a special appropriation electric vehicle infrastructure bond proceeds fund in the state treasury. All income from investment of the bond proceeds, as estimated by the commissioner, is appropriated to the commissioner for the payment of principal and interest on the appropriation bonds.
- (c) Appropriation bonds may be issued in one or more issues or series on the terms and conditions the commissioner determines to be in the best interests of the state, but the term on any series of appropriation bonds may not exceed 21 years. The appropriation bonds of each issue and series thereof shall be dated and bear interest, and may be includable in or excludable from the gross income of the owners for federal income tax purposes.
- (d) At the time of, or in anticipation of, issuing the appropriation bonds, and at any time thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter into agreements and ancillary arrangements relating to the appropriation bonds, including but not limited to trust

indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner, included in an interest exchange agreement, that the agreement relates to an appropriation bond, shall be conclusive.

- (e) The commissioner may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of appropriation bonds in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of appropriation bonds set forth in the order or resolution authorizing the issuance of the appropriation bonds, or a separate document authorized by the order or resolution.
 - (f) The appropriation bonds are not subject to chapter 16C.
- Subd. 3. Form; procedure. (a) Appropriation bonds may be issued in the form of bonds, notes, or other similar instruments, and in the manner provided in section 16A.672. In the event that any provision of section 16A.672 conflicts with this section, this section shall control.
- (b) Every appropriation bond shall include a conspicuous statement of the limitation established in subdivision 6.
- (c) Appropriation bonds may be sold at either public or private sale upon such terms as the commissioner shall determine are not inconsistent with this section and may be sold at any price or percentage of par value. Any bid received may be rejected.
 - (d) Appropriation bonds must bear interest at a fixed or variable rate.
- (e) Notwithstanding any other law, appropriation bonds issued under this section shall be fully negotiable.
- Subd. 4. Refunding bonds. The commissioner may issue appropriation bonds for the purpose of refunding any appropriation bonds then outstanding, including the payment of any redemption premiums on the bonds, any interest accrued or to accrue to the redemption date, and costs related to the issuance and sale of the refunding bonds. The proceeds of any refunding bonds may, at the discretion of the commissioner, be applied to the purchase or payment at maturity of the appropriation bonds to be refunded, to the redemption of the outstanding appropriation bonds on any redemption date, or to pay interest on the refunding bonds and may, pending application, be placed in escrow to be applied to the purchase, payment, retirement, or redemption. Any escrowed proceeds, pending such use, may be invested and reinvested in obligations that are authorized investments under section 11A.24. The income earned or realized on the investment may also be applied to the payment of the appropriation bonds to be refunded or interest or premiums on the refunded appropriation bonds, or to pay interest on the refunding bonds. After the terms of the escrow have been fully satisfied, any balance of the proceeds and any investment income may be returned to the general fund or, if applicable, the special appropriation electric vehicle infrastructure bond proceeds fund for use in any lawful manner. All refunding bonds issued under this subdivision must be prepared, executed,

delivered, and secured by appropriations in the same manner as the appropriation bonds to be refunded.

- Subd. 5. Appropriation bonds as legal investments. Any of the following entities may legally invest any sinking funds, money, or other funds belonging to them or under their control in any appropriation bonds issued under this section:
- (1) the state, the investment board, public officers, municipal corporations, political subdivisions, and public bodies;
- (2) banks and bankers, savings and loan associations, credit unions, trust companies, savings banks and institutions, investment companies, insurance companies, insurance associations, and other persons carrying on a banking or insurance business; and
 - (3) personal representatives, guardians, trustees, and other fiduciaries.
- Subd. 6. No full faith and credit; state not required to make appropriations. The appropriation bonds are not public debt of the state, and the full faith, credit, and taxing powers of the state are not pledged to the payment of the appropriation bonds or to any payment that the state agrees to make under this section. Appropriation bonds shall not be obligations paid directly, in whole or in part, from a tax of statewide application on any class of property, income, transaction, or privilege. Appropriation bonds shall be payable in each fiscal year only from amounts that the legislature may appropriate for debt service for any fiscal year, provided that nothing in this section shall be construed to require the state to appropriate money sufficient to make debt service payments with respect to the appropriation bonds in any fiscal year. Appropriation bonds shall be canceled and shall no longer be outstanding on the earlier of (1) the first day of a fiscal year for which the legislature shall not have appropriated amounts sufficient for debt service, or (2) the date of final payment of the principal of and interest on the appropriation bonds.
- Subd. 7. Appropriation of proceeds. The proceeds of appropriation bonds issued under subdivision 2, paragraph (a), and interest credited to the special appropriation electric vehicle infrastructure bond proceeds fund are appropriated as follows:
- (1) \$12,000,000 to the commissioner of the Pollution Control Agency for grants under section 116.085, as specified in subdivision 2, paragraph (a);
- (2) \$2,000,000 to the commissioner of administration to design, install, and equip electrical infrastructure and electric vehicle charging stations on state-owned property as specified in subdivision 2, paragraph (a); and
- (3) to the commissioner for debt service on the bonds including capitalized interest, nonsalary costs of issuance of the bonds, costs of credit enhancement of the bonds, and payments under any agreements entered into under subdivision 2, paragraph (d), as permitted by state and federal law.
- Subd. 8. Appropriation for debt service and other purposes. An amount needed to pay principal and interest on appropriation bonds issued under subdivision 2, paragraph (a), is appropriated each fiscal year from the general fund to the commissioner, subject to repeal, unallotment under section 16A.152, or cancellation, otherwise pursuant to subdivision 6, for deposit into the bond payments account established for such purpose in the special appropriation electric vehicle

infrastructure bond proceeds fund. The appropriation is available beginning in fiscal year 2021 and remains available through fiscal year 2042.

Subd. 9. **Waiver of immunity.** The waiver of immunity by the state provided for by section 3.751, subdivision 1, shall be applicable to the appropriation bonds and any ancillary contracts to which the commissioner is a party.

Sec. 2. [16A.964] PUBLIC TELEVISION EQUIPMENT APPROPRIATION BONDS.

Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.

- (b) "Appropriation bond" or "bond" means a bond, note, or other similar instrument of the state payable during a biennium from one or more of the following sources:
- (1) money appropriated by law from the general fund in any biennium for debt service due with respect to obligations described in subdivision 2, paragraph (a);
 - (2) proceeds of the sale of obligations described in subdivision 2, paragraph (a);
- (3) payments received for that purpose under agreements and ancillary arrangements described in subdivision 2, paragraph (d); and
 - (4) investment earnings on amounts in clauses (1) to (3).
- (c) "Debt service" means the amount payable in any biennium of principal, premium, if any, and interest on appropriation bonds, and the fees, charges, and expenses related to the bonds.
- (d) "Equipment" means the physical infrastructure and hardware used for the production, dissemination, interconnection, and transmission of digital media content, the useful life of which may range from seven to 40 years.
 - (e) "Public station" has the meaning given in section 129D.12, subdivision 2.
- Subd. 2. Authorization to issue appropriation bonds. (a) Subject to the limitations of this subdivision, the commissioner may sell and issue appropriation bonds of the state under this section for public purposes as provided by law, including for the purposes of financing the cost of various items of capital equipment necessary to the ongoing operations of public stations. Appropriation bonds may be sold and issued in amounts that, in the opinion of the commissioner, are necessary to provide sufficient money to the commissioner of administration under subdivision 7, not to exceed \$15,000,000 net of costs of issuance, for the purposes as provided under this subdivision, and to pay debt service including capitalized interest, costs of issuance, costs of credit enhancement, or make payments under other agreements entered into under paragraph (d). Notwithstanding section 129D.155, any money repaid to the commissioner of administration upon a sale or other disposition of equipment acquired under this section shall be transferred to the commissioner and applied toward principal and interest on outstanding bonds.
- (b) Proceeds of the appropriation bonds must be credited to a special appropriation public television equipment bond proceeds fund in the state treasury. All income from investment of the bond proceeds, as estimated by the commissioner, is appropriated to the commissioner for the payment of principal and interest on the appropriation bonds.

- (c) Appropriation bonds may be issued in one or more issues or series on the terms and conditions the commissioner determines to be in the best interests of the state, but the term on any series of appropriation bonds may not exceed 21 years. The appropriation bonds of each issue and series thereof shall be dated and bear interest, and may be includable in or excludable from the gross income of the owners for federal income tax purposes.
- (d) At the time of, or in anticipation of, issuing the appropriation bonds, and at any time thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter into agreements and ancillary arrangements relating to the appropriation bonds, including but not limited to trust indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner, included in an interest exchange agreement, that the agreement relates to an appropriation bond, shall be conclusive.
- (e) The commissioner may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of appropriation bonds in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of appropriation bonds set forth in the order or resolution authorizing the issuance of the appropriation bonds, or a separate document authorized by the order or resolution.
 - (f) The appropriation bonds are not subject to chapter 16C.
- Subd. 3. Form; procedure. (a) Appropriation bonds may be issued in the form of bonds, notes, or other similar instruments, and in the manner provided in section 16A.672. In the event that any provision of section 16A.672 conflicts with this section, this section shall control.
- (b) Every appropriation bond shall include a conspicuous statement of the limitation established in subdivision 6.
- (c) Appropriation bonds may be sold at either public or private sale upon such terms as the commissioner shall determine are not inconsistent with this section and may be sold at any price or percentage of par value. Any bid received may be rejected.
 - (d) Appropriation bonds must bear interest at a fixed or variable rate.
- (e) Notwithstanding any other law, appropriation bonds issued under this section shall be fully negotiable.
- Subd. 4. **Refunding bonds.** The commissioner may issue appropriation bonds for the purpose of refunding any appropriation bonds then outstanding, including the payment of any redemption premiums on the bonds, any interest accrued or to accrue to the redemption date, and costs related to the issuance and sale of the refunding bonds. The proceeds of any refunding bonds may, at the discretion of the commissioner, be applied to the purchase or payment at maturity of the appropriation bonds to be refunded, to the redemption of the outstanding appropriation bonds on any redemption

date, or to pay interest on the refunding bonds and may, pending application, be placed in escrow to be applied to the purchase, payment, retirement, or redemption. Any escrowed proceeds, pending such use, may be invested and reinvested in obligations that are authorized investments under section 11A.24. The income earned or realized on the investment may also be applied to the payment of the appropriation bonds to be refunded or interest or premiums on the refunded appropriation bonds, or to pay interest on the refunding bonds. After the terms of the escrow have been fully satisfied, any balance of the proceeds and any investment income may be returned to the general fund or, if applicable, the special appropriation public television equipment bond proceeds fund for use in any lawful manner. All refunding bonds issued under this subdivision must be prepared, executed, delivered, and secured by appropriations in the same manner as the appropriation bonds to be refunded.

- Subd. 5. Appropriation bonds as legal investments. Any of the following entities may legally invest any sinking funds, money, or other funds belonging to them or under their control in any appropriation bonds issued under this section:
- (1) the state, the investment board, public officers, municipal corporations, political subdivisions, and public bodies;
- (2) banks and bankers, savings and loan associations, credit unions, trust companies, savings banks and institutions, investment companies, insurance companies, insurance associations, and other persons carrying on a banking or insurance business; and
 - (3) personal representatives, guardians, trustees, and other fiduciaries.
- Subd. 6. No full faith and credit; state not required to make appropriations. The appropriation bonds are not public debt of the state, and the full faith, credit, and taxing powers of the state are not pledged to the payment of the appropriation bonds or to any payment that the state agrees to make under this section. Appropriation bonds shall not be obligations paid directly, in whole or in part, from a tax of statewide application on any class of property, income, transaction, or privilege. Appropriation bonds shall be payable in each fiscal year only from amounts that the legislature may appropriate for debt service for any fiscal year, provided that nothing in this section shall be construed to require the state to appropriate money sufficient to make debt service payments with respect to the appropriation bonds in any fiscal year. Appropriation bonds shall be canceled and shall no longer be outstanding on the earlier of (1) the first day of a fiscal year for which the legislature shall not have appropriated amounts sufficient for debt service, or (2) the date of final payment of the principal of and interest on the appropriation bonds.
- Subd. 7. Appropriation of proceeds. The proceeds of appropriation bonds issued under subdivision 2, paragraph (a), and interest credited to the special appropriation public television equipment bond proceeds fund are appropriated as follows:
- (1) to the commissioner of administration for equipment grants to public stations under section 129D.15 and as further specified in subdivision 2, paragraph (a), which grants must be allocated two-sevenths to Twin Cities PBS, one-seventh to KSMQ public television in Austin, one-seventh to Pioneer public television in Granite Falls, one-seventh to Lakeland PBS in Bemidji, one-seventh to Prairie Public in Fargo/Moorhead, and one-seventh to WDSE public television in Duluth; and

- (2) to the commissioner for debt service on the bonds including capitalized interest, nonsalary costs of issuance of the bonds, costs of credit enhancement of the bonds, and payments under any agreements entered into under subdivision 2, paragraph (d), as permitted by state and federal law.
- Subd. 8. Appropriation for debt service and other purposes. An amount needed to pay principal and interest on appropriation bonds issued under subdivision 2, paragraph (a), is appropriated each fiscal year from the general fund to the commissioner, subject to repeal, unallotment under section 16A.152, or cancellation, otherwise pursuant to subdivision 6, for deposit into the bond payments account established for such purpose in the special appropriation public television equipment bond proceeds fund. The appropriation is available beginning in fiscal year 2021 and remains available through fiscal year 2042.
- Subd. 9. Waiver of immunity. The waiver of immunity by the state provided for by section 3.751, subdivision 1, shall be applicable to the appropriation bonds and any ancillary contracts to which the commissioner is a party.

Sec. 3. [16A.966] RESPONSE TO RELEASES APPROPRIATION BONDS.

- Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.
- (b) "Appropriation bond" or "bond" means a bond, note, or other similar instrument of the state payable during a biennium from one or more of the following sources:
- (1) money appropriated by law from the general fund in any biennium for debt service due with respect to obligations described in subdivision 2, paragraph (a);
 - (2) proceeds of the sale of obligations described in subdivision 2, paragraph (a);
- (3) payments received for that purpose under agreements and ancillary arrangements described in subdivision 2, paragraph (d); and
 - (4) investment earnings on amounts in clauses (1) to (3).
- (c) "Debt service" means the amount payable in any biennium of principal, premium, if any, and interest on appropriation bonds, and the fees, charges, and expenses related to the bonds.
- Subd. 2. Authorization to issue appropriation bonds. (a) Subject to the limitations of this subdivision, the commissioner may sell and issue appropriation bonds of the state under this section for public purposes as provided by law, including for the purposes of financing the cost of implementing removal or remedial actions permitted under section 115B.17 and further subject to the conditions in chapter 115B to address risks to human health and the environment at contaminated sites. Appropriation bonds may be sold and issued in amounts that, in the opinion of the commissioner, are necessary to provide sufficient money to the commissioner of the Pollution Control Agency under subdivision 7, not to exceed \$22,900,000 net of costs of issuance, for the purposes as provided under this subdivision, and to pay debt service including capitalized interest, costs of issuance, costs of credit enhancement, or make payments under other agreements entered into under paragraph (d). Notwithstanding section 115B.17, subdivision 6 or 16, any money recovered in a civil action or any money received from the disposition of property acquired for a response action and financed with

bonds under this section shall be transferred to the commissioner and applied toward principal and interest on outstanding bonds.

- (b) Proceeds of the appropriation bonds must be credited to a special appropriation state response to releases bond proceeds fund in the state treasury. All income from investment of the bond proceeds, as estimated by the commissioner, is appropriated to the commissioner for the payment of principal and interest on the appropriation bonds.
- (c) Appropriation bonds may be issued in one or more issues or series on the terms and conditions the commissioner determines to be in the best interests of the state, but the term on any series of appropriation bonds may not exceed 21 years. The appropriation bonds of each issue and series thereof shall be dated and bear interest, and may be includable in or excludable from the gross income of the owners for federal income tax purposes.
- (d) At the time of, or in anticipation of, issuing the appropriation bonds, and at any time thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter into agreements and ancillary arrangements relating to the appropriation bonds, including but not limited to trust indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner included in an interest exchange agreement that the agreement relates to an appropriation bond shall be conclusive.
- (e) The commissioner may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of appropriation bonds in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of appropriation bonds set forth in the order or resolution authorizing the issuance of the appropriation bonds, or a separate document authorized by the order or resolution.
 - (f) The appropriation bonds are not subject to chapter 16C.
- Subd. 3. Form; procedure. (a) Appropriation bonds may be issued in the form of bonds, notes, or other similar instruments, and in the manner provided in section 16A.672. In the event that any provision of section 16A.672 conflicts with this section, this section shall control.
- (b) Every appropriation bond shall include a conspicuous statement of the limitation established in subdivision 6.
- (c) Appropriation bonds may be sold at either public or private sale upon such terms as the commissioner shall determine are not inconsistent with this section and may be sold at any price or percentage of par value. Any bid received may be rejected.
 - (d) Appropriation bonds must bear interest at a fixed or variable rate.

- (e) Notwithstanding any other law, appropriation bonds issued under this section shall be fully negotiable.
- Subd. 4. **Refunding bonds.** The commissioner may issue appropriation bonds for the purpose of refunding any appropriation bonds then outstanding, including the payment of any redemption premiums on the bonds, any interest accrued or to accrue to the redemption date, and costs related to the issuance and sale of the refunding bonds. The proceeds of any refunding bonds may, at the discretion of the commissioner, be applied to the purchase or payment at maturity of the appropriation bonds to be refunded, to the redemption of the outstanding appropriation bonds on any redemption date, or to pay interest on the refunding bonds and may, pending application, be placed in escrow to be applied to the purchase, payment, retirement, or redemption. Any escrowed proceeds, pending such use, may be invested and reinvested in obligations that are authorized investments under section 11A.24. The income earned or realized on the investment may also be applied to the payment of the appropriation bonds to be refunded or interest or premiums on the refunded appropriation bonds, or to pay interest on the refunding bonds. After the terms of the escrow have been fully satisfied, any balance of the proceeds and any investment income may be returned to the general fund or, if applicable, the special appropriation state response to releases bond proceeds fund for use in any lawful manner. All refunding bonds issued under this subdivision must be prepared, executed, delivered, and secured by appropriations in the same manner as the appropriation bonds to be refunded.
- Subd. 5. Appropriation bonds as legal investments. Any of the following entities may legally invest any sinking funds, money, or other funds belonging to them or under their control in any appropriation bonds issued under this section:
- (1) the state, the investment board, public officers, municipal corporations, political subdivisions, and public bodies;
- (2) banks and bankers, savings and loan associations, credit unions, trust companies, savings banks and institutions, investment companies, insurance companies, insurance associations, and other persons carrying on a banking or insurance business; and
 - (3) personal representatives, guardians, trustees, and other fiduciaries.
- Subd. 6. No full faith and credit; state not required to make appropriations. The appropriation bonds are not public debt of the state, and the full faith, credit, and taxing powers of the state are not pledged to the payment of the appropriation bonds or to any payment that the state agrees to make under this section. Appropriation bonds shall not be obligations paid directly, in whole or in part, from a tax of statewide application on any class of property, income, transaction, or privilege. Appropriation bonds shall be payable in each fiscal year only from amounts that the legislature may appropriate for debt service for any fiscal year, provided that nothing in this section shall be construed to require the state to appropriate money sufficient to make debt service payments with respect to the appropriation bonds in any fiscal year. Appropriation bonds shall be canceled and shall no longer be outstanding on the earlier of (1) the first day of a fiscal year for which the legislature shall not have appropriated amounts sufficient for debt service, or (2) the date of final payment of the principal of and interest on the appropriation bonds.

- <u>Subd. 7.</u> Appropriation of proceeds. The proceeds of appropriation bonds issued under subdivision 2, paragraph (a), and interest credited to the special appropriation state response to releases bond proceeds fund are appropriated as follows:
- (1) to the commissioner of the Pollution Control Agency for removal and remedial actions as specified in subdivision 2, paragraph (a), at the following sites: the Esko Groundwater Contamination Superfund site; the city of Duluth Dump #1 Superfund site; the Perham Arsenic site; and the Precision Plating State Superfund site; and
- (2) to the commissioner for debt service on the bonds including capitalized interest, nonsalary costs of issuance of the bonds, costs of credit enhancement of the bonds, and payments under any agreements entered into under subdivision 2, paragraph (d), as permitted by state and federal law.
- Subd. 8. Appropriation for debt service and other purposes. An amount needed to pay principal and interest on appropriation bonds issued under subdivision 2, paragraph (a), is appropriated each fiscal year from the general fund to the commissioner, subject to repeal, unallotment under section 16A.152, or cancellation, otherwise pursuant to subdivision 6, for deposit into the bond payments account established for such purpose in the special appropriation state response to releases bond proceeds fund. The appropriation is available beginning in fiscal year 2021 and remains available through fiscal year 2042.
- Subd. 9. Waiver of immunity. The waiver of immunity by the state provided for under section 3.751, subdivision 1, shall be applicable to the appropriation bonds and any ancillary contracts to which the commissioner is a party.

Sec. 4. EFFECTIVE DATE.

This article is effective the day following final enactment.

ARTICLE 5

MISCELLANEOUS

- Section 1. Minnesota Statutes 2018, section 16A.641, is amended by adding a subdivision to read:
- Subd. 4c. Negotiated sales authority. Notwithstanding the public sale requirements of subdivision 4 and section 16A.66, subdivision 2, the commissioner may sell bonds, including refunding bonds, at negotiated sale.
- Sec. 2. Minnesota Statutes 2019 Supplement, section 16A.968, subdivision 2, is amended to read:
- Subd. 2. **Authorization to issue appropriation bonds.** (a) Subject to the limitations of this subdivision, and upon request by the governing body of the city of Duluth as provided in section 469.54, subdivision 3, paragraph (f) (e), the commissioner may sell and issue appropriation bonds of the state under this section for public purposes as provided by law.

- (b) Proceeds of the appropriation bonds must be credited to a special appropriation Duluth regional exchange district bond proceeds fund in the state treasury. All income from investment of the bond proceeds, as estimated by the commissioner, is appropriated to the commissioner for the payment of principal and interest on the appropriation bonds.
- (c) Appropriation bonds may be issued in one or more issues or series on the terms and conditions the commissioner determines to be in the best interests of the state, but the term on any series of appropriation bonds may not exceed 25 years. The appropriation bonds of each issue and series thereof shall be dated and bear interest and may be includable in or excludable from the gross income of the owners for federal income tax purposes.
- (d) At the time of or in anticipation of issuing the appropriation bonds, and at any time thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter into agreements and ancillary arrangements relating to the appropriation bonds, including but not limited to trust indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner included in an interest exchange agreement that the agreement relates to an appropriation bond shall be conclusive.
- (e) The commissioner may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of appropriation bonds in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of appropriation bonds set forth in the order or resolution authorizing the issuance of the appropriation bonds or a separate document authorized by the order or resolution.
 - (f) The appropriation bonds are not subject to chapter 16C.
- Sec. 3. Minnesota Statutes 2019 Supplement, section 16A.968, subdivision 3, is amended to read:
- Subd. 3. **Appropriation bonds authorization.** (a) Appropriation bonds may be sold and issued in amounts that, in the opinion of the commissioner, are necessary to provide sufficient funds to the commissioner of employment and economic development under subdivision 8, not to exceed \$97,720,000 net of costs of issuance, for the purposes as provided under this subdivision, and pay debt service including capitalized interest, costs of issuance, costs of credit enhancement, or make payments under other agreements entered into under subdivision 2, paragraph (d). Notwithstanding section 16A.642, this authorization is available until December 31, 2027.
- (b) The bonds authorized by this subdivision are for the purposes of financing public infrastructure projects authorized and approved by the city of Duluth under sections 469.50 to 469.54. No bonds shall be sold under this subdivision until: (1) there has been a request pursuant to subdivision 2, paragraph (a); and (2) for any parking structure the requirements in section 469.54, subdivisions 2 and 3, paragraph (a), have been met. Upon certification of the required qualified

expenditures under section 469.54, subdivision 3, paragraph (a), by a medical business entity, bonds may be sold for a parking structure or structures benefiting that medical business entity, notwithstanding the status of certified qualified expenditures for another medical business entity.

Sec. 4. Minnesota Statutes 2018, section 16B.86, is amended to read:

16B.86 PRODUCTIVITY BUILDING EFFICIENCY REVOLVING LOAN ACCOUNT.

The <u>productivity building efficiency revolving</u> loan account is <u>a special an</u> account in the <u>state treasury special revenue fund</u>. Money in the account is appropriated to the commissioner of administration to make loans to finance agency projects that will result in either <u>reduced energy</u> savings or other operating <u>costs or increased revenues</u>, or both, cost reductions for a state agency.

Sec. 5. Minnesota Statutes 2018, section 16B.87, is amended to read:

16B.87 AWARD AND REPAYMENT OF PRODUCTIVITY <u>BUILDING EFFICIENCY</u> LOANS.

Subdivision 1. **Committee.** The <u>Productivity Building Efficiency Revolving Loan Committee consists of the commissioners of administration, management and budget, and <u>revenue Pollution Control Agency</u>. The commissioner of administration serves as chair of the committee. The members serve without compensation or reimbursement for expenses.</u>

- Subd. 2. **Award and terms of loans.** An agency shall apply for a loan on a form provided by the commissioner of administration. The committee shall review applications for loans and shall award a loan based upon criteria adopted by the committee. The committee shall determine the amount, interest, and other terms of the loan. The time for repayment of a loan may not exceed five seven years.
- Subd. 3. **Repayment.** An agency receiving a loan under this section shall repay the loan according to the terms of the loan agreement. The principal and interest must be paid to the commissioner of administration who shall deposit it in the <u>productivity building efficiency revolving</u> loan fund account.
 - Sec. 6. Minnesota Statutes 2018, section 115A.0716, is amended to read:

115A.0716 ENVIRONMENTAL ASSISTANCE GRANT AND LOAN PROGRAMS. PROGRAMS.

Subdivision 1. Environmental assistance grants. (a) The commissioner may make grants to any person for the purpose of researching, developing, and implementing projects or practices related to collection, processing, recycling, reuse, resource recovery, source reduction, and prevention of waste, hazardous substances, toxic pollutants, and problem materials; the development or implementation of pollution prevention projects or practices; the collection, recovery, processing, purchasing, or market development of recyclable materials or compost; resource conservation; and for environmental education.

- (b) In making grants <u>under paragraph</u> (a), the <u>agency commissioner</u> may give priority to projects or practices that have broad application in the state and are consistent with the policies established under sections 115A.02 and 115D.02.
 - (c) The commissioner shall adopt rules to administer the grant program.
 - (d) For the purposes of this section:
 - (1) "pollution prevention" has the meaning given it in section 115D.03;
 - (2) "toxic pollutant" has the meaning given it in section 115D.03; and
 - (3) "hazardous substance" has the meaning given it in section 115D.03.
- Subd. 2. **Loans.** (a) The commissioner may make loans, or participate in loans, for capital costs or improvements related to any of the activities listed in subdivision 1.
- (b) The commissioner may work with financial institutions or other financial assistance providers in participating in loans under this section. The commissioner may contract with financial institutions or other financial assistance providers for loan processing and/or administration.
- (c) The commissioner may also make grants, as authorized in subdivision 1, to enable persons to receive loans from financial institutions or to reduce interest payments for those loans.
- (d) In making loans, the agency may give priority to projects or practices that have broad application in the state and are consistent with the policies established under sections 115A.02 and 115D.02.
 - (e) The commissioner shall adopt rules to administer the loan program.
- Subd. 3. **Revolving account.** All repayments of loans awarded under this section, including principal and interest, must be credited to the environmental fund. Money deposited in the fund under this section is annually appropriated to the commissioner for loans for purposes identified in subdivisions 1 and 2.
- Subd. 4. Contaminated storm water pond cleanup grants. (a) The commissioner may make grants to municipalities for hazardous material abatement and removal of accumulated polycyclic aromatic hydrocarbon (PAH)-contaminated sediment from publicly owned storm water ponds. For the purposes of this subdivision, a "storm water pond" is a treatment pond constructed and operated for water quality treatment, storm water retention, and flood control. Storm water ponds do not include areas of temporary ponding, such as ponds that exist only during a construction project or short-term accumulations of water in road ditches. Grants awarded under this subdivision are intended to cover up to 50 percent of the eligible costs of a project and may not exceed \$250,000 per pond.
 - (b) In awarding a grant under this subdivision, preference shall be given to projects that:
- (1) document PAH concentrations in accumulated sediment which are above the residential soil reference value;

- (2) provide direct water quality benefits to an impaired water as defined in section 114D.15, subdivision 5;
 - (3) alleviate a threat of flooding;
 - (4) demonstrate diminished functional capacity due to sediment accumulation; and
- (5) demonstrate at least 50 percent nonstate financial participation as a percentage of total project cost.
- Subd. 5. Sustainable communities and climate resiliency grants. (a) The commissioner may make grants to local governments for the purpose of building sustainable and resilient storm water infrastructure projects to mitigate flood risks and impacts of extreme weather events. Grants awarded under this subdivision are intended to cover up to 75 percent of the eligible costs of a storm water infrastructure project and may not exceed \$4,000,000 per project.
 - (b) In awarding a grant under this subdivision, preference shall be given to projects that:
 - (1) address inadequate storm water infrastructure;
 - (2) reduce incidences of community flooding during extreme weather events;
 - (3) address aging and undersized storm water sewers;
 - (4) reduce the impact on water treatment systems;
 - (5) incorporate green infrastructure and low-impact development storm water practices; and
 - (6) demonstrate nonstate financial participation in the project.
- (c) For the purposes of this subdivision, "storm water infrastructure" means a publicly owned conveyance or system of conveyances including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains designed or used for collecting or conveying storm water.

Sec. 7. [116.085] ELECTRIC VEHICLE CHARGING INFRASTRUCTURE GRANTS.

Subdivision 1. **Program established.** An electric vehicle charging infrastructure grant program is established for the purpose of reducing greenhouse gas emissions and other air pollution and addressing climate change statewide.

- Subd. 2. Definitions. (a) For purposes of this section, the following terms have the meanings given them.
- (b) "Electric vehicle corridors" and "high-use corridors" means corridors identified by information from and in cooperation with the Department of Transportation.
- (c) "Environmental justice community" means a geographic area that meets at least one of the following demographic criteria: the number of people of color is greater than 50 percent or more

than 40 percent of the households have a household income of less than 185 percent of the federal poverty level.

- Subd. 3. Accounts established. (a) An electric vehicle charging infrastructure account is established in the special appropriation electric vehicle infrastructure bond proceeds fund. The account consists of state appropriation bond proceeds appropriated to the commissioner. Money in the account may only be expended on bond-eligible costs of a project receiving financial assistance as provided under this section. All uses of funds from the account must be for publicly owned property.
- (b) An electric vehicle charging infrastructure account is established in the environmental fund. The account consists of funds as provided by law, and any other money donated, allotted, transferred, or otherwise provided to the account. Money in the account may only be expended on a project receiving financial assistance as provided under this section.
- $\underline{\text{(c)}}$ Money in each account is appropriated to the commissioner to make grants as provided in this section.
- Subd. 4. Eligible project. (a) A project is eligible for a grant from the account in the special appropriation electric vehicle infrastructure bond proceeds fund if the project is for the acquisition and installation of electrical infrastructure and electric vehicle charging stations on publicly owned property statewide. A grant may provide up to 80 percent of project costs. Eligible applicants include political subdivisions of the state.
- (b) A project is eligible for a grant from the account in the environmental fund if the project is for the acquisition and installation of electrical infrastructure and electric vehicle charging stations statewide. A grant may provide up to 75 percent of project costs.
- (c) The commissioner shall establish general program requirements and the competitive process for financial assistance, including but not limited to eligibility requirements for grant recipients and projects; procedures for solicitation of grants; application requirements; procedures for payment of financial assistance awards; and a schedule for application, evaluation, and award of financial assistance.
- Subd. 5. Grants; criteria for award. (a) In awarding a grant under this section, preference shall be given to projects that address a lack of existing electrical infrastructure and availability of electric vehicle charging stations.
- (b) For grants awarded under subdivision 4, paragraph (a), additional preference shall be given to projects that:
 - (1) increase the density of fast chargers on high-use corridors;
 - (2) are in close proximity to high-volume roadways;
 - (3) reduce air pollution in areas of high air pollution concentrations;
 - (4) reduce air pollution in areas with increased health impacts caused by air pollution;
 - (5) have 24-hour access; and

- (6) expand charging capabilities in high-use areas.
- (c) For grants awarded under subdivision 4, paragraph (b), additional preference shall be given to projects that:
- (1) provide electric vehicle charging station access for communities with higher concentrations of low-income residents and people of color, including tribal communities; and
 - (2) reduce air pollution within an environmental justice community.
 - Sec. 8. Minnesota Statutes 2018, section 123B.53, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) For purposes of this section, the eligible debt service revenue of a district is defined as follows:
- (1) the amount needed to produce between five and six percent in excess of the amount needed to meet when due the principal and interest payments on the obligations of the district for eligible projects according to subdivision 2, including the amounts necessary for repayment of debt service loans, capital loans, and lease purchase payments under section 126C.40, subdivision 2, excluding long-term facilities maintenance levies under section 123B.595 excluding the amounts listed in paragraph (b), minus
- (2) the amount of debt service excess levy reduction for that school year calculated according to the procedure established by the commissioner.
 - (b) The obligations in this paragraph are excluded from eligible debt service revenue:
 - (1) obligations under section 123B.61;
- (2) the part of debt service principal and interest paid from the taconite environmental protection fund or Douglas J. Johnson economic protection trust, excluding the portion of taconite payments from the Iron Range school consolidation and cooperatively operated school account under section 298.28, subdivision 7a;
- (3) obligations issued under Laws 1991, chapter 265, article 5, section 18, as amended by Laws 1992, chapter 499, article 5, section 24 obligations for long-term facilities maintenance under section 123B.595;
 - (4) obligations under section 123B.62; and
 - (5) obligations equalized under section 123B.535.
- (c) For purposes of this section, if a preexisting school district reorganized under sections 123A.35 to 123A.43, 123A.46, and 123A.48 is solely responsible for retirement of the preexisting district's bonded indebtedness, or capital loans or debt service loans, debt service equalization aid must be computed separately for each of the preexisting districts.
- (d) For purposes of this section, the adjusted net tax capacity determined according to sections 127A.48 and 273.1325 shall be adjusted to include the tax capacity of property generally exempted from ad valorem taxes under section 272.02, subdivision 64.

- Sec. 9. Minnesota Statutes 2018, section 123B.53, subdivision 4, is amended to read:
- Subd. 4. **Debt service equalization revenue.** (a) The debt service equalization revenue of a district equals the sum of the first tier debt service equalization revenue and the second tier debt service equalization revenue.
- (b) The first tier debt service equalization revenue of a district equals the greater of zero or the eligible debt service revenue minus the amount raised by a levy of 15.74 percent times the adjusted net tax capacity of the district minus the second tier debt service equalization revenue of the district.
- (c) The second tier debt service equalization revenue of a district equals the greater of zero or the eligible debt service revenue, minus the amount raised by a levy of 26.24 percent times the adjusted net tax capacity of the district.
- (d) Notwithstanding paragraphs (b) and (c), for a district with a capital loan under sections 126C.60 to 126C.72, the first tier debt equalization revenue equals zero, and the second tier debt equalization revenue equals the portion of the district's eligible debt service levy under subdivision 2 in excess of the district's maximum effort debt service levy under section 126C.63, subdivision 8.
 - Sec. 10. Minnesota Statutes 2018, section 126C.63, subdivision 8, is amended to read:
- Subd. 8. **Maximum effort debt service levy.** (a) "Maximum effort debt service levy" means the lesser of:
 - (1) a levy in whichever of the following amounts is applicable:
- (i) in any district receiving a debt service loan for a debt service levy payable in 2002 and thereafter, or granted a capital loan after January 1, 2002, a levy in total dollar amount computed at a rate of 33.59 percent of adjusted net tax capacity for taxes payable in 2002 and thereafter; or
- (ii) in any district receiving a debt service loan for a debt service levy payable in 2001 or earlier, or granted a capital loan before January 2, 2002, a levy in a total dollar amount computed at a rate of 29.39 percent of adjusted net tax capacity for taxes payable in 2002 and thereafter; or
- (2) a levy in any district for which a capital loan was approved prior to August 1, 1981, a levy in a total dollar amount equal to the sum of the amount of the required debt service levy and an amount which when levied annually will in the opinion of the commissioner be sufficient to retire the remaining interest and principal on any outstanding loans from the state within 30 years of the original date when the capital loan was granted.
- (b) The board in any district affected by the provisions of paragraph (a), clause (2), may elect instead to determine the amount of its levy according to the provisions of paragraph (a), clause (1). If a district's capital loan is not paid within 30 years because it elects to determine the amount of its levy according to the provisions of paragraph (a), clause (2), the liability of the district for the amount of the difference between the amount it levied under paragraph (a), clause (2), and the amount it would have levied under paragraph (a), clause (1), and for interest on the amount of that difference, must not be satisfied and discharged pursuant to Minnesota Statutes 1988, or an earlier edition of Minnesota Statutes if applicable, section 124.43, subdivision 4.

- (2) the unpaid balance on the district's capital loan after deducting the amount to be paid on the district's capital loan in December of the year in which the levy is certified.
 - Sec. 11. Minnesota Statutes 2018, section 126C.66, subdivision 3, is amended to read:
- Subd. 3. **Principal interest Payments.** All payments of principal and interest on debt service notes or on capital loan contracts, as received by the commissioner, are appropriated to the loan repayment account.
- Sec. 12. Minnesota Statutes 2018, section 126C.69, as amended by Laws 2019, First Special Session chapter 10, article 3, section 40, is amended to read:

126C.69 CAPITAL GRANTS AND LOANS.

Subdivision 1. Capital grant and loan requests and uses. Capital grants and loans are available only to qualifying districts. Capital grants and loans must not be used for the construction of swimming pools, ice arenas, athletic facilities, auditoriums, bus garages, or heating system improvements. Proceeds of the grants and loans may be used only for sites for education facilities and for acquiring, bettering, furnishing, or equipping education facilities. Contracts must be entered into within 18 months after the date on which each grant and loan is granted approved. For purposes of this section, "education facilities" includes space for Head Start programs and social service programs.

- Subd. 2. Capital loans grant and loan eligibility. Beginning July 1, 1999 2020, a district is not eligible for a capital grant and loan unless the district's estimated net debt tax rate as computed by the commissioner after debt service equalization aid would be more than 41.98 percent of adjusted net tax capacity. The estimate must assume a 20-year maturity schedule for new debt.
- Subd. 3. **District request for review and comment.** A district or a joint powers district that intends to apply for a capital grant and loan must submit a proposal to the commissioner for review and comment according to section 123B.71 by July 1 of an odd-numbered year. The commissioner shall prepare a review and comment on the proposed facility, regardless of the amount of the capital expenditure required to construct the facility. In addition to the information provided under section 123B.71, subdivision 9, the commissioner shall require that predesign packages comparable to those required under section 16B.335 be prepared by the applicant school district. The predesign packages must be sufficient to define the scope, cost, and schedule of the project and must demonstrate that the project has been analyzed according to appropriate space needs standards and also consider the following criteria in determining whether to make a positive review and comment.
- (a) To grant a positive review and comment the commissioner shall determine that all of the following conditions are met:
 - (1) the facilities are needed for pupils for whom no adequate facilities exist or will exist;
- (2) there is evidence to indicate that the facilities will have a useful public purpose for at least the term of the bonds;
 - (3) no form of cooperation with another district would provide the necessary facilities;

- (4) the facilities are comparable in size and quality to facilities recently constructed in other districts that have similar enrollments;
- (5) the facilities are comparable in size and quality to facilities recently constructed in other districts that are financed without a capital loan;
- (6) the district is projected to have adequate funds in its general operating budget to support a quality education for its students for at least the next five years;
- (7) the current facility poses a threat to the life, health, and safety of pupils, and cannot reasonably be brought into compliance with fire, health, or life safety codes;
- (8) the district has made a good faith effort, as evidenced by its maintenance expenditures, to adequately maintain the existing facility during the previous ten years and to comply with fire, health, and life safety codes and state and federal requirements for accessibility for people with disabilities;
- (9) the district has made a good faith effort to encourage integration of social service programs within the new facility;
 - (10) evaluations by boards of adjacent districts have been received; and
- (11) the proposal includes a comprehensive technology plan that assures information access for the students, parents, and community.
 - (b) The commissioner may grant a negative review and comment if:
- (1) the state demographer has examined the population of the communities to be served by the facility and determined that the communities have not grown during the previous five years;
- (2) the state demographer determines that the economic and population bases of the communities to be served by the facility are not likely to grow or to remain at a level sufficient, during the next ten years, to ensure use of the entire facility;
- (3) the need for facilities could be met within the district or adjacent districts at a comparable cost by leasing, repairing, remodeling, or sharing existing facilities or by using temporary facilities;
- (4) the district plans do not include cooperation and collaboration with health and human services agencies and other political subdivisions; or
- (5) if the application is for new construction, an existing facility that would meet the district's needs could be purchased at a comparable cost from any other source within the area.
- Subd. 4. **Multiple district proposals; review and comment.** In addition to the requirements of subdivision 3, the commissioner may use additional requirements to determine a positive review and comment on projects that are designed to serve more than one district. These requirements may include:
 - (1) reducing or increasing the number of districts that plan to use the facility;

- (2) location of the facility; and
- (3) formation of a joint powers agreement among the participating districts.
- Subd. 5. **Adjacent district comments.** The district must present the proposed project to the board of each adjacent district at a public meeting of that district. The board of an adjacent district must make a written evaluation of how the project will affect the future education and building needs of the adjacent district. The board must submit the evaluation to the applying district within 30 days of the meeting.
- Subd. 6. **District application for capital grant and loan.** The school board of a district desiring a capital grant and loan shall adopt a resolution stating the amount proposed to be borrowed funded, the purpose for which the debt is to be incurred funding is requested, and an estimate of the dates when the facilities for which the loan funding is requested will be contracted for and completed. Applications for grants and loans must be accompanied by a copy of the adopted board resolution and copies of the adjacent district evaluations. The commissioner shall retain the evaluation as part of a permanent record of the district submitting the evaluation.

Applications must be in the form and accompanied by the additional data required by the commissioner. Applications must be received by the commissioner by September 1 of an odd-numbered year. A district must resubmit an application each odd-numbered year. Capital grant and loan applications that do not receive voter approval or are not approved in law cancel July 1 of the year following application. When an application is received, the commissioner shall obtain from the commissioner of revenue the information in the Revenue Department's official records that is required to be used in computing the debt limit of the district under section 475.53, subdivision 4.

- Subd. 7. **Commissioner review; district proposals.** By November 1 of each odd-numbered year, the commissioner must review all applications for capital <u>grants and</u> loans that have received a positive review and comment. When reviewing applications, the commissioner must consider whether the criteria in subdivision 3 have been met. The commissioner may not approve an application if all of the required deadlines have not been met. The commissioner may either approve or reject an application for a capital grant and loan.
- Subd. 8. **Commissioner recommendations.** The commissioner shall examine and consider applications for capital grants and loans that have been approved and promptly notify any district rejected of the decision.

The commissioner shall report each capital <u>grant and</u> loan that has been approved by the commissioner and that has received voter approval to the education committees of the legislature by January 1 of each even-numbered year. The commissioner must not report a capital <u>grant and</u> loan that has not received voter approval. The commissioner shall also report on the money remaining in the capital loan account and, if necessary, request that another bond issue be authorized.

- Subd. 9. <u>Grant and loan amount limits.</u> (a) A grant and loan must not be recommended for approval for a district exceeding an amount computed as follows:
 - (1) the amount requested by the district under subdivision 6;

- (2) plus the aggregate principal amount of general obligation bonds of the district outstanding on June 30 of the year following the year the application was received, not exceeding the limitation on net debt of the district in section 475.53, subdivision 4, or 637 percent of its adjusted net tax capacity as most recently determined, whichever is less;
- (3) less the maximum net debt permissible for the district on December 1 of the year the application is received, under the limitation in section 475.53, subdivision 4, or 637 percent of its adjusted net tax capacity as most recently determined, whichever is less;
- (4) less any amount by which the amount voted exceeds the total cost of the facilities for which the grant and loan is granted approved.
- (b) The grant and loan may be approved in an amount computed as provided in paragraph (a), clauses (1) to (3), subject to later reduction according to paragraph (a), clause (4).
 - (c) The loan amount equals the lesser of the total grant and loan approved or:
- (i) the product of the maximum effort tax rate times 50 times the district's most recent adjusted net tax capacity at the time the capital grant and loan is approved under subdivision 10, minus
- (ii) the district's capital loan balance outstanding at the time the capital grant and loan is approved under subdivision 10, minus
- (iii) the district's principal and interest balance outstanding for eligible bonds issued for prior capital projects at the time the capital loan and grant is approved.
- (d) The grant amount equals the difference between the total grant and loan approved and the loan amount under paragraph (c).
 - Subd. 10. Legislative action. Each capital grant and loan must be approved in a law.

If the aggregate amount of the capital grants and loans exceeds the amount that is or can be made available, the commissioner shall allot the available amount among any number of qualified applicant districts, according to the commissioner's judgment and discretion, based upon the districts' respective needs.

Subd. 11. **District referendum.** After receipt of the review and comment on the project and before January 1 of the even-numbered year, the question authorizing the borrowing of money for the facilities must be submitted by the school board to the voters of the district at a regular or special election. The question submitted must state the total amount to be borrowed from all sources. Approval of a majority of those voting on the question is sufficient to authorize the issuance of the obligations on public sale in accordance with chapter 475. The face of the ballot must include the following statement: "APPROVAL OF THIS QUESTION DOES NOT GUARANTEE THAT THE SCHOOL DISTRICT WILL RECEIVE A CAPITAL GRANT AND LOAN FROM THE STATE. THE GRANT AND LOAN MUST BE APPROVED BY THE STATE LEGISLATURE AND IS DEPENDENT ON AVAILABLE FUNDING." The district must mail to the commissioner a certificate by the clerk showing the vote at the election.

- Subd. 12. **Contract.** (a) Each capital grant and loan must be evidenced by a contract between the district and the state acting through the commissioner. The contract must obligate the state to reimburse the district, from the maximum effort school loan fund, for eligible capital expenses for construction of the facility for which the grant and loan is granted approved, an amount computed as provided in subdivision 9. The commissioner must receive from the district a certified resolution of the board estimating the costs of construction and reciting that contracts for construction of the facilities for which the grant and loan is granted approved have been awarded, that bonds of the district have been issued and sold or that other district funds have been set aside in the amount necessary to pay all estimated costs of construction in excess of the amount of the grant and loan, and that all work, when completed, meets or exceeds standards established in the State Building Code. The contract must obligate the district to repay the loan out of the excesses of its maximum effort debt service levy over its required debt service levy, including interest at a rate equal to the weighted average annual rate payable on Minnesota state school loan bonds issued or reissued for the project. Beginning July 1, 2020, no interest assessments shall be made on capital loan balances.
- (b) The district must each year, as long as it is indebted to the state, levy for debt service (i) the amount of its maximum effort debt service levy or (ii) the amount of its required debt service levy, whichever is greater, except as the required debt service levy may be reduced by a loan under section 126C.68. The district shall remit payments to the commissioner according to section 126C.71. The actual debt service levy shall be adjusted under section 477A.09.
- (c) The commissioner shall supervise the collection of outstanding accounts due the fund and may, by notice to the proper county auditor, require the maximum levy to be made as required in this subdivision. Interest on capital loans must be paid on December 15 of the year after the year the loan is granted and annually in later years. By September 30, the commissioner shall notify the county auditor of each county containing taxable property situated within the district of the amount of the maximum effort debt service levy of the district for that year. The county auditor or auditors shall extend upon the tax rolls an ad valorem tax upon all taxable property within the district in the aggregate amount so certified.
- Subd. 13. **Loan forgiveness.** If any capital loan is not paid within 50 years after it is granted from maximum effort debt service levies in excess of required debt service levies, the liability of the district on the loan is satisfied and discharged and interest on the loan ceases.
- Subd. 14. Participation by county auditor; record of contract; payment of loan. The district must file a copy of the capital loan contract with the county auditor of each county in which any part of the district is situated. The county auditor shall enter the capital loan, evidenced by the contract, in the auditor's bond register. The commissioner shall keep a record of each capital grant and loan and contract showing the name and address of the district, the date of the contract, and the amount of the grant and loan initially approved. On receipt of the resolution required in subdivision 12 and documentation of expenditures under the contract, the commissioner shall issue payments, which may be dispersed in accordance with the schedule in the contract, on the capital grant and loan account for the amount that may be disbursed under subdivision 1. Interest on each disbursement of the capital loan amount accrues from the date on which the commissioner of management and budget issues the payment.
- Subd. 15. **Bond sale limitations.** (a) A district having an outstanding state loan must not issue and sell any bonds on the public market, except to refund state loans, unless it agrees to make the

maximum effort debt service levy in each later year at the higher rate provided in section 126C.63, subdivision 8, and unless it schedules the maturities of the bonds according to section 475.54, subdivision 2. A district that refunds bonds at a lower interest rate may continue to make the maximum effort debt service levy in each later year at the current rate provided in section 126C.63, subdivision 8, if the district can demonstrate to the commissioner's satisfaction that the district's repayments of the state loan will not be reduced below the previous year's level. The district must report each sale to the commissioner.

- (b) For a capital loan issued prior to July 1, 2001, after the district's capital loan has been outstanding for 30 years, the district must not issue bonds on the public market except to refund the loan.
- (c) For a capital loan issued on or after July 1, 2001, after the district's capital loan has been outstanding for 20 years, the district must not issue bonds on the public market except to refund the loan
 - Sec. 13. Minnesota Statutes 2018, section 126C.71, is amended to read:

126C.71 PAYMENT AND APPLICATIONS OF PAYMENT.

Subdivision 1. **Payment.** (a) On November 20 of each year, each district having an outstanding capital loan or debt service loan shall compute the excess amount in the debt redemption fund. The commissioner shall prescribe the form and calculation to be used in computing the excess amount. A completed copy of this form shall be sent to the commissioner before December 1 of each year. The commissioner may recompute the excess amount and shall promptly notify the district of the recomputed amount.

- (b) On December 15 of each year, the district shall remit to the commissioner, at a minimum, an amount equal to the greater of:
 - (i) the excess amount in the debt redemption fund; or
- (ii) the amount by which the maximum effort debt service levy exceeds the required debt service levy for that calendar year.

Any late payments shall be assessed an interest charge using the interest rates specified for the debt service notes and capital loan contracts.

- (e) (b) If a payment required under the Maximum Effort School Aid Law paragraph (a) is not made within 30 days, the commissioner may reduce any subsequent payments due the district under this chapter and chapters 120B, 122A, 123A, 123B, 124D, 125A, and 127A by the amount due, after providing written notice to the district.
- Subd. 2. **Application of payments.** The commissioner shall apply payments received under the Maximum Effort School Aid Law and aids withheld according to subdivision 1, paragraph (b), as follows: First, to payment of interest accrued on its notes, if any; second, to interest on its contracts, if any; third, toward principal of its notes, if any; and last, toward the principal of its contracts, if any. While more than one note or more than one contract is held, priority of payment of interest must be given to the one of earliest date, and after interest accrued on all notes is paid, similar priority

shall be given in the application of any remaining amount to the payment of principal. In any year when the receipts from a district are not sufficient to pay the interest accrued on any of its notes or contracts, the deficiency must be added to the principal, and the commissioner shall notify the district and each county auditor concerned of the new amount of principal of the note or contract.

Sec. 14. Minnesota Statutes 2018, section 137.61, is amended to read:

137.61 PURPOSE.

Sections 137.61 to 137.65 provide for a biomedical science research funding program to further the investment in biomedical science research facilities in Minnesota to benefit the state's economy, advance the biomedical technology industry, benefit human health, and facilitate research collaboration between the University of Minnesota and other private and public institutions in this state. Sections 137.61 to 137.65 also provide funding for design, land acquisition, site preparation, and preconstruction services for the new clinical research facility on the University of Minnesota's Twin Cities campus.

- Sec. 15. Minnesota Statutes 2018, section 137.62, subdivision 2, is amended to read:
- Subd. 2. **Biomedical science research facility.** "Biomedical science research facility" means a facility located on the campus of the University of Minnesota to be used as a research facility and laboratory for biomedical science and biomedical technology. A hospital licensed under sections 144.50 to 144.56 is not a biomedical science research facility. <u>Biomedical science research facility</u> includes the clinical research facility defined in this section.
 - Sec. 16. Minnesota Statutes 2018, section 137.62, is amended by adding a subdivision to read:
- Subd. 3a. Clinical research facility. "Clinical research facility" means a facility located on the Twin Cities campus of the University of Minnesota to connect a broad array of clinical research units and activities from across the university, providing a consolidated home for the Clinical Translational Science Institute and related programs that support education, research, clinical training, and patient care.
 - Sec. 17. Minnesota Statutes 2018, section 137.63, is amended to read:

137.63 BIOMEDICAL SCIENCE RESEARCH FACILITIES FUNDING PROGRAM.

Subdivision 1. **Program established.** A biomedical science research facilities funding program is established to provide appropriations to the Board of Regents of the University of Minnesota for up to 75 percent of the project costs for each of four projects approved by the Board of Regents under section 137.64, other than the clinical research facility. Appropriations to the Board of Regents for the clinical research facility are for 100 percent of the project costs for design, land acquisition, site preparation, and preconstruction services.

Subd. 2. **Project requirements.** The Board of Regents of the University of Minnesota, either acting on its own or in collaboration with another private or public entity, must pay at least 25 percent of the project costs for each of four projects, other than the clinical research facility. The board must not use tuition revenue to pay for the university's share of the costs for the projects approved under section 137.64.

Sec. 18. Minnesota Statutes 2018, section 137.64, is amended to read:

137.64 CONDITIONS FOR PAYMENTS TO UNIVERSITY.

Subdivision 1. **Certifications.** Before the commissioner may make any payments authorized in this section to the Board of Regents for a biomedical science research facility project, the commissioner must certify that the board has, by board resolution, approved the maximum project cost for the project and complied with the requirements of section 137.63, subdivision 2. For each project approved by the board, the board must certify to the commissioner the amount of the annual payments of principal and interest required to service each series of bonds issued by the University of Minnesota for the project, and the actual amount of the state's annual payment to the University of Minnesota under subdivision 2. The annual payment must not exceed the amount required to pay debt service on the bonds issued to finance 75 percent of the project costs of biomedical science research facilities authorized before 2019. The annual payment may additionally be for the amount required to pay debt service on the bonds issued to finance 100 percent of the costs of the clinical research facility.

- Subd. 2. **Payments.** On July 15 of each year after the certification under subdivision 1, but no earlier than July 15, 2009, and for so long thereafter as any bonds issued by the board for the eonstruction of a project, or any refunding bonds issued under subdivision 7, are outstanding, the state must transfer to the board annual payments as certified under subdivision 1, up to the maximum amounts in the appropriation schedule under subdivision 3. Payments under this section are to reimburse the Board of Regents for the state's share of the project costs for the biomedical science research facility projects, provided that the principal amount of bonds issued by the University of Minnesota to pay the state's share of the costs must not exceed \$219,000,000.
- Subd. 3. **Appropriations.** Annual appropriations are made from the general fund to the commissioner of management and budget for transfer to the Board of Regents, as follows:
 - (1) up to \$850,000 is appropriated in fiscal year 2010;
 - (2) up to \$3,650,000 is appropriated in fiscal year 2011;
 - (3) up to \$7,825,000 is appropriated in fiscal year 2012;
 - (4) up to \$12,100,000 is appropriated in fiscal year 2013;
 - (5) up to \$14,825,000 is appropriated in fiscal year 2014; and
- (6) up to \$15,550,000 is appropriated in fiscal year 2015 and each year thereafter, up to 25 years following the certification of the last project by the commissioner. through fiscal year 2020; and
- (7) up to \$13,930,000 is appropriated in fiscal year 2021 and each year thereafter through fiscal year 2039.
- Subd. 4. **Report to legislature.** The Board of Regents must report to the committees of the legislature with responsibility for capital investment by January 15 of each even-numbered year on the biomedical science research facility projects authorized under this section. The report must at a

minimum include for each project, the total cost, the number of researchers, research grants, and the amount of debt issued by the board.

- Subd. 5. **Reinvestment.** The Board of Regents must, to the extent permitted under federal law and University of Minnesota policies, place a priority on reducing the state's share of project costs by dedicating a share of the proceeds from any commercialization or licensing revenues attributable to research conducted in the biomedical science facilities to reducing the appropriations needed under subdivision 3.
- Subd. 6. **Services to individuals and firms.** Consistent with its mission and governing policies and the requirements for tax-exempt bonds, the university shall make available laboratory and other services on a fee-for-service basis to individuals and firms in the bioscience industry in Minnesota. The university will not assert patent rights when providing services that do not involve its innovative intellectual contributions.
- Subd. 7. **Refunding of bonds; allocation of savings realized.** (a) The board may issue bonds in one or more series to refund bonds that were issued for a project before January 1, 2019, if refunding is determined by the board to be in the best interest of the university. The principal amount of bonds issued in each refunding must not exceed the amount necessary to defease the associated bonds outstanding immediately prior to refunding. The amount of the state's annual payment to the university required for the debt service on the refunded bonds, or original bonds if not yet refunded, or a combination of the two, shall be up to the maximum annual appropriation under subdivision 3 for all series.
- (b) The amount of the annual appropriation under subdivision 3 that is not needed to pay the annual debt service under paragraph (a) is appropriated to the Board of Regents of the University of Minnesota to pay the annual debt service amount on bonds issued by the university to pay the costs of design, land acquisition, site preparation, and preconstruction services of the clinical research facility.
- (c) In any year that the state general fund appropriation authorized in this section exceeds the amount needed to pay debt service on bonds issued by the university for purposes specified in sections 137.61 to 137.65, the excess amount is canceled to the state general fund.

Sec. 19. [174.13] TRANSPORTATION FACILITIES CAPITAL PROGRAM.

- <u>Subdivision 1.</u> **Establishment; accounts.** (a) A transportation facilities capital program is established to prioritize among eligible projects that:
 - (1) support the programmatic mission of the department;
 - (2) extend the useful life of existing buildings; or
- (3) renovate or construct facilities to meet the department's current and future operational needs. Projects under the transportation facilities capital program are funded by proceeds from the sale of trunk highway bonds or from other funds appropriated for the purposes of this section.
- (b) A transportation facilities capital account is established in the trunk highway fund. The account consists of all money appropriated from the trunk highway fund for the purposes of this

section and any other money donated, allotted, transferred, or otherwise provided to the account by law. Money in the account is appropriated to the commissioner for the purposes specified and consistent with the standards and criteria set forth in this section.

- (c) A transportation facilities capital account is established in the bond proceeds account of the trunk highway fund. The account consists of trunk highway bond proceeds appropriated to the commissioner. Money in the account may only be expended on trunk highway purposes, which includes the purposes in this section.
- Subd. 2. **Standards.** (a) Minnesota Constitution, article XIV, section 11, states that trunk highway bonds may be issued to finance the construction, improvement, and maintenance of the public highway system in the state. The legislature assumes that many projects for preservation and replacement of portions of existing capital assets will constitute the construction, improvement, and maintenance of the public highway system within the meaning of the constitution and capital expenditures under generally accepted accounting principles, and will be financed more efficiently and economically under the program than by direct appropriations for specific projects.
- (b) When allocating funding under this section, the commissioner must review the projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law.
- Subd. 3. Eligible expenditures; limitations. (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures.
- (b) Capital budget expenditures that are eligible under this section include but are not limited to: acquisition of land and buildings and the predesign, engineering, construction, furnishing, and equipping of district headquarter buildings, truck stations, salt storage or other unheated storage buildings, deicing and anti-icing facilities, fuel-dispensing facilities, highway rest areas, and vehicle weigh and inspection stations.
- Subd. 4. Criteria for priorities. When prioritizing funding allocation among projects eligible under subdivision 3, the commissioner must consider:
 - (1) whether a project ensures the effective and efficient condition and operation of the facility;
 - (2) the urgency in ensuring the safe use of existing buildings;
 - (3) the project's total life-cycle cost;
- (4) additional criteria for priorities otherwise specified in law, statute, or rule that applies to a category listed in the act making an appropriation for the program; and
 - (5) any other criteria the commissioner deems necessary.
- Sec. 20. [240A.20] PROMOTING CONSTRUCTION AND RENOVATION OF PUBLIC SKATE PARKS THROUGHOUT THE STATE.

- Subdivision 1. **Definition.** For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or biking.
 - Subd. 2. **Promotion of public skate parks.** The Minnesota Amateur Sports Commission shall:
 - (1) develop new statewide public skate parks; and
- (2) provide matching grants to local units of government for public skate parks based on the criteria in this section.
- Subd. 3. Criteria for grants to local units of government for public skate parks. (a) The commission shall administer a site selection process for the skate parks. The commission shall invite proposals from cities or counties or consortia of cities. A proposal for a skate park must include matching contributions including in-kind contributions of land, access roadways and access roadway improvements, and necessary utility services, landscaping, and parking.
- (b) The location for all proposed facilities must be in areas of maximum demonstrated interest and must maximize accessibility to an arterial highway, transit, or pedestrian or bike path.
- (c) To the extent possible, all proposed facilities must be dispersed equitably, must be located to maximize potential for full utilization, must accommodate noncompetitive family and community skating for all ages, and must encourage use of skate parks by a diverse population.
- (d) The commission will give priority to proposals that come from more than one local government unit.
 - (e) The commission may also use the money to upgrade, rehabilitate, or renovate current facilities.
- (f) To the extent possible, 50 percent of all grants must be awarded to communities in greater Minnesota.
- (g) A grant for a new facility may not exceed \$250,000 unless the grantee demonstrates that the facility will have a regional or statewide draw.
- (h) Grant money may be used to upgrade existing facilities to comply with the bleacher safety requirements of section 326B.112.
- <u>Subd. 4.</u> <u>Technical assistance.</u> To the extent possible, the commission shall provide technical assistance on skate park planning, design, and operation to communities.
- Subd. 5. Agreements with local governments and cooperative purchasing agreements. (a) The Minnesota Amateur Sports Commission may enter into agreements with local units of government and provide financial assistance in the form of grants for the construction of skate parks that, in the determination of the commission, conform to its criteria.
- (b) The commission may enter into cooperative purchasing agreements under section 471.59 with local governments to purchase skate park equipment and services through state contracts. The cooperative skate park equipment purchasing revolving fund is a separate account in the state treasury. The commission may charge a fee to cover the commission's administrative expenses to

government units that have joint or cooperative purchasing agreements with the state under section 471.59. The fees collected must be deposited in the revolving fund established by this subdivision. Money in the fund is appropriated to the commission to administer the programs and services covered by this subdivision.

Subd. 6. General obligation special tax bonds for skate parks. State general obligation bonds issued to finance the construction of the skate parks provided for in this section may be general obligation special tax bonds under section 16A.661 and debt service on the bonds may be paid from sports and health club sales tax revenue as provided in section 16A.661, subdivision 3, paragraph (b).

EFFECTIVE DATE. This section is effective the day following final enactment.

- Sec. 21. Minnesota Statutes 2018, section 363A.36, is amended by adding a subdivision to read:
- Subd. 1a. Scope of application; state capital funding. (a) An agency or political subdivision that uses state money to pay for part or all of a capital project is subject to and must comply with the restrictions in subdivision 1, for contracts exceeding \$100,000.
 - (b) For the purposes of this subdivision, the following terms have the meanings given them:
- (1) "agency" means a state board, commission, authority, department, or other agency of the executive branch of state government; the Minnesota Historical Society; the Minnesota State Colleges and Universities; or the University of Minnesota;
- (2) "capital project" means the acquisition and betterment of land and buildings and other public improvements in the state, including acquisition of real property or an interest in real property, predesign, design, engineering, site preparation and related environmental work, renovation, construction, furnishing, and equipping;
- (3) "political subdivision" means a county, home rule charter or statutory city, town, school district, metropolitan or regional agency, public corporation established in law, or other special or limited purpose district created or authorized by law; and
- (4) "state money" means the proceeds of state general obligation bonds issued under article XI, section 5, clause (a), of the Minnesota Constitution.
- (c) This subdivision applies to a capital project or discrete phase of a capital project for which state money has been appropriated on or after January 1, 2022.
 - Sec. 22. Minnesota Statutes 2018, section 363A.44, subdivision 1, is amended to read:

Subdivision 1. **Scope.** (a) No department, agency of the state, the Metropolitan Council, or an agency subject to section 473.143, subdivision 1, shall execute a contract for goods or services or an agreement for goods or services in excess of \$500,000 with a business that has 40 or more full-time employees in this state or a state where the business has its primary place of business on a single day during the prior 12 months, unless the business has an equal pay certificate or it has certified in writing that it is exempt. A certificate is valid for four years.

- (b) An agency or political subdivision that uses state money to pay for part or all of a capital project is subject to and must comply with the restrictions in this section for contracts exceeding \$500,000. For purposes of this subdivision, "agency," "political subdivision," "capital project," and "state money" have the meanings given in section 363A.36, subdivision 1a. This paragraph applies to a capital project or discrete phase of a capital project for which state money has been appropriated on or after January 1, 2022.
- (b) (c) This section does not apply to a business with respect to a specific contract if the commissioner of administration determines that application of this section would cause undue hardship to the contracting entity. This section does not apply to a contract to provide goods and services to individuals under chapters 43A, 62A, 62C, 62D, 62E, 256B, 256I, 256L, and 268A, with a business that has a license, certification, registration, provider agreement, or provider enrollment contract that is prerequisite to providing those goods and services. This section does not apply to contracts entered into by the State Board of Investment for investment options under section 352.965, subdivision 4.
 - Sec. 23. Minnesota Statutes 2018, section 462A.37, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have the meanings given.
 - (b) "Abandoned property" has the meaning given in section 117.025, subdivision 5.
- (c) "Community land trust" means an entity that meets the requirements of section 462A.31, subdivisions 1 and 2.
- (d) "Debt service" means the amount payable in any fiscal year of principal, premium, if any, and interest on housing infrastructure bonds and the fees, charges, and expenses related to the bonds.
- (e) "Foreclosed property" means residential property where foreclosure proceedings have been initiated or have been completed and title transferred or where title is transferred in lieu of foreclosure.
 - (f) "Housing infrastructure bonds" means bonds issued by the agency under this chapter that:
- (1) are qualified 501(c)(3) bonds, within the meaning of Section 145(a) of the Internal Revenue Code;
- (2) finance qualified residential rental projects within the meaning of Section 142(d) of the Internal Revenue Code;
- (3) finance the acquisition, rehabilitation, or adaptive use of single family houses that qualify for mortgage financing within the meaning of Section 143 of the Internal Revenue Code; or
- (4) are tax-exempt bonds that are not private activity bonds, within the meaning of Section 141(a) of the Internal Revenue Code, for the purpose of financing or refinancing affordable housing authorized under this chapter.
 - (g) "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended.

- (h) "Senior" means a person 55 years of age or older with an annual income not greater than 50 percent of:
 - (1) the metropolitan area median income for persons in the metropolitan area; or
 - (2) the statewide median income for persons outside the metropolitan area.
- (i) "Senior housing" means housing intended and operated for occupancy by at least one senior per unit with at least 80 percent of the units occupied by at least one senior per unit, and for which there is publication of, and adherence to, policies and procedures that demonstrate an intent by the owner or manager to provide housing for seniors. Senior housing may be developed in conjunction with and as a distinct portion of mixed-income senior housing developments that use a variety of public or private financing sources.
- (j) "Supportive housing" means housing that is not time-limited and provides or coordinates with linkages to services necessary for residents to maintain housing stability and maximize opportunities for education and employment.
- Sec. 24. Minnesota Statutes 2019 Supplement, section 462A.37, subdivision 2, is amended to read:
- Subd. 2. **Authorization.** (a) The agency may issue up to \$30,000,000 in aggregate principal amount of housing infrastructure bonds in one or more series to which the payment made under this section may be pledged. The housing infrastructure bonds authorized in this subdivision may be issued to fund loans, or grants for the purposes of clause (4), on terms and conditions the agency deems appropriate, made for one or more of the following purposes:
- (1) to finance the costs of the construction, acquisition, and rehabilitation of supportive housing for individuals and families who are without a permanent residence;
- (2) to finance the costs of the acquisition and rehabilitation of foreclosed or abandoned housing to be used for affordable rental housing, including foreclosed or abandoned housing acquired and land banked for up to three years, and the costs of new construction of rental housing on abandoned or foreclosed property where the existing structures will be demolished or removed;
- (3) to finance that portion of the costs of acquisition of property that is attributable to the land to be leased by community land trusts to low- and moderate-income homebuyers;
- (4) to finance the acquisition, improvement, and infrastructure of manufactured home parks under section 462A.2035, subdivision 1b;
- (5) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction of senior housing; and
- (6) to finance the costs of acquisition and rehabilitation of federally assisted rental housing and for the refinancing of costs of the construction, acquisition, and rehabilitation of federally assisted rental housing, including providing funds to refund, in whole or in part, outstanding bonds previously issued by the agency or another government unit to finance or refinance such costs-;

- (7) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction of single family housing; and
- (8) to finance costs of acquisition and construction of multifamily rental housing for households with incomes at or below 50 percent of area median income. Among comparable proposals, the agency must give priority to requests for projects that serve households at the lowest incomes.
- (b) Among comparable proposals for permanent supportive housing, preference shall be given to permanent supportive housing for veterans and other individuals or families who:
- (1) either have been without a permanent residence for at least 12 months or at least four times in the last three years; or
- (2) are at significant risk of lacking a permanent residence for 12 months or at least four times in the last three years.
- (c) Among comparable proposals for senior housing, the agency must give priority to requests for projects that:
 - (1) demonstrate a commitment to maintaining the housing financed as affordable to seniors;
- (2) leverage other sources of funding to finance the project, including the use of low-income housing tax credits;
- (3) provide access to services to residents and demonstrate the ability to increase physical supports and support services as residents age and experience increasing levels of disability;
- (4) provide a service plan containing the elements of clause (3) reviewed by the housing authority, economic development authority, public housing authority, or community development agency that has an area of operation for the jurisdiction in which the project is located; and
- (5) include households with incomes that do not exceed 30 percent of the median household income for the metropolitan area.

To the extent practicable, the agency shall balance the loans made between projects in the metropolitan area and projects outside the metropolitan area. Of the loans made to projects outside the metropolitan area, the agency shall, to the extent practicable, balance the loans made between projects in counties or cities with a population of 20,000 or less, as established by the most recent decennial census, and projects in counties or cities with populations in excess of 20,000.

- Sec. 25. Minnesota Statutes 2018, section 462A.37, is amended by adding a subdivision to read:
- Subd. 2g. Additional authorization. In addition to the amount authorized in subdivisions 2 to 2f, the agency may issue up to \$200,000,000 in housing infrastructure bonds in one or more series to which the payments under this section may be pledged.
- Sec. 26. Minnesota Statutes 2019 Supplement, section 462A.37, subdivision 5, is amended to read:

- Subd. 5. **Additional appropriation.** (a) The agency must certify annually to the commissioner of management and budget the actual amount of annual debt service on each series of bonds issued under subdivisions 2a to 2f this section.
- (b) Each July 15, beginning in 2015 and through 2037, if any housing infrastructure bonds issued under subdivision 2a remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$6,400,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (c) Each July 15, beginning in 2017 and through 2038, if any housing infrastructure bonds issued under subdivision 2b remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (d) Each July 15, beginning in 2019 and through 2040, if any housing infrastructure bonds issued under subdivision 2c remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$2,800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (e) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2d remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (f) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2e remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (g) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure bonds issued under subdivision 2f remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (h) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure bonds issued under subdivision 2g remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.

- (i) The agency may pledge to the payment of the housing infrastructure bonds the payments to be made by the state under this section.
- Sec. 27. Laws 2017, First Special Session chapter 8, article 1, section 18, subdivision 3, is amended to read:

Subd. 3. Minneapolis Veterans Home Truss Bridge Project

7,851,000

To design, construct, renovate, and equip the historic truss bridge on the Minneapolis Veterans Home campus, including asbestos and hazardous materials abatement and associated site work. The unspent portion of this appropriation after the project has been substantially completed, upon written notice to the commissioner of management and budget, is available for asset preservation under Minnesota Statutes, section 16B.307. Minnesota Statutes, section 16A.642, applies from the date of the original appropriation to the unspent amount transferred.

Sec. 28. Laws 2017, First Special Session chapter 8, article 1, section 20, subdivision 21, as amended by Laws 2018, chapter 214, article 2, section 40, is amended to read:

Subd. 21. St. Paul - Minnesota Museum of American Art

6,000,000

For a grant to the St. Paul Port Authority to acquire, design, construct, furnish, and equip new museum galleries and an art study facility for the Minnesota Museum of American Art. This facility provides space to celebrate the legacy of Minnesota art and artists and is part of the restoration of the historic Pioneer Endicott Building, and a part of a multiphase project, of which only the museum galleries and art study facility constructed with this appropriation shall be state bond financed property subject to Minnesota Statutes, section 16A,695. This appropriation is not available until the commissioner of management and budget has determined that:

(1) at least an amount equal to this appropriation has been committed or previously expended for design, construction,

and furnishing of the adjacent Minnesota Museum of American Art Center for Creativity facilities, which are not subject to Minnesota Statutes, section 16A.695, with funds from nonstate sources; and

(2) sufficient other state and nonstate funds are available, if funds beyond this appropriation are required, to complete the museum galleries and art study facility.

Funds invested in the Minnesota Museum of American Art Center for Creativity facilities by an investor receiving an assignment of state historic tax credits as provided in Minnesota Statutes, section 290.0681, are nonstate funds for purposes of this requirement. Only expenditures made after January 1, 2012, shall qualify for the required match. Due to the integrated nature of the overall development, public bidding shall not be required.

Notwithstanding Minnesota Statutes, section 16A.642, the bond sale authorization and appropriation of bond proceeds for this project are available until December 31, 2024.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 29. Laws 2018, chapter 214, article 1, section 7, subdivision 1, is amended to read:

Subdivision 1. Total Appropriation

78,669,000 74,309,000

\$

- (a) To the commissioner of natural resources for the purposes specified in this section.
- (b) The appropriations in this section are subject to the requirements of the natural resources capital improvement program under Minnesota Statutes, section 86A.12, unless this section or the statutes referred to in this section provide more specific standards, criteria, or priorities for projects than Minnesota Statutes, section 86A.12.

Sec. 30. Laws 2018, chapter 214, article 1, section 21, subdivision 1, is amended to read:

109,344,000 109,085,000

\$

Subdivision 1. Total Appropriation

To the commissioner of employment and economic development for the purposes specified in this section.

Sec. 31. Laws 2018, chapter 214, article 1, section 21, subdivision 26, is amended to read:

Subd. 26. **St. Paul - Minnesota Museum of American Art**

2,500,000

For a grant to the St. Paul Port Authority to acquire, design, construct, furnish, and equip the Minnesota Museum of American Art in the historic Pioneer Endicott Building. This appropriation is in addition to the amount appropriated by Laws 2017, First Special Session chapter 8, article 1, section 20, subdivision 21, and is available in accordance with the requirements of that subdivision. This appropriation may be used as needed for the costs of the project, including but not limited to secure loading dock, and art restoration and exhibit preparation areas.

Notwithstanding Minnesota Statutes, section 16A.642, the bond sale authorization and appropriation of bond proceeds for this project are available until December 31, 2024.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 32. Laws 2018, chapter 214, article 1, section 21, subdivision 27, is amended to read:

Subd. 27. St. Paul - RiverCentre Parking Facility Eastbound Kellogg Boulevard Reconstruction

5,000,000

For a grant to the city of St. Paul for demolition of a portion of the cost of the reconstruction of eastbound Kellogg Boulevard and associated infrastructure adjacent to and abutting the existing RiverCentre parking ramp and removal of debris. This demolition is part of a larger project to rebuild the parking facility reconstruction is needed for a vital bridge and roadway immediately adjacent to the

RiverCentre ramp. This appropriation is available until December 31, 2024.

Sec. 33. Laws 2018, chapter 214, article 1, section 26, subdivision 1, as amended by Laws 2019, chapter 2, article 2, section 9, is amended to read:

Subdivision 1. **Bond proceeds fund.** To provide the money appropriated in this act from the bond proceeds fund, the commissioner of management and budget shall sell and issue bonds of the state in an amount up to \$776,639,000 \$771,699,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.

- Sec. 34. Laws 2018, chapter 214, article 1, section 26, subdivision 2, is amended to read:
- Subd. 2. **Transportation fund.** To provide the money appropriated in this act from the state transportation fund, the commissioner of management and budget shall sell and issue bonds of the state in an amount up to \$103,060,000 \$108,060,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.
- Sec. 35. Laws 2019, First Special Session chapter 11, article 6, section 7, subdivision 2, is amended to read:
- Subd. 2. **Debt service equalization aid.** For debt service equalization aid under Minnesota Statutes, section 123B.53, subdivision 6:

\$ 20,684,000 2020 20,363,000 \$ 25,380,000 2021

The 2020 appropriation includes \$2,292,000 for 2019 and \$18,392,000 for 2020.

The 2021 appropriation includes \$2,043,000 for 2020 and \$18,320,000 \$23,337,000 for 2021.

Sec. 36. RED LAKE AND NETT LAKE CAPITAL LOANS.

- (a) Notwithstanding the capital loan contracts issued to Independent School District No. 38, Red Lake, and Independent School District No. 707, Nett Lake, under Minnesota Statutes, section 126C.69, the capital loan balance outstanding for Independent School District No. 38, Red Lake, as of July 1, 2020, on the capital loan granted on April 27, 2015, is reduced to \$228,743. The capital loan balance outstanding for Independent School District No. 707, Nett Lake, as of July 1, 2020, on the capital loan granted on October 24, 2006, is reduced to \$1,261,384. The capital loan balances on these loans in excess of these amounts are forgiven.
- (b) All capital loan contracts issued prior to 2015 to Independent School District No. 38, Red Lake, under Minnesota Statutes, section 126C.69, cancel as of July 1, 2020, and the capital loan balances on these loans are forgiven. The capital loan contract issued prior to 1995 to Independent School District No. 707, Nett Lake, under Minnesota Statutes, section 126C.69, cancels as of July 1, 2020, and the capital loan balance on this loan is forgiven.

(c) Maximum effort loan aid for Independent School District 38, Red Lake, and Independent School District 707, Nett Lake, is the amount the districts would have received under section 477A.09 based on the capital loan contracts issued under Minnesota Statutes, section 126C.69, without the loan forgiveness granted under paragraphs (a) and (b).

Sec. 37. REPEALER.

- (a) Minnesota Statutes 2018, sections 126C.65, subdivision 2; and 126C.68, subdivisions 1, 2, and 4, are repealed.
 - (b) Minnesota Statutes 2019 Supplement, section 126C.68, subdivision 3, is repealed.

Sec. 38. EFFECTIVE DATE.

This article is effective the day following final enactment."

Amend the title accordingly

Pursuant to Rule 7.4, Senator Limmer questioned whether the Pappas amendment was in order. The President ruled the amendment was out of order.

Senator Pappas appealed the decision of the President.

The question was taken on "Shall the decision of the President be the judgment of the Senate?"

The roll was called, and there were yeas 35 and nays 32, as follows:

Those who voted in the affirmative were:

Abeler	Eichorn	Jasinski	Mathews	Relph
Anderson, B.	Gazelka	Jensen	Miller	Rosen
Anderson, P.	Goggin	Johnson	Nelson	Ruud
Benson	Hall	Kiffmeyer	Newman	Senjem
Chamberlain	Housley	Koran	Osmek	Utke
Dahms	Howe	Lang	Pratt	Weber
Draheim	Ingebrigtsen	Limmer	Rarick	Westrom

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; and Ingebrigtsen.

Those who voted in the negative were:

Bakk	Dibble	Hayden	Little	Tomassoni
Bigham	Dziedzic	Hoffman	Marty	Torres Ray
Carlson	Eaton	Isaacson	Newton	Wiger
Champion	Eken	Kent	Pappas	Wiklund
Clausen	Franzen	Klein	Rest	
Cohen	Frentz	Laine	Simonson	
Cwodzinski	Hawi	Latz	Snarks	

Pursuant to Rule 40, Senator Frentz cast the negative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Rest, Sparks, Torres Ray, and Wiklund.

So the decision of the President was sustained.

S.F. No. 3463 was read the third time, as amended, and placed on its final passage.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 38 and nays 29, as follows:

Those who voted in the affirmative were:

Abeler	Gazelka	Jensen	Nelson	Ruud
Anderson, B.	Goggin	Johnson	Newman	Senjem
Anderson, P.	Hall	Kiffmeyer	Newton	Tomassoni
Benson	Hoffman	Koran	Osmek	Utke
Chamberlain	Housley	Lang	Pratt	Weber
Dahms	Howe	Limmer	Rarick	Westrom
Draheim	Ingebrigtsen	Mathews	Relph	
Eichorn	Jasinski	Miller	Rosen	

Pursuant to Rule 40, Senator Gazelka cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; and Ingebrigtsen.

Pursuant to Rule 40, Senator Frentz cast the affirmative vote on behalf of the following Senator: Newton.

Those who voted in the negative were:

Bakk	Cwodzinski	Frentz	Laine	Simonson
Bigham	Dibble	Hawi	Latz	Sparks
Carlson	Dziedzic	Hayden	Little	Torres Ray
Champion	Eaton	Isaacson	Marty	Wiger
Clausen	Eken	Kent	Pappas	Wiklund
Cohen	Franzen	Klein	Rest	

Pursuant to Rule 40, Senator Frentz cast the negative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Rest, Sparks, Torres Ray, and Wiklund.

So, not having received a three-fifths vote, the bill, as amended, failed to pass.

SPECIAL ORDER

H.F. No. 4597: A bill for an act relating to horse racing; modifying certain revenue and reimbursement provisions; granting certain discretion to the commission for operation of a card club; amending Minnesota Statutes 2018, section 240.30, subdivisions 5, 9; Minnesota Statutes 2019 Supplement, sections 240.13, subdivision 5; 240.131, subdivision 7.

H.F. No. 4597 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 65 and nays 2, as follows:

Those who voted in the affirmative were:

Anderson, B.	Bigham	Clausen	Dibble	Eichorn
Anderson, P.	Carlson	Cohen	Draheim	Eken
Bakk	Chamberlain	Cwodzinski	Dziedzic	Franzen
Benson	Champion	Dahms	Eaton	Frentz

Gazelka	Isaacson	Lang	Osmek	Simonson
Goggin	Jasinski	Latz	Pappas	Sparks
Hall	Jensen	Limmer	Prâtt	Tomassoni
Hawj	Johnson	Little	Rarick	Torres Ray
Hayden	Kent	Marty	Relph	Utke
Hoffman	Kiffmeyer	Miller	Rest	Weber
Housley	Klein	Nelson	Rosen	Westrom
Howe	Koran	Newman	Ruud	Wiger
Ingebrigtsen	Laine	Newton	Senjem	Wiklund

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; and Ingebrigtsen.

Pursuant to Rule 40, Senator Hayden cast the affirmative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Rest, Sparks, Torres Ray, and Wiklund.

Those who voted in the negative were: Mathews

Abeler

So the bill passed and its title was agreed to.

SPECIAL ORDER

H.F. No. 1842: A bill for an act relating to energy; modifying the solar energy incentive program; establishing various renewable energy and other energy-related programs; governing a certain utility filing; requiring reports; appropriating money; amending Minnesota Statutes 2019 Supplement, section 116C.7792; proposing coding for new law in Minnesota Statutes, chapter 116J.

Senator Lang moved to amend H.F. No. 1842 as follows:

Page 5, after line 23, insert:

"Sec. 5. BIOMASS BUSINESS COMPENSATION.

Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have the meanings given.

- (b) "Biomass plant" means the biomass plant identified under Minnesota Statutes, section 116C.779, subdivision 1, paragraph (f).
- (c) "Early termination" means the early termination of the power purchase agreement authorized under Minnesota Statutes, section 216B.2424, subdivision 9, with the biomass plant.
 - (d) "Operating income" means a business's revenue minus its operating expenses.
- Subd. 2. Office of Administrative Hearings; claims process. (a) The chief administrative law judge of the Office of Administrative Hearings must assign an administrative law judge to administer a claims award process to compensate businesses negatively affected by the early termination. The chief administrative law judge may develop a process, prescribe forms, identify documentation affected businesses must submit with claims, and issue awards to eligible businesses consistent with this section. The process must allow, but not require, an authorized representative from each business

that applies for compensation to appear in person before the assigned administrative law judge to provide evidence in support of the business's claim.

- (b) The chief administrative law judge may contract with and use the services of financial or other consultants to examine financial documentation presented by claimants or otherwise assist in the evaluation and award of claims.
- (c) Records submitted to the Office of Administrative Hearings as part of the claims process constitute business data under Minnesota Statutes, section 13.591.
 - (d) An award made under this section is final is and not subject to judicial review.
- (e) An award made under this section does not constitute an admission of liability by the state for any damages or other losses suffered by a business affected by the early termination.
- Subd. 3. Eligibility. To be eligible for an award of compensation, an affected business must meet the following criteria:
- (1) as of May 1, 2017, the affected business was operating under the terms of a valid written contract, or an oral contract that is sufficiently supported by business records, with the company operating the biomass plant or the fertilizer plant integrated with the biomass plant to supply or manage material for, or receive material from, the biomass plant or the fertilizer plant integrated with the biomass plant;
 - (2) the affected business is located in the state; and
 - (3) as the result of the early termination, the affected business suffered:
 - (i) decreased operating income; or
- (ii) the loss of value of investments in real or personal property essential to its business operations with the biomass plant.
- <u>Subd. 4.</u> <u>Types of claims.</u> (a) An eligible business may make claims for a compensation award based on either or both:
 - (1) decreased operating income; or
- (2) the loss of value of investments in real or personal property essential to its business operations with the biomass plant.
 - (b) To establish and quantify a claim for decreased operating income, an eligible business must:
- (1) demonstrate its operating income over the past five years derived from supplying or managing material for, or receiving material from, the biomass plant;
- (2) present evidence of any alternative business opportunities it has pursued or could pursue to mitigate the loss of revenue from the termination of its contract with the biomass plant; and

- (3) demonstrate the amount that the business's annual operating income, including operating income from any alternative business opportunities, after the termination of the business's contract with the biomass plant is less than the five-year average of the business's annual operating income before the early termination;
- (c) To establish and quantify a loss of value of investments in real or personal property claim, an eligible business must provide sufficient evidence of:
- (1) the essential nature of the investment made in the property to fulfill the contract with the biomass plant;
- (2) the extent to which the eligible business is able to repurpose the property for another productive use after the early termination, including but not limited to the use, sales, salvage, or scrap value of the property for which the loss is claimed; and
 - (3) the value of the eligible business's nondepreciated investment in the property.
- Subd. 5. Limitations on awards. (a) A compensation award for a decreased operating income claim must not exceed the amount calculated under subdivision 4, paragraph (b), clause (3), multiplied by two.
- (b) The use, sales, salvage, or scrap value of the property for which a loss is claimed must be deducted from a compensation award for a loss of value of investments in real or personal property claim.
- (c) A payment received from business interruption insurance policies, settlements, or other forms of compensation related to the termination of the business's contract with the biomass plant must be deducted from any compensation award provided under this section.
- Subd. 6. **Priority.** The chief administrative law judge may give priority to claims by eligible businesses that demonstrate a significant effort to pursue alternative business opportunities or to conduct other loss mitigation efforts to reduce its claimed losses related to the termination of its contract with the company operating the biomass plant.
- Subd. 7. Awarding claims. If the amount provided for compensation in the biomass business compensation account established under section 6 is insufficient to fully award all claims eligible for an award, all awards must be adjusted proportionally based on the value of the claim.
- Subd. 8. **Deadlines.** The chief administrative law judge must make the application process for eligible claims available by August 1, 2020. A business seeking an award under this section must file all claims with the chief administrative law judge within 60 days of the date the chief administrative law judge makes the application process for eligible claims available. All preliminary awards on eligible claims must be made within 120 days of the deadline date to file claims. Any requests to reconsider an award denial must be filed with the chief administrative law judge within 60 days of the notice date for preliminary awards. All final awards for eligible claims must be made within 60 days of the deadline date to file reconsideration requests. The commissioner of management and budget must pay all awarded claims within 45 days of the date the commissioner of management and budget receives notice of the final awards from the chief administrative law judge.

Subd. 9. Expiration. This section expires June 30, 2022.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 6. BIOMASS BUSINESS COMPENSATION ACCOUNT.

Subdivision 1. Account established. A biomass business compensation account is established as a separate account in the special revenue fund in the state treasury. Appropriations and transfers to the account must be credited to the account. Earnings, such as interest, and any other earnings arising from the assets of the account are credited to the account. Funds remaining in the account as of December 31, 2022, must be transferred to the renewable development account established under Minnesota Statutes, section 116C.779.

- Subd. 2. **Funding for the special account.** Notwithstanding Minnesota Statutes, section 116C.779, subdivision 1, paragraph (j), on July 1, 2020, \$20,000,000, and on July 1, 2021, \$20,000,000 must be transferred from the renewable development account under Minnesota Statutes, section 116C.779, to the biomass business compensation account established under subdivision 1. The transferred funds are appropriated to pay eligible obligations under the biomass business compensation program established under section 5.
- Subd. 3. Payment of expenses. The chief administrative law judge must certify to the commissioner of management and budget the total costs incurred to administer the biomass business compensation claims process. The commissioner of management and budget must transfer an amount equal to the certified costs incurred for biomass business compensation claim activities from the renewable development account under Minnesota Statutes, section 116C.779, and deposit it in the administrative hearings account under Minnesota Statutes, section 14.54. Transfers may occur quarterly throughout the fiscal year and must be based on quarterly cost and revenue reports, with final certification and reconciliation after each fiscal year. The total amount transferred under this subdivision must not exceed \$200,000.

Subd. 4. Expiration. This section expires June 30, 2022.

EFFECTIVE DATE. This section is effective the day following final enactment."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Osmek moved that H.F. No. 1842 be laid on the table. The motion prevailed.

RECESS

Senator Osmek moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

MOTIONS AND RESOLUTIONS - CONTINUED

Without objection, remaining on the Order of Business of Motions and Resolutions, the Senate reverted to the Order of Business of Messages From the House.

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following Senate Files, herewith returned: S.F. Nos. 2898, 3800, 3808, 3683, and 3258.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 17, 2020

MOTIONS AND RESOLUTIONS - CONTINUED

Senator Cwodzinski moved that the names of Senators Clausen and Torres Ray be added as co-authors to S.F. No. 4626. The motion prevailed.

Senator Goggin moved that the name of Senator Champion be added as a co-author to S.F. No. 4554. The motion prevailed.

Senator Osmek moved that H.F. No. 1842 be taken from the table. The motion prevailed.

H.F. No. 1842: A bill for an act relating to energy; modifying the solar energy incentive program; establishing various renewable energy and other energy-related programs; governing a certain utility filing; requiring reports; appropriating money; amending Minnesota Statutes 2019 Supplement, section 116C.7792; proposing coding for new law in Minnesota Statutes, chapter 116J.

Senator Lang withdrew his pending amendment.

H.F. No. 1842 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 59 and nays 8, as follows:

Those who voted in the affirmative were:

Abeler	Dibble	Hoffman	Limmer	Relph
Anderson, B.	Draheim	Housley	Little	Rest
Anderson, P.	Dziedzic	Ingebrigtsen	Marty	Ruud
Bakk	Eaton	Isaacson	Mathews	Simonson
Benson	Eken	Jasinski	Miller	Sparks
Bigham	Franzen	Jensen	Nelson	Tomassoni
Carlson	Frentz	Kent	Newman	Torres Ray
Champion	Gazelka	Klein	Newton	Utke
Clausen	Goggin	Koran	Osmek	Westrom
Cohen	Hall	Laine	Pappas	Wiger
Cwodzinski	Hawj	Lang	Prâtt	Wiklund
Dahms	Hayden	Latz	Rarick	

Pursuant to Rule 40, Senator Rosen cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; and Hall.

Pursuant to Rule 40, Senator Hayden cast the affirmative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Rest, Sparks, Torres Ray, and Wiklund.

Those who voted in the negative were:

Chamberlain Howe Kiffmeyer Senjem Eichorn Johnson Rosen Weber

Pursuant to Rule 40, Senator Rosen cast the negative vote on behalf of the following Senator: Senjem.

So the bill passed and its title was agreed to.

SPECIAL ORDER

H.F. No. 4602: A bill for an act relating to economic development; modifying conditions for forgiveness of a loan from the Minnesota investment fund; amending Laws 2019, First Special Session chapter 7, article 1, section 2, subdivision 2, as amended.

H.F. No. 4602 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 67 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Howe	Little	Ruud
Anderson, B.	Dziedzic	Ingebrigtsen	Marty	Senjem
Anderson, P.	Eaton	Isaacson	Mathews	Simonson
Bakk	Eichorn	Jasinski	Miller	Sparks
Benson	Eken	Jensen	Nelson	Tomassoni
Bigham	Franzen	Johnson	Newman	Torres Ray
Carlson	Frentz	Kent	Newton	Utke
Chamberlain	Gazelka	Kiffmeyer	Osmek	Weber
Champion	Goggin	Klein	Pappas	Westrom
Clausen	Hall	Koran	Pratt	Wiger
Cohen	Hawj	Laine	Rarick	Wiklund
Cwodzinski	Hayden	Lang	Relph	
Dahms	Hoffman	Latz	Rest	
Dibble	Housley	Limmer	Rosen	

Pursuant to Rule 40, Senator Rosen cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; and Senjem.

Pursuant to Rule 40, Senator Hayden cast the affirmative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Rest, Sparks, Torres Ray, and Wiklund.

So the bill passed and its title was agreed to.

MOTIONS AND RESOLUTIONS - CONTINUED

Pursuant to Rule 26, Senator Rosen, designee of the Chair of the Committee on Rules and Administration, designated H.F. No. 2542 a Special Order to be heard immediately.

SPECIAL ORDER

H.F. No. 2542: A bill for an act relating to housing; modifying the Minnesota Bond Allocation Act relating to housing bonds; modifying manufactured home park lot rentals and sales; modifying Housing Finance Agency tax credit allocations; allowing for expungement of certain eviction cases; mandating certain terms in residential lease agreements; classifying certain eviction data; expanding housing improvement areas; amending Minnesota Statutes 2018, sections 326B.815, subdivision 1; 327.31, by adding a subdivision; 327B.041; 327C.01, by adding a subdivision; 327C.095, subdivisions 1, 2, 3, 4, 6, 7, 9, 11, 12, 13, by adding a subdivision; 428A.11, subdivisions 4, 6; 462A.05, by adding a subdivision; 462A.2035, subdivisions 1a, 1b; 462A.222, subdivision 3; 474A.02, by adding subdivisions; 474A.03, subdivision 1; 474A.04, subdivision 1a; 474A.061, subdivisions 1, 2a, 2b, 2c, 4, by adding subdivisions; 474A.062; 474A.091, subdivisions 1, 2, 3, 5, by adding a subdivision; 474A.131, subdivisions 1, 1b; 474A.14; 474A.21; 484.014, subdivisions 2, 3; 504B.111; 504B.206, subdivision 3; 504B.321, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 327; 504B; repealing Minnesota Statutes 2018, section 327C.095, subdivision 8.

Senator Weber moved to amend H.F. No. 2542, the unofficial engrossment, as follows:

Delete everything after the enacting clause and insert:

"Section 1. [168A.1411] MANUFACTURED HOME AFFIXED TO REAL PROPERTY OWNED BY COOPERATIVE.

Subdivision 1. Certificates surrendered for cancellation; cooperatives. (a) When a manufactured home is to be affixed or is affixed, as defined in section 273.125, subdivision 8, paragraph (b), to real property owned by a Minnesota nonprofit corporation or a Minnesota cooperative, the owner of the manufactured home may surrender the manufacturer's certificate of origin or certificate of title to the department for cancellation so that the manufactured home becomes an improvement to real property and is no longer titled as personal property. The department must not issue a certificate of title for a manufactured home under chapter 168A if the manufacturer's certificate of origin is or has been surrendered under this subdivision, except as provided in section 168A.142. Upon surrender of the manufacturer's certificate of origin or the certificate of title, the department must issue notice of surrender to the owner, and upon recording an affidavit of affixation, which the county recorder or registrar of titles, as applicable, must accept, the manufactured home is deemed to be an improvement to real property. An affidavit of affixation by the owner of the manufactured home must include the following information:

- (1) the name, residence address, and mailing address of owner or owners of the manufactured home;
- (2) the legal description of the real property in which the manufactured home is, or will be, located;

- (3) a copy of the surrendered manufacturer's certificate of origin or certificate of title and the notice of surrender;
- (4) a written statement from the county auditor or county treasurer of the county where the manufactured home is located stating that all property taxes payable in the current year, as provided under section 273.125, subdivision 8, paragraph (b), have been paid, or are not applicable; and
- (5) the signature of the person who executes the affidavit, properly executed before a person authorized to authenticate an affidavit in this state.
- (b) A certified copy of the affidavit must be delivered to the county auditor of the county in which the real property to which the manufactured home was affixed is located.
- (c) The department is not liable for any errors, omissions, misstatements, or other deficiencies or inaccuracies in documents presented to the department under this section, if the documents presented appear to satisfy the requirements of this section. The department has no obligation to investigate the accuracy of statements contained in the documents.
- <u>Subd. 2.</u> <u>Affidavit form; cooperatives.</u> An affidavit of affixation must be in substantially the following form and must contain the following information.

MANUFACTURED HOME AFFIDAVIT OF AFFIXATION IN A COOPERATIVE

PURSUANT TO MINNESOTA STATUTES, SECTION 168A.1411

Homeowner, being duly sworn, on his or her oath, states as follows: 1. Homeowner owns the manufactured home ("home") described as follows: Manufacturer's Model Name or Manufacturer's Serial Model No. No. New/Used Year Name Length/Width 2. A copy of the surrendered manufacturer's certificate of origin or certificate of title is attached. 3. A copy of the notice of surrender issued from the Minnesota Department of Public Safety Driver and Vehicle Services is attached. 4. The home is or will be located at the following "Property Address": Street or Route City County State Zip Code 5. The legal description of the property address ("land") is as follows or as attached hereto:

6. The owner of the land is a Minnesota nonprofit corporation or Minnesota cooperative that owns the land and whose membership entitles the homeowner to occupy a specific portion of the land.

- 7. The home is, or will be promptly upon delivery, anchored to the land by attachment to a permanent foundation and connected to appropriate residential utilities (e.g., water, gas, electricity, sewer).
- 8. The homeowner intends that the home be an immovable permanent improvement to the land, free of any personal property security interest.
- 9. A copy of the written statement from the county auditor or county treasurer of the county in which the manufactured home is then located, stating that all property taxes payable in the current year (pursuant to Minnesota Statutes, section 273.125, subdivision 8, paragraph (b)), have been paid, or are not applicable, is attached.

10. The home is intended to be assessed a	and taxed as an improvement to the land.
Signed and sworn to (or affirmed) before	me on (date) by (names of homeowner(s))
Homeowner Signature	Address
Printed Name	City, State
Homeowner Signature (if applicable)	•••••
Printed Name	
This instrument was drafted by, and v	when recorded return to:
	•••••
Subscribed and sworn to before me this	day of
Signature of Notary Public or Other Office	
Notary Stamp or Seal	
(optional)	
Lender's Statement of Intent:	
	he home be immovable and a permanent improvement to
the land free of any personal property sec	eurity interest.
<u>Lender</u>	
By:	<u></u>
Authorized Signature	

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STATE OF)
) ss:
COUNTY OF)
On the day of in the year before me, the undersigned, a Notary Public in and for said
state, personally appeared
personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s)
whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they
executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person on behalf of which the individual(s) acted, executed the
instrument.
Notary Signature
······································
Notary Printed Name
Notary Public, State of
Qualified in the County of
My commission expires
Official seal:
[only if the owner of the land is a Minnesota nonprofit corporation or cooperative]:
The undersigned is the of, a Minnesota [nonprofit corporation
or cooperative], which owns the land described above. I hereby certify that the homeowner described
above is a member of the [nonprofit corporation or cooperative] whose membership entitles the
homeowner to occupy [insert legal description of the homeowner's lot or, if the corporation or
cooperative has filed a scaled drawing as permitted by subdivision 5, below, Lot shown
on such scaled drawing].
Signature block for nonprofit or cooperative
Acknowledgment of officer of nonprofit or cooperative

Subd. 3. **Perfected security interest prevents surrender.** The department may not cancel a certificate of title if, under this chapter, a security interest has been perfected on the manufactured home. If a security interest has been perfected, the department must notify the owner that each secured party must release or satisfy the security interest prior to proceeding with surrender of the manufacturer's certificate of origin or certificate of title to the department for cancellation. Permanent attachment to real property or the recording of an affidavit of affixation does not extinguish an otherwise valid security interest in or tax lien on the manufactured home, unless the requirements of subdivisions 1 to 3, including the release of any security interest, have been satisfied.

- Subd. 4. Notice of security interest. When a perfected security interest exists, or will exist, on the manufactured home at the time the manufactured home is affixed to real property, and the owner has not satisfied the requirements of subdivision 1, the owner of the manufactured home, or its secured party, may record a notice with the county recorder, or with the registrar of titles, if the land is registered, stating that the manufactured home located on the property is encumbered by a perfected security interest and is not an improvement to real property. The notice must state the name and address of the secured party as set forth on the certificate of title, the legal description of the real property, and the name and address of the record fee owner of the real property on which the manufactured home is affixed. When the security interest is released or satisfied, the secured party must attach a copy of the release or satisfaction to a notice executed by the secured party containing the county recorder or registrar of titles document number of the notice of security interest. The notice of release or satisfaction must be recorded with the county recorder, or registrar of titles, if the land is registered. Neither the notice described in this subdivision nor the security interest on the certificate of title is deemed to be an encumbrance on the real property. The notices provided for in this subdivision need not be acknowledged.
- Subd. 5. **Scaled drawing.** (a) If the portion of the land occupied by the homeowner has not been subdivided, the nonprofit or cooperative owner shall have prepared and recorded against the land a scaled drawing prepared by a licensed professional land surveyor, who shall certify that:
 - (1) the scaled drawing accurately depicts all information required by this subdivision; and
 - (2) the work was undertaken by, or reviewed and approved by, the certifying land surveyor.
 - (b) The scaled drawing shall show:
 - (1) the dimensions and location of all existing material structural improvements and roadways;
 - (2) the extent of any encroachments by or upon any portion of the land;
- (3) the location and dimensions of all recorded easements within the land burdening any portion of the land;
 - (4) the distance and direction between noncontiguous parcels of real estate;
- (5) the location and dimensions of the front, rear, and side boundaries of each lot that a member of the cooperative or nonprofit corporation has a right to occupy and that lot's unique lot number; and
 - (6) the legal description of the land.
 - Sec. 2. Minnesota Statutes 2018, section 273.125, subdivision 8, is amended to read:
- Subd. 8. **Manufactured homes; sectional structures.** (a) In this section, "manufactured home" means a structure transportable in one or more sections, which is built on a permanent chassis, and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and contains the plumbing, heating, air conditioning, and electrical systems in it. Manufactured home includes any accessory structure that is an addition or supplement to the manufactured home and, when installed, becomes a part of the manufactured home.

- (b) Except as provided in paragraph (c), a manufactured home that meets each of the following criteria must be valued and assessed as an improvement to real property, the appropriate real property classification applies, and the valuation is subject to review and the taxes payable in the manner provided for real property:
- (1) the owner of the unit holds title to the land on which it is situated is held by: (i) the owner of the unit; or (ii) a Minnesota nonprofit corporation or a Minnesota cooperative to which the owner is a member;
- (2) the unit is affixed to the land by a permanent foundation or is installed at its location in accordance with the Manufactured Home Building Code in sections 327.31 to 327.34, and rules adopted under those sections, or is affixed to the land like other real property in the taxing district; and
- (3) the unit is connected to public utilities, has a well and septic tank system, or is serviced by water and sewer facilities comparable to other real property in the taxing district.
- (c) A manufactured home that meets each of the following criteria must be assessed at the rate provided by the appropriate real property classification but must be treated as personal property, and the valuation is subject to review and the taxes payable in the manner provided in this section:
- (1) the owner of the unit is a lessee of the land under the terms of a lease, or the unit is located in a manufactured home park but is not the homestead of the park owner;
- (2) the unit is affixed to the land by a permanent foundation or is installed at its location in accordance with the Manufactured Home Building Code contained in sections 327.31 to 327.34, and the rules adopted under those sections, or is affixed to the land like other real property in the taxing district; and
- (3) the unit is connected to public utilities, has a well and septic tank system, or is serviced by water and sewer facilities comparable to other real property in the taxing district.
- (d) Sectional structures must be valued and assessed as an improvement to real property if the owner of the structure holds title to the land on which it is located or is a qualifying lessee of the land under section 273.19. In this paragraph "sectional structure" means a building or structural unit that has been in whole or substantial part manufactured or constructed at an off-site location to be wholly or partially assembled on site alone or with other units and attached to a permanent foundation.
- (e) The commissioner of revenue may adopt rules under the Administrative Procedure Act to establish additional criteria for the classification of manufactured homes and sectional structures under this subdivision.
- (f) A storage shed, deck, or similar improvement constructed on property that is leased or rented as a site for a manufactured home, sectional structure, park trailer, or travel trailer is taxable as provided in this section. In the case of property that is leased or rented as a site for a travel trailer, a storage shed, deck, or similar improvement on the site that is considered personal property under this paragraph is taxable only if its total estimated market value is over \$10,000. The property is taxable as personal property to the lessee of the site if it is not owned by the owner of the site. The property is taxable as real estate if it is owned by the owner of the site. As a condition of permitting

the owner of the manufactured home, sectional structure, park trailer, or travel trailer to construct improvements on the leased or rented site, the owner of the site must obtain the permanent home address of the lessee or user of the site. The site owner must provide the name and address to the assessor upon request.

Sec. 3. Minnesota Statutes 2018, section 326B.106, subdivision 1, is amended to read:

Subdivision 1. Adoption of code. (a) Subject to paragraphs (c) and (d) and sections 326B.101 to 326B.194, the commissioner shall by rule and in consultation with the Construction Codes Advisory Council establish a code of standards for the construction, reconstruction, alteration, and repair of buildings, governing matters of structural materials, design and construction, fire protection, health, sanitation, and safety, including design and construction standards regarding heat loss control, illumination, and climate control. The code must also include duties and responsibilities for code administration, including procedures for administrative action, penalties, and suspension and revocation of certification. The code must conform insofar as practicable to model building codes generally accepted and in use throughout the United States, including a code for building conservation. In the preparation of the code, consideration must be given to the existing statewide specialty codes presently in use in the state. Model codes with necessary modifications and statewide specialty codes may be adopted by reference. The code must be based on the application of scientific principles, approved tests, and professional judgment. To the extent possible, the code must be adopted in terms of desired results instead of the means of achieving those results, avoiding wherever possible the incorporation of specifications of particular methods or materials. To that end the code must encourage the use of new methods and new materials. Except as otherwise provided in sections 326B.101 to 326B.194, the commissioner shall administer and enforce the provisions of those sections.

- (b) The commissioner shall develop rules addressing the plan review fee assessed to similar buildings without significant modifications including provisions for use of building systems as specified in the industrial/modular program specified in section 326B.194. Additional plan review fees associated with similar plans must be based on costs commensurate with the direct and indirect costs of the service.
- (c) Beginning with the 2018 edition of the model building codes and in 2026 and every six years thereafter, the commissioner shall review the new model building codes and adopt the model codes as amended for use in Minnesota, within two years of the published edition date. The commissioner may not adopt new model building codes or amendments to the building codes prior to the adoption of the new building codes to advance construction methods, technology, or materials, or, where necessary to protect the health, safety, and welfare of the public, or to improve the efficiency or the use of a building 2026, unless approved by law.
- (d) Notwithstanding paragraph (c), the commissioner shall act on each new model residential energy code and the new model commercial energy code in accordance with federal law for which the United States Department of Energy has issued an affirmative determination in compliance with United States Code, title 42, section 6833. The commissioner may <u>not</u> adopt <u>new energy codes or</u> amendments <u>prior to adoption of to</u> the new energy codes, as amended for use in Minnesota, to advance construction methods, technology, or materials, or, where necessary to protect the health, safety, and welfare of the public, or to improve the efficiency or use of a building unless the commissioner has determined that any increased cost to residential construction or remodeling per

unit due to implementation of the proposed changes to the energy codes will be offset within five years by savings resulting from the change.

(e) The limitations on adoption of new or amended codes under paragraphs (c) and (d) do not apply to new or amended code changes necessary to protect the immediate health, safety, and welfare of the public.

EFFECTIVE DATE. This section is effective retroactively from January 1, 2020, and applies to rules proposed or adopted but not yet effective as of January 1, 2020.

- Sec. 4. Minnesota Statutes 2018, section 326B.106, subdivision 7, is amended to read:
- Subd. 7. **Window fall prevention device code.** The commissioner of labor and industry shall adopt rules for window fall prevention devices as part of the State Building Code. Window fall prevention devices include, but are not limited to, safety screens, hardware, guards, and other devices that comply with the standards established by the commissioner of labor and industry. The rules shall require compliance with standards for window fall prevention devices developed by ASTM International, contained in the International Building Code as the model language with amendments deemed necessary to coordinate with the other adopted building codes in Minnesota. The rules shall establish a scope that includes the applicable building occupancies, excluding single-family homes, and the types, locations, and sizes of windows that will require the installation of fall devices.
 - Sec. 5. Minnesota Statutes 2018, section 326B.145, is amended to read:

326B.145 ANNUAL REPORT.

- (a) Each municipality shall annually report by June 30 to the department, in a format prescribed by the department, all construction and development-related fees collected by the municipality from developers, builders, and subcontractors if the cumulative fees collected exceeded \$5,000 \frac{\$7,000}{} in the reporting year, except that, for reports due June 30, 2009, to June 30, 2013, the reporting threshold is \$10,000.
 - (b) The report must include:
 - (1) the number and valuation of units for which fees were paid;
- (2) the amount of building permit fees, plan review fees, administrative fees, engineering fees, infrastructure fees, and other construction and development-related fees; and
- (3) the expenses associated with the municipal activities for which fees were collected-, including a separate listing of costs associated with conducting inspections for each of the following categories:
 - (i) labor;
 - (ii) transportation;
 - (iii) office space; and
 - (iv) any other expenses incurred by the municipality as a result of conducting inspections.

- (c) A municipality that collects \$7,000 or less in a reporting year from all construction and development-related fees shall report that the municipality collected \$7,000 or less in the reporting year by indicating as such on a form provided by the department.
- (d) In developing the form for reporting, the department must include a list of common definitions for all categories of construction and development-related fees collected by municipalities and a summary of penalties that may result from annual report noncompliance as allowed by section 326B.082. A municipality that collects a fee not included in the common list of definitions must report the fee as "other" and provide an explanation of the fee.
- (e) A municipality that fails to report to the department in accordance with this section is subject to the remedies provided by section 326B.082.

EFFECTIVE DATE. This section is effective January 1, 2021.

- Sec. 6. Minnesota Statutes 2018, section 462.352, subdivision 5, is amended to read:
- Subd. 5. Comprehensive municipal plan. (a) "Comprehensive municipal plan" means a compilation of policy statements, goals, standards, and maps for guiding the physical, social and economic development, both private and public, of the municipality and its environs, and may include, but is not limited to, the following: statements of policies, goals, standards, a land use plan, including proposed densities for development, a community facilities plan, a transportation plan, and recommendations for plan execution. A comprehensive plan represents the planning agency's recommendations for the future development of the community.
- (b) As part of the comprehensive municipal plan, municipalities are encouraged to enact public policy to facilitate the development of unsubsidized affordable housing. These policies may include but are not limited to the municipal plan authorizing smaller lot sizes for single-family homes, allowing the construction of duplexes through fourplexes on lots that would otherwise be zoned exclusively for single-family houses, and allowing for mixed-use development.

Sec. 7. [462.3575] LIMITING REGULATIONS ON RESIDENTIAL DEVELOPMENT.

A municipality shall not condition approval of a residential building permit, subdivision development, or planned unit development on the use of specific materials, design, amenities, or other aesthetic conditions that are not required by the State Building Code under chapter 326B.

- Sec. 8. Minnesota Statutes 2018, section 462A.05, subdivision 14, is amended to read:
- Subd. 14. **Rehabilitation loans.** It may agree to purchase, make, or otherwise participate in the making, and may enter into commitments for the purchase, making, or participation in the making, of eligible loans for rehabilitation, with terms and conditions as the agency deems advisable, to persons and families of low and moderate income, and to owners of existing residential housing for occupancy by such persons and families, for the rehabilitation of existing residential housing owned by them. The loans may be insured or uninsured and may be made with security, or may be unsecured, as the agency deems advisable. The loans may be in addition to or in combination with long-term eligible mortgage loans under subdivision 3. They may be made in amounts sufficient to refinance existing indebtedness secured by the property, if refinancing is determined by the agency to be necessary to permit the owner to meet the owner's housing cost without expending an unreasonable

portion of the owner's income thereon. No loan for rehabilitation shall be made unless the agency determines that the loan will be used primarily to make the housing more desirable to live in, to increase the market value of the housing, for compliance with state, county or municipal building, housing maintenance, fire, health or similar codes and standards applicable to housing, or to accomplish energy conservation related improvements. In unincorporated areas and municipalities not having codes and standards, the agency may, solely for the purpose of administering the provisions of this chapter, establish codes and standards. Except for accessibility improvements under this subdivision and subdivisions 14a and 24, clause (1), no secured loan for rehabilitation of any owner occupied property shall be made in an amount which, with all other existing indebtedness secured by the property, would exceed 110 percent of its market value, as determined by the agency. No loan under this subdivision for the rehabilitation of owner-occupied housing shall be denied solely because the loan will not be used for placing the owner-occupied residential housing in full compliance with all state, county, or municipal building, housing maintenance, fire, health, or similar codes and standards applicable to housing. Rehabilitation loans shall be made only when the agency determines that financing is not otherwise available, in whole or in part, from private lenders upon equivalent terms and conditions. Accessibility rehabilitation loans authorized under this subdivision may be made to eligible persons and families without limitations relating to the maximum incomes of the borrowers if:

- (1) the borrower or a member of the borrower's family requires a level of care provided in a hospital, skilled nursing facility, or intermediate care facility for persons with developmental disabilities:
 - (2) home care is appropriate; and
- (3) the improvement will enable the borrower or a member of the borrower's family to reside in the housing.

The agency may waive any requirement that the housing units in a residential housing development be rented to persons of low and moderate income if the development consists of four or less dwelling units, one of which is occupied by the owner.

Sec. 9. Minnesota Statutes 2018, section 462A.05, subdivision 14a, is amended to read:

Subd. 14a. Rehabilitation loans; existing owner-occupied residential housing. It may make loans to persons and families of low and moderate income to rehabilitate or to assist in rehabilitating existing residential housing owned and occupied by those persons or families. Rehabilitation may include the replacement of manufactured homes. No loan shall be made unless the agency determines that the loan will be used primarily for rehabilitation work necessary for health or safety, essential accessibility improvements, or to improve the energy efficiency of the dwelling. No loan for rehabilitation of owner-occupied residential housing shall be denied solely because the loan will not be used for placing the residential housing in full compliance with all state, county or municipal building, housing maintenance, fire, health or similar codes and standards applicable to housing. The amount of any loan shall not exceed the lesser of (a) a maximum loan amount determined under rules adopted by the agency not to exceed \$27,000, or (b) the actual cost of the work performed, or (c) that portion of the cost of rehabilitation which the agency determines cannot otherwise be paid by the person or family without the expenditure of an unreasonable portion of the income of the person or family. Loans made in whole or in part with federal funds may exceed the maximum loan

amount to the extent necessary to comply with federal lead abatement requirements prescribed by the funding source. In making loans, the agency shall determine the circumstances under which and the terms and conditions under which all or any portion of the loan will be repaid and shall determine the appropriate security for the repayment of the loan. Loans pursuant to this subdivision may be made with or without interest or periodic payments.

Sec. 10. Minnesota Statutes 2019 Supplement, section 462A.24, is amended to read:

462A.24 CONSTRUCTION; GRANTS AND LOANS; PRIORITIES.

- (a) This chapter is necessary for the welfare of the state of Minnesota and its inhabitants; therefore, it shall be liberally construed to effect its purpose.
- (b) To the extent practicable, the agency shall award grant and loan amounts with a reasonable balance between nonmetropolitan and metropolitan areas of the state.
- (c) Beginning with applications made in response to requests for proposals issued after July 1, 2020, after final decisions are made on applications for programs of the agency, the results of any quantitative scoring system used to rank applications shall be posted on the agency website.
- (d) The agency shall award points in the agency's decision-making criteria for all programs of the agency based on how quickly a project can be constructed.
- (e) To the extent practicable, the agency shall enter into individual grant contracts for each single-family home that is constructed with grant financing by the agency.
 - Sec. 11. Minnesota Statutes 2018, section 462A.37, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have the meanings given.
 - (b) "Abandoned property" has the meaning given in section 117.025, subdivision 5.
- (c) "Community land trust" means an entity that meets the requirements of section 462A.31, subdivisions 1 and 2.
- (d) "Debt service" means the amount payable in any fiscal year of principal, premium, if any, and interest on housing infrastructure bonds and the fees, charges, and expenses related to the bonds.
- (e) "Foreclosed property" means residential property where foreclosure proceedings have been initiated or have been completed and title transferred or where title is transferred in lieu of foreclosure.
 - (f) "Housing infrastructure bonds" means bonds issued by the agency under this chapter that:
- $\underline{(1)}$ are qualified 501(c)(3) bonds, within the meaning of Section 145(a) of the Internal Revenue Code;
- (2) finance qualified residential rental projects within the meaning of Section 142(d) of the Internal Revenue Code;

- (3) finance the acquisition, rehabilitation, or adaptive use of single family houses that qualify for mortgage financing within the meaning of Section 143 of the Internal Revenue Code; or
- (4) are tax-exempt bonds that are not private activity bonds, within the meaning of Section 141(a) of the Internal Revenue Code, for the purpose of financing or refinancing affordable housing authorized under this chapter.
 - (g) "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended.
- (h) "Naturally occurring affordable housing" or "NOAH" means multiunit rental housing where the majority of the units are affordable to individuals and families with incomes at or below 60 percent of the area median income, that otherwise does not receive place-based state or federal governmental subsidies.
- (i) "Senior" means a person 55 years of age or older with an annual income not greater than 50 percent of:
 - (1) the metropolitan area median income for persons in the metropolitan area; or
 - (2) the statewide median income for persons outside the metropolitan area.
- (i) (j) "Senior housing" means housing intended and operated for occupancy by at least one senior per unit with at least 80 percent of the units occupied by at least one senior per unit, and for which there is publication of, and adherence to, policies and procedures that demonstrate an intent by the owner or manager to provide housing for seniors. Senior housing may be developed in conjunction with and as a distinct portion of mixed-income senior housing developments that use a variety of public or private financing sources.
- (j) (k) "Supportive housing" means housing that is not time-limited and provides or coordinates with linkages to services necessary for residents to maintain housing stability and maximize opportunities for education and employment.
- Sec. 12. Minnesota Statutes 2019 Supplement, section 462A.37, subdivision 2, is amended to read:
- Subd. 2. **Authorization.** (a) The agency may issue up to \$30,000,000 in aggregate principal amount of housing infrastructure bonds in one or more series to which the payment made under this section may be pledged. The housing infrastructure bonds authorized in this subdivision may be issued to fund loans, or grants for the purposes of clause (4), on terms and conditions the agency deems appropriate, made for one or more of the following purposes:
- (1) to finance the costs of the construction, acquisition, and rehabilitation of supportive housing for individuals and families who are without a permanent residence;
- (2) to finance the costs of the acquisition and rehabilitation of foreclosed or abandoned housing to be used for affordable rental housing and the costs of new construction of rental housing on abandoned or foreclosed property where the existing structures will be demolished or removed;
- (3) to finance that portion of the costs of acquisition of property that is attributable to the land to be leased by community land trusts to low- and moderate-income homebuyers;

under section 462A.2035, subdivision 1b:

- (4) to finance the acquisition, improvement, and infrastructure of manufactured home parks
- (5) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction of senior housing; and
- (6) to finance the costs of acquisition and rehabilitation of federally assisted rental housing and for the refinancing of costs of the construction, acquisition, and rehabilitation of federally assisted rental housing, including providing funds to refund, in whole or in part, outstanding bonds previously issued by the agency or another government unit to finance or refinance such costs;
- (7) to finance the costs of rehabilitation of naturally occurring affordable housing in order to preserve a long-term source of affordable housing; and
- (8) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction of single family housing.
- (b) Among comparable proposals for permanent supportive housing, preference shall be given to permanent supportive housing for veterans and other individuals or families who:
- (1) either have been without a permanent residence for at least 12 months or at least four times in the last three years; or
- (2) are at significant risk of lacking a permanent residence for 12 months or at least four times in the last three years.
- (c) Among comparable proposals for senior housing, the agency must give priority to requests for projects that:
 - (1) demonstrate a commitment to maintaining the housing financed as affordable to seniors;
- (2) leverage other sources of funding to finance the project, including the use of low-income housing tax credits;
- (3) provide access to services to residents and demonstrate the ability to increase physical supports and support services as residents age and experience increasing levels of disability;
- (4) provide a service plan containing the elements of clause (3) reviewed by the housing authority, economic development authority, public housing authority, or community development agency that has an area of operation for the jurisdiction in which the project is located; and
- (5) include households with incomes that do not exceed 30 percent of the median household income for the metropolitan area.
- (d) To the extent practicable, the agency shall balance the loans made between projects in the metropolitan area and projects outside the metropolitan area. Of the loans made to projects outside the metropolitan area, the agency shall, to the extent practicable, balance the loans made between projects in counties or cities with a population of 20,000 or less, as established by the most recent decennial census, and projects in counties or cities with populations in excess of 20,000.

- Sec. 13. Minnesota Statutes 2018, section 462A.37, is amended by adding a subdivision to read:
- Subd. 2g. Additional authorization. In addition to the amount authorized in subdivisions 2 to 2f, the agency may issue up to \$100,000,000 in housing infrastructure bonds in one or more series to which the payments under this section may be pledged.
- Sec. 14. Minnesota Statutes 2019 Supplement, section 462A.37, subdivision 5, is amended to read:
- Subd. 5. Additional appropriation. (a) The agency must certify annually to the commissioner of management and budget the actual amount of annual debt service on each series of bonds issued under subdivisions 2a to 2f 2g.
- (b) Each July 15, beginning in 2015 and through 2037, if any housing infrastructure bonds issued under subdivision 2a remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$6,400,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (c) Each July 15, beginning in 2017 and through 2038, if any housing infrastructure bonds issued under subdivision 2b remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (d) Each July 15, beginning in 2019 and through 2040, if any housing infrastructure bonds issued under subdivision 2c remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$2,800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (e) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2d remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (f) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2e remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (g) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure bonds issued under subdivision 2f remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision

- 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (h) Each July 15, beginning in 2023 and through 2044, if any housing infrastructure bonds issued under subdivision 2g remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (i) The agency may pledge to the payment of the housing infrastructure bonds the payments to be made by the state under this section.
 - Sec. 15. Minnesota Statutes 2018, section 462C.14, is amended by adding a subdivision to read:
- Subd. 6. Late fines prohibited. A city, as defined in section 462C.02, subdivision 6, shall not fine a nonprofit that receives city money for low-income housing for turning in a late application.
- Sec. 16. Minnesota Statutes 2019 Supplement, section 474A.061, subdivision 2a, is amended to read:
- Subd. 2a. **Housing pool allocation.** (a) Commencing on the second Tuesday in January and continuing on each Monday through the last Monday in June, the commissioner shall allocate available bonding authority from the housing pool to applications received on or before the Monday of the preceding week for residential rental projects that meet the eligibility criteria under section 474A.047. Allocations of available bonding authority from the housing pool for eligible residential rental projects shall be awarded in the following order of priority:
 - (1) preservation projects;
 - (2) 30 percent AMI residential rental projects;
 - (3) 50 percent AMI residential rental projects;
 - (4) 100 percent LIHTC projects;
 - (5) 20 percent LIHTC projects; and
- (6) other residential rental projects for which the amount of bonds requested in their respective applications do not exceed the aggregate bond limitation.

If there are two or more applications for residential rental projects at the same priority level and there is insufficient bonding authority to provide allocations for all the projects in any one allocation period, available bonding authority shall be randomly awarded by lot giving preference for projects with a lower cost-per-unit of housing but only for projects that can receive the full amount of their respective requested allocations. If a residential rental project does not receive any of its requested allocation pursuant to this paragraph and the project applies for an allocation of bonds again in the same calendar year or to the next successive housing pool, the project shall be fully funded up to its original application request for bonding authority before any new project, applying in the same allocation period, that has an equal priority shall receive bonding authority. An issuer that receives an allocation under this paragraph must issue obligations equal to all or a portion of the allocation

received on or before 180 days of the allocation. If an issuer that receives an allocation under this paragraph does not issue obligations equal to all or a portion of the allocation received within the time period provided in this paragraph or returns the allocation to the commissioner, the amount of the allocation is canceled and returned for reallocation through the housing pool or to the unified pool after July 1.

- (b) After January 1, and through January 15, The Minnesota Housing Finance Agency may accept applications from cities for single-family housing programs which meet program requirements as follows:
 - (1) the housing program must meet a locally identified housing need and be economically viable;
- (2) the adjusted income of home buyers may not exceed 80 percent of the greater of statewide or area median income as published by the Department of Housing and Urban Development, adjusted for household size;
- (3) house price limits may not exceed the federal price limits established for mortgage revenue bond programs. Data on the home purchase price amount, mortgage amount, income, household size, and race of the households served in the previous year's single-family housing program, if any, must be included in each application; and
- (4) for applicants who choose to have the agency issue bonds on their behalf, an application fee pursuant to section 474A.03, subdivision 4, and an application deposit equal to one percent of the requested allocation must be submitted to the Minnesota Housing Finance Agency before the agency forwards the list specifying the amounts allocated to the commissioner under paragraph (d). The agency shall submit the city's application fee and application deposit to the commissioner when requesting an allocation from the housing pool.

Applications by a consortium shall include the name of each member of the consortium and the amount of allocation requested by each member.

(c) Any amounts remaining in the housing pool after June 15 are available for single-family housing programs for cities that applied in January and received an allocation under this section in the same calendar year. For a city that chooses to issue bonds on its own behalf or pursuant to a joint powers agreement, the agency must allot available bonding authority based on the formula in paragraphs (d) and (f). Allocations will be made loan by loan, on a first-come, first-served basis among cities on whose behalf the Minnesota Housing Finance Agency issues bonds.

Any city that received an allocation pursuant to paragraph (f) in the same calendar year that wishes to issue bonds on its own behalf or pursuant to a joint powers agreement for an amount becoming available for single-family housing programs after June 15 shall notify the Minnesota Housing Finance Agency by June 15. The Minnesota Housing Finance Agency shall notify each city making a request of the amount of its allocation within three business days after June 15. The city must comply with paragraph (f).

For purposes of paragraphs (a) to (h), "city" means a county or a consortium of local government units that agree through a joint powers agreement to apply together for single-family housing programs, and has the meaning given it in section 462C.02, subdivision 6. "Agency" means the Minnesota Housing Finance Agency.

(d) The total amount of allocation for mortgage bonds for one city is limited to the lesser of: (i) the amount requested, or (ii) the product of the total amount available for mortgage bonds from the housing pool, multiplied by the ratio of each applicant's population as determined by the most recent estimate of the city's population released by the state demographer's office to the total of all the applicants' population, except that each applicant shall be allocated a minimum of \$100,000 regardless of the amount requested or the amount determined under the formula in clause (ii). If a city applying for an allocation is located within a county that has also applied for an allocation, the city's population will be deducted from the county's population in calculating the amount of allocations under this paragraph.

Upon determining the amount of each applicant's allocation, the agency shall forward to the commissioner a list specifying the amounts allotted to each application with all application fees and deposits from applicants who choose to have the agency issue bonds on their behalf.

Total allocations from the housing pool for single-family housing programs may not exceed 27 percent of the adjusted allocation to the housing pool until after June 15 in 2020 and 2021, after which the allocations may not exceed 31 percent of the adjusted allocation to the housing pool until after June 15.

- (e) The agency may issue bonds on behalf of participating cities. The agency shall request an allocation from the commissioner for all applicants who choose to have the agency issue bonds on their behalf and the commissioner shall allocate the requested amount to the agency. The agency may request an allocation at any time after the second Tuesday in January and through the last Monday in June. After awarding an allocation and receiving a notice of issuance for the mortgage bonds issued on behalf of the participating cities, the commissioner shall transfer the application deposits to the Minnesota Housing Finance Agency to be returned to the participating cities. The Minnesota Housing Finance Agency shall return any application deposit to a city that paid an application deposit under paragraph (b), clause (4), but was not part of the list forwarded to the commissioner under paragraph (d).
- (f) A city may choose to issue bonds on its own behalf or through a joint powers agreement and may request an allocation from the commissioner by forwarding an application with an application fee pursuant to section 474A.03, subdivision 4, and a one percent application deposit to the commissioner no later than the Monday of the week preceding an allocation. If the total amount requested by all applicants exceeds the amount available in the pool, the city may not receive a greater allocation than the amount it would have received under the list forwarded by the Minnesota Housing Finance Agency to the commissioner. No city may request or receive an allocation from the commissioner until the list under paragraph (d) has been forwarded to the commissioner. A city must request an allocation from the commissioner no later than the last Monday in June. No city may receive an allocation from the housing pool for mortgage bonds which has not first applied to the Minnesota Housing Finance Agency. The commissioner shall allocate the requested amount to the city or cities subject to the limitations under this paragraph.

If a city issues mortgage bonds from an allocation received under this paragraph, the issuer must provide for the recycling of funds into new loans. If the issuer is not able to provide for recycling, the issuer must notify the commissioner in writing of the reason that recycling was not possible and the reason the issuer elected not to have the Minnesota Housing Finance Agency issue the bonds.

"Recycling" means the use of money generated from the repayment and prepayment of loans for further eligible loans or for the redemption of bonds and the issuance of current refunding bonds.

- (g) No entitlement city or county or city in an entitlement county may apply for or be allocated authority to issue mortgage bonds or use mortgage credit certificates from the housing pool. No city in an entitlement county may apply for or be allocated authority to issue residential rental bonds from the housing pool or the unified pool.
- (h) A city that does not use at least 50 percent of its allotment by the date applications are due for the first allocation that is made from the housing pool for single-family housing programs in the immediately succeeding calendar year may not apply to the housing pool for a single-family mortgage bond or mortgage credit certificate program allocation that exceeds the amount of its allotment for the preceding year that was used by the city in the immediately preceding year or receive an allotment from the housing pool in the succeeding calendar year that exceeds the amount of its allotment for the preceding year that was used in the preceding year. The minimum allotment is \$100,000 for an allocation made prior to June 15, regardless of the amount used in the preceding calendar year, except that a city whose allocation in the preceding year was the minimum amount of \$100,000 and who did not use at least 50 percent of its allocation from the preceding year is ineligible for an allocation in the immediate succeeding calendar year. Each local government unit in a consortium must meet the requirements of this paragraph.

EFFECTIVE DATE. This section is effective January 1, 2021.

- Sec. 17. Minnesota Statutes 2019 Supplement, section 474A.091, subdivision 3, is amended to read:
- Subd. 3. **Allocation procedure.** (a) The commissioner shall allocate available bonding authority under this section on the Monday of every other week beginning with the first Monday in July through and on the last Monday in November. Applications for allocations must be received by the department by 4:30 p.m. on the Monday preceding the Monday on which allocations are to be made. If a Monday falls on a holiday, the allocation will be made or the applications must be received by the next business day after the holiday.
- (b) Prior to October 1, only the following applications shall be awarded allocations from the unified pool. Allocations shall be awarded in the following order of priority:
 - (1) applications for residential rental project bonds;
 - (2) applications for small issue bonds for manufacturing projects; and
 - (3) applications for small issue bonds for agricultural development bond loan projects.
- (c) On the first Monday in October through the last Monday in November, allocations shall be awarded from the unified pool in the following order of priority:
- (1) applications for student loan bonds issued by or on behalf of the Minnesota Office of Higher Education;
 - (2) applications for mortgage bonds;

- (3) applications for public facility projects funded by public facility bonds;
- (4) applications for small issue bonds for manufacturing projects;
- (5) applications for small issue bonds for agricultural development bond loan projects;
- (6) applications for residential rental project bonds;
- (7) applications for enterprise zone facility bonds;
- (8) applications for governmental bonds; and
- (9) applications for redevelopment bonds.
- (d) If there are two or more applications for manufacturing projects from the unified pool and there is insufficient bonding authority to provide allocations for all manufacturing projects in any one allocation period, the available bonding authority shall be awarded based on the number of points awarded a project under section 474A.045 with those projects receiving the greatest number of points receiving allocation first. If two or more applications for manufacturing projects receive an equal amount of points, available bonding authority shall be awarded by lot unless otherwise agreed to by the respective issuers.
- (e) If there are two or more applications for enterprise zone facility projects from the unified pool and there is insufficient bonding authority to provide allocations for all enterprise zone facility projects in any one allocation period, the available bonding authority shall be awarded based on the number of points awarded a project under section 474A.045 with those projects receiving the greatest number of points receiving allocation first. If two or more applications for enterprise zone facility projects receive an equal amount of points, available bonding authority shall be awarded by lot unless otherwise agreed to by the respective issuers.
- (f) If there are two or more applications for residential rental projects from the unified pool and there is insufficient bonding authority to provide allocations for all residential rental projects in any one allocation period, the available bonding authority shall be awarded in the following order of priority: (1) preservation projects; (2) 30 percent AMI residential rental projects; (3) 50 percent AMI residential rental projects for which the amount of bonds requested in their respective applications do not exceed the aggregate bond limitations; (4) 100 percent LIHTC projects; (5) 20 percent LIHTC projects; and (6) other residential rental projects. If there are two or more applications for residential rental projects at the same priority level and there is insufficient bonding authority to provide allocations for all the projects in any one allocation period, available bonding authority shall be randomly awarded by lot giving preference for projects with a lower cost-per-unit of housing but only for projects that can receive the full amount of their respective requested allocations. If a residential rental project does not receive any of its requested allocation pursuant to this paragraph and the project applies in the next successive housing pool or the next successive unified pool for an allocation of bonds, the project shall be fully funded up to its original application request for bonding authority before any new project, applying in the same allocation period, that has an equal priority shall receive bonding authority.
- (g) From the first Monday in July through the last Monday in November, \$20,000,000 of bonding authority or an amount equal to the total annual amount of bonding authority allocated to the small

issue pool under section 474A.03, subdivision 1, less the amount allocated to issuers from the small issue pool for that year, whichever is less, is reserved within the unified pool for small issue bonds to the extent the amounts are available within the unified pool.

- (h) The total amount of allocations for mortgage bonds from the housing pool and the unified pool may not exceed:
 - (1) \$10,000,000 for any one city; or
 - (2) \$20,000,000 for any number of cities in any one county.
- (i) The total amount of allocations for student loan bonds from the unified pool may not exceed \$25,000,000 per year.
- (j) If there is insufficient bonding authority to fund all projects within any qualified bond category other than enterprise zone facility projects, manufacturing projects, and residential rental projects, allocations shall be awarded by lot unless otherwise agreed to by the respective issuers.
- (k) If an application is rejected, the commissioner must notify the applicant and return the application deposit to the applicant within 30 days unless the applicant requests in writing that the application be resubmitted.
- (l) The granting of an allocation of bonding authority under this section must be evidenced by issuance of a certificate of allocation.

EFFECTIVE DATE. This section is effective January 1, 2021.

Sec. 18. HOUSING BOND ISSUE EXTENSION.

Notwithstanding the requirement in Minnesota Statutes, section 474A.061, subdivision 2a, that an issuer must issue obligations equal to all or a portion of an allocation received from the housing pool on or before 180 days of the allocation, for allocations made between January 1, 2020 and the last Monday in June 2020, an issuer will have until December 1, 2020 to issue obligations equal to all or a portion of the allocation.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 19. ASSISTANCE FRAUD.

Any person who, with the intent to defraud, presents a claim under section 20 which is false in whole or in part, is guilty of an attempt to commit theft of public funds and may be sentenced accordingly.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 20. APPROPRIATION; 2020 EMERGENCY HOUSING ASSISTANCE GRANTS.

(a) \$100,000,000 in fiscal year 2020 is appropriated from the coronavirus relief federal fund to the commissioner of the Minnesota Housing Finance Agency for transfer to the housing development fund for the family homeless prevention and assistance program under Minnesota Statutes, section

- 462A.204. The agency may use grantees of the family homeless prevention and assistance program under Minnesota Statutes, section 462A.204, and the grantees are preapproved to distribute money under this section. Notwithstanding the requirements of Minnesota Statutes, sections 16C.06 and 462A.204, the commissioner of the Minnesota Housing Finance Agency shall allocate these resources to existing grantees and contract with other entities that are not current grantees based on homelessness prevention needs. Entities may include counties, cities, nonprofit organizations, tribes, or other entities identified by the agency. For purposes of this emergency appropriation, nonprofits do not need to obtain sponsoring resolutions from counties as required under Minnesota Statutes, section 462A.204, subdivision 3. This appropriation is onetime and available until December 1, 2020, or 30 days before the time limit for expending money under the Coronavirus Aid, Relief, and Economic Security (CARES) Act, Public Law 116-136, title V, if extended in federal law. Funds not committed or expended by the final availability date, shall cancel to the fund from which the appropriation was made. To the extent practicable, the Minnesota Housing Finance Agency shall notify the media, landlords, chambers of commerce, and other interested parties of the availability of the assistance program.
- (b) Funding under this section shall be for individuals, families, and homeowners in Minnesota to prevent homelessness and help maintain homeownership during public-health-related emergencies consistent with the requirements of this section. The commissioner may contract with county agencies, local governments, tribes, or nonprofit organizations to provide funding and support services to process applications for funding under this program. To be eligible for funding, applicants must:
 - (1) have a public-health-related emergency as defined in this section;
- (2) have a rent payment, mortgage payment, homeowner association dues, lot rent due to a manufactured home park, contract for deed payment, homeowner insurance payment, property tax payment, or utility payment with a due date of March 1, 2020, or later, that is past due;
 - (3) be unable to pay the money owed because of the public health emergency; and
- (4) be a household, with a current gross income under 300 percent of the federal poverty guidelines at the time of application or as averaged over the previous 12 months, whichever is lower.
- (c) If an applicant applies for relief from sources other than the 2020 emergency housing assistance grants and receives aid for the purposes of paying for housing, the applicant must immediately notify the granting agency. Applicants may receive funding for rent, a mortgage payment, homeowner association dues, rent due for a manufactured home, contract for deed payment owed to a seller, homeowner insurance or property tax payment owed for a home, or utility payment owed with a due date of March 1, 2020, or later, that is due within 14 days of the application or that is up to 45 days past due at the time of application. Entities receiving grants under this section must provide written notification of legal duties that are taken on by aid recipients, including but not limited to informing the granting agency if a recipient receives aid for the purposes of paying for housing.
- (d) Once an application is approved, the assistance file may remain open to allow for consideration of additional future assistance needs under this funding program resulting from the public health emergency. The financial assistance provided for any individual or family must not exceed the minimum rent due, contract for deed payment, or mortgage payment owed, plus the

homeowner association dues and utility payments owed, for a period of 90 days, except those at risk of experiencing homelessness.

- (e) Funding under this section must be paid directly to:
- (1) the landlord or leasing agent for a rental unit;
- (2) the financial service for a mortgage or the entity who owns the mortgage for a homeowner;
- (3) the contract for deed vendor or seller;
- (4) the purchase-money mortgagor;
- (5) the manufactured home park cooperative, manufactured home owner, or park owner;
- (6) the utility company; or
- (7) any other identified entity to whom payment is owed.
- (f) The commissioner may develop applications for the program and a process to oversee grantees.
- (g) Data submitted from benefits by an applicant to establish eligibility under this section is subject to Minnesota Statutes, section 13.462.
- (h) By February 8, 2021, the Minnesota Housing Finance Agency must submit a report to the chairs and ranking minority members of the legislative committees with jurisdiction over housing finance with a summary of the performance of this program. The report must contain the following information:
- (1) the total number of grants awarded to grantees and the number of households assisted under this program;
- (2) the total amount of grant funding awarded to grantees and households assisted under this program;
- (3) the mean and median grant amounts awarded to grantees and households assisted under this program;
- (4) a summary of the geographic distribution of grants awarded under this program, including a list of the number of households awarded grants by county and the total dollar amount in assistance provided to all households by county; and
 - (5) a list of all entities contracted with to process applications under this program.
 - (i) For the purposes of this section, "public-health-related emergency" means:
- (1) an illness, either of an individual or an individual's relative or household member, related to COVID-19 that prevents the individual from maintaining employment temporarily or permanently and the individual's income is reduced by 15 percent or more; or

- (2) a reduction in income by 15 percent or more, or temporary or permanent unemployment as a result of COVID-19, or due to the peacetime emergency declared by the governor on March 13, 2020, in Executive Order 20-01 in response to COVID-19 or any other peacetime emergency declared by the governor by an executive order issued on or before September 30, 2020, that relates to COVID-19.
- (j) The commissioner of management and budget, in consultation with the commissioner of housing finance, must determine whether any of the expenditures an appropriation is made for under this act is an eligible use of federal funding received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act, Public Law 116-136, title V. If the commissioner of management and budget determines an expenditure is eligible for funding under title V of the CARES Act, the amount for the eligible expenditure is appropriated from the fund or account where CARES Act money has been deposited.
- (k) No money in this section may be spent until the commissioner of management and budget determines that the appropriation in this section is an eligible use of the coronavirus relief federal fund.

EFFECTIVE DATE. This section is effective the day following final enactment."

Amend the title accordingly

Senator Dziedzic moved to amend the Weber amendment to H.F. No. 2542 as follows:

Page 7, delete section 3

Page 8, delete sections 4 and 5

Page 10, delete section 6

Page 11, delete sections 7 and 8

Page 12, delete section 9

Page 13, delete sections 10 and 11

Page 14, delete section 12

Page 18, delete sections 15 and 16

Page 22, delete section 17

Renumber the sections in sequence and correct the internal references

The question was taken on the adoption of the Dziedzic amendment to the Weber amendment.

The roll was called, and there were yeas 32 and nays 35, as follows:

Those who voted in the affirmative were:

BakkCarlsonClausenCwodzinskiDziedzicBighamChampionCohenDibbleEaton

Eken	Hoffman	Latz	Rest	Wiger
Franzen	Isaacson	Little	Simonson	Wiklund
Frentz	Kent	Marty	Sparks	
Hawj	Klein	Newton	Tomassoni	
Havden	Laine	Pappas	Torres Rav	

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Little, Newton, Rest, Sparks, Torres Ray, and Wiklund.

Those who voted in the negative were:

Abeler	Eichorn	Jasinski	Mathews	Relph
Anderson, B.	Gazelka	Jensen	Miller	Rosen
Anderson, P.	Goggin	Johnson	Nelson	Ruud
Benson	Hall	Kiffmeyer	Newman	Senjem
Chamberlain	Housley	Koran	Osmek	Utke
Dahms	Howe	Lang	Pratt	Weber
Draheim	Ingebrigtsen	Limmer	Rarick	Westrom

Pursuant to Rule 40, Senator Rosen cast the negative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; and Senjem.

The motion did not prevail. So the amendment to the amendment was not adopted.

The question recurred on the adoption of the Weber amendment. The motion prevailed. So the amendment was adopted.

H.F. No. 2542 was read the third time, as amended, and placed on its final passage.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 35 and nays 32, as follows:

Those who voted in the affirmative were:

Anderson, B.	Gazelka	Jensen	Mathews	Relph
Anderson, P.	Goggin	Johnson	Miller	Rosen
Benson	Hall	Kiffmeyer	Nelson	Ruud
Chamberlain	Housley	Koran	Newman	Senjem
Dahms	Howe	Lang	Osmek	Utke
Draheim	Ingebrigtsen	Limmer	Pratt	Weber
Eichorn	Jasinski	Little	Rarick	Westrom

Pursuant to Rule 40, Senator Rosen cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; and Senjem.

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senator: Little.

Those who voted in the negative were:

Abeler	Cohen	Franzen	Kent	Pappas
Bakk	Cwodzinski	Frentz	Klein	Rest
Bigham	Dibble	Hawj	Laine	Simonson
Carlson	Dziedzic	Hayden	Latz	Sparks
Champion	Eaton	Hoffman	Marty	Tomassoni
Clausen	Eken	Isaacson	Newton	Torres Ray

Wiger

Wiklund

Pursuant to Rule 40, Senator Kent cast the negative vote on behalf of the following Senators: Carlson, Clausen, Eaton, Franzen, Klein, Laine, Latz, Newton, Rest, Sparks, Torres Ray, and Wiklund

So the bill, as amended, was passed and its title was agreed to.

MOTIONS AND RESOLUTIONS - CONTINUED

Senator Anderson, P. moved that his name be stricken as a co-author to S.F. No. 13. The motion prevailed.

Senator Draheim moved that his name be stricken as chief author, shown as a co-author, and the name of Senator Benson be added as chief author to S.F. No. 13. The motion prevailed.

RECESS

Senator Gazelka moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

MOTIONS AND RESOLUTIONS - CONTINUED

Senators Gazelka and Kent introduced --

Senate Resolution No. 237: A Senate resolution relating to notifying the Governor the Senate is about to adjourn sine die.

BE IT RESOLVED, by the Senate of the State of Minnesota:

That the Secretary of the Senate shall notify The Honorable Tim Walz, Governor of the State of Minnesota, the Senate is ready to adjourn sine die.

Senator Gazelka moved the adoption of the foregoing resolution. The motion prevailed. So the resolution was adopted.

Senators Gazelka and Kent introduced --

Senate Resolution No. 238: A Senate resolution relating to notifying the House of Representatives the Senate is about to adjourn sine die.

BE IT RESOLVED, by the Senate of the State of Minnesota:

That the Secretary of the Senate shall notify the House of Representatives the Senate is about to adjourn sine die.

Senator Gazelka moved the adoption of the foregoing resolution. The motion prevailed. So the resolution was adopted.

MOTIONS AND RESOLUTIONS - CONTINUED

Without objection, remaining on the Order of Business of Motions and Resolutions, the Senate reverted to the Order of Business of Messages From the House.

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S.F. No. 13: A bill for an act relating to health; requiring transparency in hospital billing within a certain time; proposing coding for new law in Minnesota Statutes, chapter 144.

Senate File No. 13 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Ruud Senjem

Utke Weber Westrom Wiger Wiklund

Simonson Sparks Tomassoni Torres Ray

Returned May 17, 2020

CONCURRENCE AND REPASSAGE

Senator Benson moved that the Senate concur in the amendments by the House to S.F. No. 13 and that the bill be placed on its repassage as amended. The motion prevailed.

S.F. No. 13 was read the third time, as amended by the House, and placed on its repassage.

The question was taken on the repassage of the bill, as amended.

The roll was called, and there were yeas 67 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Howe	Little
Anderson, B.	Dziedzic	Ingebrigtsen	Marty
Anderson, P.	Eaton	Isaacson	Mathews
Bakk	Eichorn	Jasinski	Miller
Benson	Eken	Jensen	Nelson
Bigham	Franzen	Johnson	Newman
Carlson	Frentz	Kent	Newton
Chamberlain	Gazelka	Kiffmeyer	Osmek
Champion	Goggin	Klein	Pappas
Clausen	Hall	Koran	Pratt
Cohen	Hawi	Laine	Rarick
Cwodzinski	Hayden	Lang	Relph
Dahms	Hoffman	Latz	Rest
Dibble	Housley	Limmer	Rosen
	-		

Pursuant to Rule 40, Senator Benson cast the affirmative vote on behalf of the following Senators: Anderson, B.; Chamberlain; Dahms; Hall; Newman; Osmek; and Senjem.

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senators: Carlson, Champion, Clause, Eaton, Franzen, Hayden, Klein, Laine, Latz, Little, Newton, Rest, Sparks, Torres Ray, and Wiklund.

So the bill, as amended, was repassed and its title was agreed to.

MESSAGES FROM THE HOUSE - CONTINUED

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S.F. No. 3745: A bill for an act relating to local government; permitting addition of unorganized territory in Itasca County to Harris Township, notwithstanding the petition requirement.

Senate File No. 3745 is herewith returned to the Senate.

Patrick D. Murphy, Chief Clerk, House of Representatives

Senjem Simonson Tomassoni Torres Ray Utke Weber Westrom Wiger Wiklund

Returned May 17, 2020

CONCURRENCE AND REPASSAGE

Senator Eichorn moved that the Senate concur in the amendments by the House to S.F. No. 3745 and that the bill be placed on its repassage as amended. The motion prevailed.

S.F. No. 3745 was read the third time, as amended by the House, and placed on its repassage.

The question was taken on the repassage of the bill, as amended.

The roll was called, and there were yeas 61 and nays 6, as follows:

Those who voted in the affirmative were:

Abeler	Eaton	Ingebrigtsen	Mathews	
Anderson, B.	Eichorn	Isaacson	Miller	
Anderson, P.	Eken	Jasinski	Nelson	
Bakk	Franzen	Jensen	Newman	
Benson	Frentz	Johnson	Newton	
Bigham	Gazelka	Kent	Osmek	
Chamberlain	Goggin	Kiffmeyer	Pappas	
Clausen	Hall	Koran	Pratt	
Cohen	Hawj	Laine	Rarick	
Cwodzinski	Hayden	Lang	Relph	
Dahms	Hoffman	Limmer	Rest	
Draheim	Housley	Little	Rosen	
Dziedzic	Howe	Marty	Ruud	

Pursuant to Rule 40, Senator Benson cast the affirmative vote on behalf of the following Senators: Anderson, B.; Dahms; Hall; Newman; and Osmek.

Pursuant to Rule 40, Senator Kent cast the affirmative vote on behalf of the following Senators: Clausen, Eaton, Franzen, Laine, Little, Newton, Rest, Torres Ray, and Wiklund.

Those who voted in the negative were:

Carlson Dibble Latz Champion Klein Sparks

Pursuant to Rule 40, Senator Kent cast the negative vote on behalf of the following Senators: Carlson, Champion, Klein, Latz, and Sparks.

So the bill, as amended, was repassed and its title was agreed to.

MESSAGES FROM THE HOUSE - CONTINUED

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, herewith returned: S.F. No. 3204.

Patrick D. Murphy, Chief Clerk, House of Representatives

Returned May 17, 2020

Mr. President:

I have the honor to inform you that the House of Representatives of the State of Minnesota is about to adjourn the 91st Session sine die.

Patrick D. Murphy, Chief Clerk, House of Representatives

Transmitted May 17, 2020

RECESS

Senator Hayden moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

ADJOURNMENT

Senator Cohen moved that the Senate do now adjourn sine die. The motion prevailed.

Cal R. Ludeman, Secretary of the Senate