S.F. No. 1456 and H.F. No. 1620, which had been referred to the Chief Clerk for comparison, were examined and found to be not identical.

The following document shows the differences between S.F. No. 1456, the second engrossment, and H.F. No. 1620, as introduced.

May 11, 2017

Patrick D. Murphy Chief Clerk, House of Representatives

Explanation of Comparison Reports

When a Senate File is received from the Senate, it is given its first reading and must be referred to the appropriate standing committee or division under Rule 1.11.

But if the House File companion of that Senate File has already been reported out of Committee and given its second reading and is on the General Register, the Senate File must be referred to the Chief Clerk for comparison pursuant to Rule 1.15.

The Chief Clerk reports whether the bills were found to be identical or not identical. Once the bills have been compared and the differences have been reported, the Senate File is given its second reading and is substituted for the House File. The House File is then considered withdrawn.

Pursuant to rule 3.33, if the bills are not identical and the chief author of the bill wishes to use the House language, the chief author must give notice of their intent to substitute the House language when the bill is placed on the Calendar for the Day or the Fiscal Calendar. If the chief author of the bill wishes to keep the Senate language, no action is required.

1.1

S1456-2

1.1 1.2 1.3	A bill for an act relating to economic development; temporarily modifying the restrictions on use of Minnesota investment fund local government loan repayment funds.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5 1.6	Section 1. ONETIME EXCEPTION TO RESTRICTIONS ON USE OF MINNESOTA INVESTMENT FUND LOCAL GOVERNMENT LOAN REPAYMENT FUNDS.
1.7 1.8 1.9	Notwithstanding Minnesota Statutes, section 116J.8731, subdivision 2, a home rule charter or statutory city, county, or town that has uncommitted money received from repayment of funds awarded under Minnesota Statutes, section 116J.8731, may choose to
1.10	transfer 20 percent of the balance of that money to the state general fund before June 30,
1.11	2018. Any local entity that does so may then use the remaining 80 percent of the uncommitted
1.12	money for any purposes not otherwise forbidden by law other than Minnesota Statutes,
1.13	section 116J.8731.

- 1.2 relating to economic development; temporarily modifying the restrictions on use
- 1.3 of Minnesota investment fund local government loan repayment funds.
- 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.5 Section 1. ONETIME EXCEPTION TO RESTRICTIONS ON USE OF MINNESOTA

- 1.6 **INVESTMENT FUND LOCAL GOVERNMENT LOAN REPAYMENT FUNDS.**
- 1.7 Notwithstanding Minnesota Statutes, section 116J.8731, a home rule charter or statutory
- 1.8 city, county, or town that has uncommitted money received from repayment of funds awarded
- 1.9 under Minnesota Statutes, section 116J.8731, may choose to transfer 20 percent of the
- 1.10 balance of that money to the state general fund before June 30, 2018. Any local entity that
- 1.11 does so may then use the remaining 80 percent of the uncommitted money for any lawful
- 1.12 economic development purpose, including community development planning and loans to
- 1.13 retail businesses, but excluding purposes otherwise prohibited by Minnesota Statutes, section
- 1.14 **116J.8731**.