H	IF3454 SECOND ENGROSSME	NT	REVISOR	BD		H3454-2
	nt can be made available formats upon request	State of	of Minnesot	a	Printed Page No.	313
	HOUSE (OF RI	EPRESE	NTATIVI h. f	ES '. No.	3454
02/12/2024 03/20/2024 04/04/2024	Authored by Norris The bill was read for the first time and ref Adoption of Report: Placed on the Genera Read for the Second Time Calendar for the Day Read for the Third Time			nd Military Affairs Fina	nce and Poli	су

	Read for the Third Time
	Passed by the House and transmitted to the Senate
05/01/2024	Passed by the Senate as Amended and returned to the House
	The House concurred in the Senate Amendments
	Read Third Time as Amended by the Senate
	Bill was repassed as Amended by the Senate
05/07/2024	Presented to Governor
05/08/2024	Governor Approval

1.1	A bill for an act
1.2	relating to veterans and military affairs; expanding the powers of the adjutant
1.3	general; modifying veterans home provisions; modifying provisions related to
1.4	armories; amending policy provisions related to veterans; extending the availability
1.5	of a grant for the veterans Meals on Wheels program; amending Minnesota Statutes
1.6	2022, sections 13.02, subdivision 3a; 13.785; 190.16, subdivisions 3, 6a; 192.25;
1.7	192.501, by adding a subdivision; 192.67; 193.143; 193.29, subdivisions 1, 4;
1.8	193.36, subdivisions 2, 3, by adding subdivisions; 197.63, subdivision 1; 198.005;
1.9	198.006; 375.34; 375.35; 609.396; Laws 2010, chapter 333, article 2, section 23,
1.10	as amended; Laws 2023, chapter 38, article 1, section 3, subdivisions 2, 3.
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	Section 1. Minnesota Statutes 2022, section 13.02, subdivision 3a, is amended to read:
1.13	Subd. 3a. Criminal justice agencies. "Criminal justice agencies" means all state and

1.14 local prosecution authorities, all state and local law enforcement agencies, the Sentencing

- 1.15 Guidelines Commission, the Bureau of Criminal Apprehension, the Department of
- 1.16 Corrections, the Minnesota National Guard, and all probation officers who are not part of
- 1.17 the judiciary.
- 1.18 Sec. 2. Minnesota Statutes 2022, section 13.785, is amended to read:

1.19 **13.785 VETERANS OR MILITARY AFFAIRS DATA CODED ELSEWHERE.**

- 1.20 Subdivision 1. Scope. The sections referred to in this section are codified outside this
- 1.21 chapter. Those sections classify veterans <u>or military affairs</u> data as other than public, place
- 1.22 restrictions on access to government data, or involve data sharing.

- Subd. 2. Department of Veterans Affairs. (a) Certain veterans benefits and military 2.1 certificates of discharge. Access to military certificates of discharge and to files pertaining 2.2 to claims for certain veterans benefits is governed by section 196.08. 2.3 (b) Environmental Hazards Information and Assistance Act. Disclosure of summary 2.4 data and of the identity of a veteran about whom information is received under sections 2.5 196.19 to 196.26, is governed by section 196.25. 2.6 Subd. 3. Veterans rewards and privileges; service officers. Data maintained by county 2.7 veterans service officers are classified under section 197.603. 2.8 Subd. 4. Deceased veterans data. Data relating to veterans deceased as a result of 2.9 service-connected causes are classified under section 197.225. 2.10 Subd. 5. Veterans stable housing. Data maintained for purposes of the veterans stable 2.11 housing initiative is classified under section 196.081. 2.12 Subd. 6. Service member data; disclosure to adjutant general. Access to data on a 2.13 service member of the military forces by the adjutant general of the Minnesota National 2.14 Guard is governed by section 192.67, subdivision 2. 2.15 Sec. 3. Minnesota Statutes 2022, section 190.16, subdivision 3, is amended to read: 2.16 Subd. 3. Contracts; agreements. When prescribed or required by the laws of the United 2.17 States and any rules or regulations made thereunder, and Notwithstanding any state law to 2.18 the contrary, the adjutant general shall be the contracting authority and officer for any 2.19 construction, improvement or maintenance program or project, or any other program or 2.20 project financed either in whole or in part by moneys made available by the federal 2.21 government and may execute agreements and contracts for and in behalf of the state therefor, 2.22 including a dedication of the primary use and purpose of such buildings, air bases, roads, 2.23 utilities or other structures or facilities required in the training, housing, and maintenance 2.24 of the military forces of the state for periods up to and including 25 years. 2.25 Sec. 4. Minnesota Statutes 2022, section 190.16, subdivision 6a, is amended to read: 2.26 Subd. 6a. Rental of Camp Ripley military facilities. The adjutant general or the adjutant 2.27 general's designee may rent buildings or other facilities at Camp Ripley of the Minnesota 2.28 National Guard to persons under terms and conditions specified by the adjutant general or 2.29 designee. Subject to any prohibitions or restrictions in any agreement between the United 2.30 States and the state of Minnesota, proceeds of rentals under this subdivision must be applied 2.31 as follows: 2.32
 - Sec. 4.

- 3.1 (1) payment of increased utilities, maintenance, or other costs directly attributable to
 3.2 the rental;
- 3.3 (2) other operating and maintenance or repair costs for the building or facility being
 3.4 rented; and
- 3.5 (3) maintenance and improvement of buildings or other facilities at Camp Ripley.
- 3.6 Rentals under this subdivision must be made under terms and conditions that do not conflict
- 3.7 with the use of <u>Camp Ripley</u> the facilities for military purposes.
- 3.8 Sec. 5. Minnesota Statutes 2022, section 192.25, is amended to read:
- 3.9 **192.25 EXEMPTION FROM PROCESS; TRANSFER TO CIVIL AUTHORITIES.**
- <u>Subdivision 1.</u> Exemption from process. No member of the guard shall be arrested, or served with any summons, order, warrant or other civil process after having been ordered to any duty or while going to, attending or returning from any place to which the member is required to go for military duty; but nothing herein shall prevent an arrest by order of a military officer or for a felony or breach of the peace committed while not in the actual performance of assigned duties. The articles of equipment personally owned by such members shall be exempt from seizure or sale for debt.
- 3.17 Subd. 2. Transfer to civil authorities. When probable cause exists that a criminal
- 3.18 offense, other than a crime designated as a purely military offense in section 192A.021, has
- 3.19 been committed by any officer or enlisted member of the military forces while on duty
- 3.20 status other than federal duty, the officer or enlisted member may be turned over by superior
- 3.21 officers to the proper civil authorities of the county or municipality in which the offense
- 3.22 occurred for adjudication of such crime, to include imposition of pretrial restraint, but trial
- 3.23 and punishment by the civil authorities shall not preclude trial and additional punishment
- 3.24 or dismissal from the service by court-martial for any military offense resulting from the
- 3.25 <u>commission of said crime.</u>

- 3.28 Subd. 1e. Referral bonus program. (a) The adjutant general may establish a program
 3.29 to provide a bonus for referrals leading to enlistment in or commissioning into the Minnesota
 3.30 National Guard.
- 3.31 (b) The adjutant general may determine eligibility criteria for the bonus. The adjutant
 3.32 general must specify all criteria for the bonus in regulations and publish changes as necessary.

^{3.26} Sec. 6. Minnesota Statutes 2022, section 192.501, is amended by adding a subdivision to
3.27 read:

4.1	(c) The referral bonus payments must be made on a schedule that is determined and
4.2	published in department regulations by the adjutant general.
4.3	(d) If the adjutant general determines that a referral bonus was paid to an individual who
4.4	was ineligible, the adjutant general may seek to recoup the bonus.
4.5	(e) If the adjutant general implements a referral bonus program, the adjutant general
4.6	<u>must:</u>
4.7	(1) notify the legislative committees with jurisdiction over the Minnesota National Guard;
4.8	(2) develop internal controls for the referral bonus program aimed at preventing fraud,
4.9	waste, and abuse of government resources, and publish these internal controls in regulation;
4.10	(3) by January 16 each year, submit regulations developed under this subdivision to the
4.11	legislative committees with jurisdiction over the Minnesota National Guard; and
4.12	(4) maintain an accurate record of the recipients and benefits paid under this subdivision
4.13	and summarize this information in the agency performance report, including information
4.14	regarding the rank and unit locations of bonus recipients.
4.15	Sec. 7. Minnesota Statutes 2022, section 192.67, is amended to read:
4.16	192.67 OFFENDERS; TRANSFER TO CIVIL AUTHORITIES; SERVICE
4.16 4.17	192.67 OFFENDERS; TRANSFER TO CIVIL AUTHORITIES; SERVICE MEMBER DATA.
4.17	MEMBER DATA.
4.17 4.18	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed
4.174.184.19	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than
4.174.184.194.20	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the
4.174.184.194.204.21	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for
 4.17 4.18 4.19 4.20 4.21 4.22 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not
 4.17 4.18 4.19 4.20 4.21 4.22 4.23 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not preclude trial and additional punishment or dismissal from the service by court-martial for
 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not preclude trial and additional punishment or dismissal from the service by court-martial for any military offense resulting from the commission of said crime.
 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not preclude trial and additional punishment or dismissal from the service by court-martial for any military offense resulting from the commission of said crime. Subd. 2. Service member data. Notwithstanding any provision of chapter 13 or other
 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not preclude trial and additional punishment or dismissal from the service by court-martial for any military offense resulting from the commission of said crime. Subd. 2. Service member data. Notwithstanding any provision of chapter 13 or other state law, all confidential data on individuals and private data on individuals, as defined by
 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not preclude trial and additional punishment or dismissal from the service by court-martial for any military offense resulting from the commission of said crime. Subd. 2. Service member data. Notwithstanding any provision of chapter 13 or other state law, all confidential data on individuals and private data on individuals, as defined by section 13.02, subdivisions 3 and 12, pertaining to any service member of the military forces
 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not preclude trial and additional punishment or dismissal from the service by court-martial for any military offense resulting from the commission of said crime. Subd. 2. Service member data. Notwithstanding any provision of chapter 13 or other state law, all confidential data on individuals and private data on individuals, as defined by section 13.02, subdivisions 3 and 12, pertaining to any service member of the military forces and maintained by any government entity, including but not limited to investigative reports
 4.17 4.18 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 4.29 	MEMBER DATA. Subdivision 1. Transfer to civil authorities. When any criminal offense is committed by any officer or enlisted member of the military forces while on duty status other than federal duty, the officer or enlisted member shall be turned over by superior officers to the proper civil authorities of the county or municipality in which the offense occurred for punishment for such crime, but such trial and punishment by the civil authorities shall not preclude trial and additional punishment or dismissal from the service by court-martial for any military offense resulting from the commission of said crime. Subd. 2. Service member data. Notwithstanding any provision of chapter 13 or other state law, all <u>confidential data on individuals and private data on individuals, as defined by</u> section 13.02, subdivisions 3 and 12, pertaining to any service member of the military forces and maintained by any government entity, including but not limited to investigative reports and law enforcement data , including but not limited to all data collected and defined under

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and records obtained under this subdivision may be accessed, copied, transmitted, or provided 5.1 to the adjutant general without a court order or request from the subject of the data when

the matter involves any officer or enlisted member of the military forces. The adjutant 5.3

- general may only use data made accessible under this subdivision in support of military 5.4
- justice and Minnesota National Guard administrative and disciplinary actions. 5.5

Sec. 8. Minnesota Statutes 2022, section 193.143, is amended to read: 5.6

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193.143 STATE ARMORY BUILDING COMMISSION, POWERS.

5.8 Such corporation, subject to the conditions and limitations prescribed in sections 193.141 to 193.149, shall possess all the powers of a body corporate necessary and convenient to 5.9 accomplish the objectives and perform the duties prescribed by sections 193.141 to 193.149, 5.10 including the following, which shall not be construed as a limitation upon the general powers 5.11 hereby conferred: 5.12

(1) To acquire by lease, purchase, gift, or condemnation proceedings all necessary right, 5.13 title, and interest in and to the lands required for a site for a new armory and all other real 5.14 or personal property required for the purposes contemplated by the Military Code and to 5.15 hold and dispose of the same, subject to the conditions and limitations herein prescribed; 5.16 provided that any such real or personal property or interest therein may be so acquired or 5.17 accepted subject to any condition which may be imposed thereon by the grantor or donor 5.18 and agreed to by such corporation not inconsistent with the proper use of such property by 5.19 the state for armory or military purposes as herein provided. 5.20

(2) To exercise the power of eminent domain in the manner provided by chapter 117, 5.21 for the purpose of acquiring any property which such corporation is herein authorized to 5.22 acquire by condemnation; provided, that the corporation may take possession of any such 5.23 property so to be acquired at any time after the filing of the petition describing the same in 5.24 condemnation proceedings; provided further, that this shall not preclude the corporation 5.25 from abandoning the condemnation of any such property in any case where possession 5.26 thereof has not been taken. 5.27

(3) To construct and equip new armories as authorized herein; to pay therefor out of the 5.28 funds obtained as hereinafter provided and to hold, manage, and dispose of such armory, 5.29 equipment, and site as hereinafter provided. The total amount of bonds issued on account 5.30 of such armories shall not exceed the amount of the cost thereof; provided also, that the 5.31 total bonded indebtedness of the commission shall not at any time exceed the aggregate 5.32 sum of \$15,000,000. 5.33

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6.1 (4) To provide partnerships with federal and state governments and to match federal and6.2 local funds, when available.

6.3 (5) To sue and be sued.

6.4 (6) To contract and be contracted with in any matter connected with any purpose or
6.5 activity within the powers of such corporations as herein specified; provided, that no officer
6.6 or member of such corporation shall be personally interested, directly or indirectly, in any
6.7 contract in which such corporation is interested.

(7) To employ any and all professional and nonprofessional services and all agents, 6.8 employees, workers, and servants necessary and proper for the purposes and activities of 6.9 such corporation as authorized or contemplated herein and to pay for the same out of any 6.10 portion of the income of the corporation available for such purposes or activities. The officers 6.11 and members of such corporation shall not receive any compensation therefrom, but may 6.12 receive their reasonable and necessary expenses incurred in connection with the performance 6.13 of their duties; provided however, that whenever the duties of any member of the commission 6.14 require full time and attention the commission may compensate the member therefor at such 6.15 rates as it may determine. 616

6.17 (8) To borrow money and issue bonds for the purposes and in the manner and within
6.18 the limitations herein specified, and to pledge any and all property and income of such
6.19 corporation acquired or received as herein provided to secure the payment of such bonds,
6.20 subject to the provisions and limitations herein prescribed, and to redeem any such bonds
6.21 if so provided therein or in the mortgage or trust deed accompanying the same.

(9) To use for the following purposes any available money received by such corporation
from any source as herein provided in excess of those required for the payment of the cost
of such armory and for the payment of any bonds issued by the corporation and interest
thereon according to the terms of such bonds or of any mortgage or trust deed accompanying
the same:

6.27 (a) to pay the necessary incidental expenses of carrying on the business and activities6.28 of the corporation as herein authorized;

- (b) to pay the cost of operating, maintaining, repairing, and improving such new armories;
 (c) if any further excess money remains, to purchase upon the open market at or above
 or below the face or par value thereof any bonds issued by the corporation as herein
 authorized, provided that any bonds so purchased shall thereupon be canceled.
- 6.33 (10) To adopt and use a corporate seal.

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(11) To adopt all needful bylaws and rules for the conduct of business and affairs of
such corporation and for the management and use of all armories while under the ownership
and control of such corporation as herein provided, not inconsistent with the use of such
armory for armory or military purposes.

7.5 (12) Such corporation shall issue no stock.

(13) No officer or member of such corporation shall have any personal share or interest
in any funds or property of the corporation or be subject to any personal liability by reason
of any liability of the corporation.

(14) The Minnesota State Armory Building Commission created under section 193.142 7.9 shall keep all money and credits received by it as a single fund, to be designated as the 7.10 "Minnesota State Armory Building Commission fund," with separate accounts for each 7.11 armory; and the commission may make transfers of money from funds appertaining to any 7.12 armory under its control for use for any other such armory; provided such transfers shall 7.13 be made only from money on hand, from time to time, in excess of the amounts required 7.14 to meet payments of interest or principal on bonds or other obligations appertaining to the 7.15 armory to which such funds pertain and only when necessary to pay expenses of construction, 7.16 operation, maintenance, and debt service, and other obligations reasonable and necessary, 7.17 of such other armory; provided further, no such transfer of any money paid for the support 7.18 of any armory by the municipality in which such armory is situated shall be made by the 7.19 commission. 7.20

(15) The corporation created under section 193.142 may designate one or more state or
national banks as depositories of its funds, and may provide, upon such conditions as the
corporation may determine, that the treasurer of the corporation shall be exempt from
personal liability for loss of funds deposited in any such depository due to the insolvency
or other acts or omissions of such depository.

(16) The governor is empowered to apply for grants of money, equipment, and materials 7.26 which may be made available to the states by the federal government for leasing, building, 7.27 7.28 and equipping armories for the use of the military forces of the state which are reserve components of the armed forces of the United States, whenever the governor is satisfied 7.29 that the conditions under which such grants are offered by the federal government, are for 7.30 the best interests of the state and are not inconsistent with the laws of the state relating to 7.31 armories, and to accept such grants in the name of the state. The Minnesota State Armory 7.32 Building Commission is designated as the agency of the state to receive such grants and to 7.33

- use them for armory purposes as prescribed in this chapter, and by federal laws, and
 regulations not inconsistent therewith.
- 8.3 Sec. 9. Minnesota Statutes 2022, section 193.29, subdivision 1, is amended to read:

Subdivision 1. Armory board. The adjutant general may delegate authority for the 8.4 control, operation, and use of each armory building and grounds occupied by any of the 8.5 military forces of the state shall be vested in to an armory board consisting of officers, 8.6 warrant officers, or enlisted personnel representing the organization or organizations 8.7 quartered therein, as hereinafter provided, except that the commission-owned armories 8.8 which have been or may be constructed or acquired and operated under the provisions of 8.9 sections 193.139 to 193.149, and acts supplementary thereto shall be controlled and operated 8.10 as provided therein. 8.11

8.12 Sec. 10. Minnesota Statutes 2022, section 193.29, subdivision 4, is amended to read:

Subd. 4. Rentals; proceeds. The armory board may rent an armory to entities or 8.13 individuals under terms and conditions the board determines as determined by the adjutant 8.14 general, but rentals may not conflict with the use of the armory for military purposes. The 8.15 proceeds of rentals and all other income accruing to each armory constitutes the armory 8.16 fund and must be applied by the armory board of each armory, as the adjutant general shall 8.17 direct, for its maintenance, extension, improvement, and equipment, but all armory funds 8.18 and all allowances from the state accruing to commission-owned armories must be paid to 8.19 the commission. 8.20

8.21

Sec. 11. Minnesota Statutes 2022, section 193.36, subdivision 2, is amended to read:

Subd. 2. May sell and convey property in certain cases. In any case when the adjutant 8.22 general finds it advantageous for military training, the adjutant general may sell and convey 8.23 property to the municipality or county in which the property is located at a price to be 8.24 determined by an appraiser to be selected by the adjutant general. The money received must 8.25 be credited to the general fund and is appropriated to the adjutant general to be used: (1) as 8.26 a contribution for the construction or acquisition of an armory, armories, or armory facilities 8.27 to replace the one sold; or (2) for the maintenance, operation, repair, rehabilitation, or 8.28 improvement of existing armory facilities. The money may also be transferred to the 8.29 Minnesota State Armory Commission: (1) for the replacement of an armory, armories, or 8.30 armory facilities constructed or acquired by the commission; or (2) for the maintenance, 8.31 operation, repair, rehabilitation, or improvement of facilities owned by the commission. If 8.32 the money received is not expended for the purposes stated in this subdivision within ten 8.33

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9.1 years after the old armory has been sold, the appropriation to the adjutant general as provided
9.2 in this subdivision lapses. In the event that both the municipality and the county desire to
9.3 purchase the armory, the municipality must be given first priority to purchase the armory.
9.4 In addition to money, the adjutant general may consider local government contributions to

- 9.5 include the donation of land, provision of utilities to provide for a new armory, or other
- 9.6 expenditures by the municipality or county.

9.7 If the municipality or county does not purchase the property after a reasonable
9.8 opportunity, the adjutant general may sell and convey it to any person after a public sale of
9.9 the property by first advertising for bids or proposals for three consecutive weeks in a
9.10 newspaper of general circulation in the area that the property is located and accepting the
9.11 proposal most favorable to the department. The adjutant general may reject all proposals.
9.12 The proceeds of the sale must be credited as provided in this subdivision. The adjutant
9.13 general may lease any armory remaining unsold to the municipality for public purposes.

9.14 Sec. 12. Minnesota Statutes 2022, section 193.36, is amended by adding a subdivision to 9.15 read:

9.16 Subd. 2a. May sell and convey property in certain cases to limited resource

9.17 **municipalities.** The adjutant general may sell and convey property to a municipality at a

9.18 price to be determined by the adjutant general with the condition that the property remain

- 9.19 <u>in public use by the municipality for no less than 25 years, if the adjutant general:</u>
- 9.20 (1) finds it advantageous for military training;
- 9.21 (2) intends to sell and convey property located in a municipality; and
- 9.22 (3) determines that the municipality in which the property is located lacks sufficient
- 9.23 property tax base or other resources to purchase the property at the appraised value.
- 9.24 Sec. 13. Minnesota Statutes 2022, section 193.36, is amended by adding a subdivision to
 9.25 read:

9.26 Subd. 2b. Exchange of property. The adjutant general with the approval of the Land

- 9.27 Exchange Board may exchange any property for any publicly or privately held property
- 9.28 without regard for value when the adjutant general finds it advantageous for military training,
- 9.29 operations, or reduction of management costs.

Sec. 14. Minnesota Statutes 2022, section 193.36, subdivision 3, is amended to read: 10.1

Subd. 3. Disposition of unsuitable armory sites and buildings. The adjutant general 10.2 with the approval of the governor, may sell and convey on behalf of the state any state 10.3 armory sites and buildings which in the judgment of the adjutant general are unsuitable for 10.4 military purposes or which have been condemned by proper authority as unsafe. Money 10.5 received from the sale of such armories shall be paid into the state treasury and credited to 10.6 the general fund maintenance appropriation of the Department of Military Affairs or the 10.7 Minnesota State Armory Building Commission as determined by the adjutant general. 10.8

Sec. 15. Minnesota Statutes 2022, section 193.36, is amended by adding a subdivision to 10.9 read: 10.10

Subd. 4. **Bond financed property.** Notwithstanding a provision to the contrary in this 10.11 section, all conveyances, sales, or exchanges under this section of state bond financed 10.12 property, as defined in section 16A.695, subdivision 1, are subject to section 16A.695, 10.13 subdivision 3. 10.14

Sec. 16. Minnesota Statutes 2022, section 197.63, subdivision 1, is amended to read: 10.15

Subdivision 1. Issuance without charge. A certified copy of a birth, death, marriage, 10.16 divorce, dissolution of marriage record, or certified copy of veteran's discharge recorded 10.17 pursuant to section 386.20, shall be issued promptly by the officer charged with the keeping 10.18 of the records upon the request of, and without any charge to, any veteran, the surviving 10.19 spouse or next of kin of the veteran, a county veteran service officer appointed pursuant to 10.20 section 197.60, or a service officers officer of any veterans organization chartered by the 10.21 10.22 Congress of the United States, or the Department of Veterans Affairs, for use in the presentation of claims to the United States Veterans Administration or in connection with 10.23 any veterans organization or the Department of Veterans Affairs. The word "veteran" as 10.24 used in this section means any man or woman who is a veteran as defined in section 197.447, 10.25 and who is a citizen of the United States or resident alien. 10.26

Sec. 17. Minnesota Statutes 2022, section 198.005, is amended to read: 10.27

10.28

198.005 ADMINISTRATORS.

The commissioner shall appoint an administrator for each of the veterans homes. The 10.29 administrators act as the administrative head for their respective veterans homes. The 10.30 administrators shall have a current Minnesota nursing home administrator's license and shall 10.31 serve in the unclassified service. The salaries of the administrators are not subject to section 10.32

11.1 43A.17, subdivision 1. The administrators serve at the pleasure of the commissioner and

11.2 report directly to the commissioner.

11.3 Sec. 18. Minnesota Statutes 2022, section 198.006, is amended to read:

11.4 **198.006 SUPPLEMENTAL PROGRAMS.**

(a) The commissioner must work with federal, state, local, and private agencies to develop
alternative institutional and noninstitutional care programs for veterans to supplement the
mission of the homes. Veterans shall be afforded the least restrictive, most appropriate level
of care available.

(b) The commissioner may work with federal, state, local, and private entities to make
available appropriate dental services for veterans homes residents. The commissioner may
engage with the United States Department of Veterans Affairs to support the dental benefits
program authorized under this paragraph.

(c) The commissioner may provide adult day care center programs that offer therapeutic
and rehabilitation health care services to veterans and support services for caregivers of
veterans. If the commissioner provides adult day care center programs, the commissioner
may collect fees from program participants. The commissioner is authorized to apply for
and accept federal funding for purposes of this paragraph.

11.18 (d) The commissioner may operate a central pharmacy to provide any veterans home

11.19 resident with pharmaceuticals prescribed as part of the resident's care plan. Any pharmacy

11.20 <u>established under this paragraph must comply with state and federal law, including any</u>

11.21 applicable rules. The commissioner may engage with the United States Department of

11.22 Veterans Affairs to support the central pharmacy authorized under this paragraph.

11.23 Sec. 19. Minnesota Statutes 2022, section 375.34, is amended to read:

11.24 375.34 MEMORIAL DAY <u>AND VETERANS DAY</u>, APPROPRIATION FOR 11.25 OBSERVANCE.

11.26The county board of each county may appropriate funds from the revenue fund of the11.27county not more than \$3,500 annually to aid in the observance of Memorial Day in11.28commemoration of the noble and valiant deeds of the nation's soldier dead and Veterans11.29Day.

12.1 Sec. 20. Minnesota Statutes 2022, section 375.35, is amended to read:

12.2 375.35 \$300 APPROPRIATIONS TO MILITARY SERVICE ORGANIZATIONS 12.3 FOR MEMORIAL DAY AND VETERANS DAY.

A county board may also appropriate <u>funds</u> annually not more than \$300 to each post of a recognized military service persons' organization or society, holding charter from Congress or incorporated in this state, organized and existing in the county, to defray the expenses of Memorial Day and Veterans Day exercises.

12.8 Sec. 21. Minnesota Statutes 2022, section 609.396, is amended to read:

12.9 609.396 UNAUTHORIZED PRESENCE AT CAMP RIPLEY ON MILITARY 12.10 INSTALLATIONS.

12.11 Subdivision 1. Misdemeanor. A person is guilty of a misdemeanor if the person

12.12 intentionally and without the authorization of the adjutant general or a duly appointed

12.13 <u>commander in accordance with federal regulations enters or is present on the Camp Ripley</u>

12.14 Military Reservation or in any campground, any military reservation, any armory, any

installation, or any facility owned or controlled by the state or federal government for
military purposes.

Subd. 2. Felony. A person is guilty of a felony and may be sentenced to not more than
five years imprisonment or to payment of a fine of not more than \$10,000, or both, if:

(1) the person intentionally enters or is present in an area at the Camp Ripley Military
 Reservation that is posted by order of the adjutant general as restricted for weapon firing
 or other hazardous military activity; and

(2) the person knows that doing so creates a risk of death, bodily harm, or serious propertydamage.

Sec. 22. Laws 2010, chapter 333, article 2, section 23, as amended by Laws 2011, First
Special Session chapter 12, section 47, is amended to read:

12.26 Sec. 23. PLANNING NEW VETERANS CEMETERIES.

(a) The commissioner of veterans affairs shall determine a suitable site and plan for
three four new state veterans cemeteries, one to be located in northeastern Minnesota, one
to be located in northwestern Minnesota, one to be located in southeastern Minnesota, and
one to be located in southwestern Minnesota. In determining the site for a cemetery, the
commissioner shall consider available public land options and shall seek proposals for

13.1 13.2	donated land from interested counties, local communities, civic organizations, veterans service organizations, and individuals.
13.3	(b) For determining the veterans cemetery site in southeastern Minnesota, the
13.4	commissioner shall give priority consideration to land owned and proposed for donation
13.5	by the county of Fillmore.
13.6	(c) The commissioner's planning process for a state veterans cemetery must include, at
13.7	a minimum, the following actions:
13.8	(1) determining the need for the cemetery;
13.9	(2) investigating the availability of suitable land for the cemetery;
13.10	(3) assessment of impacts of the cemetery;
13.11	(4) encouragement of support from veteran service organizations and local governments;
13.12	and
13.13	(5) preparation and submission of a preapplication for a grant from the United States
13.14	Department of Veterans Affairs for commitment of funding for establishing the cemetery.
13.15	(d) By January 15, 2011, the commissioner shall report to the chair and ranking minority
13.16	member of the house of representatives and senate committees having responsibility for
13.17	veterans affairs with a report of the commissioner's progress in implementing this section.
13.18	EFFECTIVE DATE. This section is effective the day following final enactment.
13.19	Sec. 23. Laws 2023, chapter 38, article 1, section 3, subdivision 2, is amended to read:
13.20	Subd. 2. Veterans Programs and Services 56,523,000 31,214,000
13.21	The amounts that may be spent for each
13.22	purpose are specified in the following
13.23	subdivisions. The base is \$30,258,000 in fiscal
13.24	year 2026 and each fiscal year thereafter.
13.25	(a) State's Veterans Cemeteries. \$4,282,000
13.26	each year is for the operation of the state's
13.27	veterans cemeteries. The base for this
13.28	appropriation is \$3,782,000 in fiscal year 2026
13.29	and each fiscal year thereafter.
13.30	(b) Veterans Service Organizations.
13.31	\$500,000 each year is for grants to the

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14.1	following congressionally chartered veterans
14.2	service organizations as designated by the
14.3	commissioner: Disabled American Veterans,
14.4	Military Order of the Purple Heart, the
14.5	American Legion, Veterans of Foreign Wars,
14.6	Vietnam Veterans of America, AMVETS, and
14.7	Paralyzed Veterans of America. This funding
14.8	must be allocated in direct proportion to the
14.9	funding currently being provided by the
14.10	commissioner to these organizations.
14.11	(c) Honor Guards. \$200,000 each year is for
14.12	compensation for honor guards at the funerals
14.13	of veterans under Minnesota Statutes, section
14.14	197.231.
14.15	(d) Minnesota GI Bill. \$200,000 each year is
14.16	for the costs of administering the Minnesota
14.17	GI Bill postsecondary educational benefits,
14.18	on-the-job training, and apprenticeship
14.19	program under Minnesota Statutes, section
14.20	197.791.
14.21	(e) Gold Star Program. \$100,000 each year
14.22	is for administering the Gold Star Program for
14.23	surviving family members of deceased
14.24	veterans.
14.25	(f) County Veterans Service Office.
14.26	\$1,550,000 each year is for funding the
14.27	County Veterans Service Office grant program
14.28	under Minnesota Statutes, section 197.608.
14.29	(g) Camp Bliss . \$150,000 each year is for a
14.30	grant to Camp Bliss as provided under article
14.31	2, section 9.

14.32 (h) Veterans on the Lake. \$50,000 each year

14

- 14.33 is for a grant to Veterans on the Lake for
- 14.34 expenses related to retreats for veterans,

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including therapy, transportation, and activities 15.1 customized for veterans. These are onetime 15.2 15.3 appropriations.

(i) Veteran Resilience Project. \$300,000 each 15.4 year is for a grant to the veteran resilience 15.5 project. Grant funds must be used to make eye 15.6 movement desensitization and reprocessing 15.7 15.8 therapy available to veterans, veterans' spouses, current military service members, 15.9 and current military service members' spouses 15.10 who are suffering from posttraumatic stress 15.11 disorder and trauma. The base for this 15.12 appropriation is \$200,000 in fiscal year 2026 15.13 and each fiscal year thereafter. 15.14

The veteran resilience project must report to 15.15 the commissioner of veterans affairs and the

chairs and ranking minority members of the 15.17

15.16

15.18

legislative committees with jurisdiction over

veterans affairs policy and finance by January 15.19

15 of each year on the program. The report 15.20

must include an overview of the program's 15.21

budget, a detailed explanation of program 15.22

expenditures, the number of veterans and 15.23

15.24 service members served by the program, and

a list and explanation of the services provided 15.25 to program participants. 15.26

(j) **CORE Program.** \$1,225,000 each year is 15.27

for the Counseling and Case Management 15.28

15.29 Outreach Referral and Education (CORE) program. 15.30

15.31 (k) LinkVet Call Center. \$369,000 each year is for the operation of the state's LinkVet Call 15.32 Center. 15.33

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16.1	(1) Recently Separated Veterans Program.
16.2	\$350,000 each year is for operation of the
16.3	recently separated veterans program. The
16.4	commissioner of veterans affairs may use
16.5	Department of Defense and other veteran data
16.6	that were provided with an appropriate
16.7	disclosure to assist with connecting veterans
16.8	to resources and new programming. The
16.9	commissioner may use money for personnel,
16.10	research, marketing, technology solutions, and
16.11	professional or technical contracts. The base
16.12	for this appropriation is \$300,000 in fiscal year
16.13	2026 and each fiscal year thereafter.
16.14	(m) Homeless Veterans and SOAR
16.15	Program. \$1,035,000 each year is to operate
16.16	the homeless veteran registry and homeless
16.17	programs and to assist veterans, former service
16.18	members, and veterans' and former service
16.19	members' dependents with obtaining federal
16.20	benefits through the Social Security
16.21	Administration. The commissioner of veterans
16.22	affairs may use money for personnel, training,
16.23	research, marketing, and professional or
16.24	technical contracts. The base for this
16.25	appropriation is \$1,344,000 in fiscal year 2026
16.26	and each fiscal year thereafter.
16.27	(n) Minnesota Assistance Council for
16.28	Veterans. \$7,865,000 the first year and
16.29	\$1,075,000 the second year are for grants to
16.30	the Minnesota Assistance Council for Veterans
16.31	to provide assistance throughout Minnesota
16.32	to veterans and veterans' families who are
16.33	homeless or in danger of homelessness,
16.34	including assistance with:

16.35 (1) supportive services to maintain housing;

Sec. 23.

- (2) employment; 17.1 (3) legal issues; 17.2 (4) housing and housing-related costs; 17.3 (5) transportation; 17.4 (6) the acquisition and creation of permanent 17.5 supportive housing; and 17.6 (7) property management of permanent 17.7 supportive housing. 17.8 Of these amounts, \$6,350,000 the first year is 17.9 for the establishment of permanent supportive 17.10 housing options for homeless veterans and 17.11 former service members. This is a onetime 17.12 appropriation and is available until June 30, 17.13 2026. \$440,000 the first year is for the direct 17.14 veteran assistance grant. This is a onetime 17.15 appropriation. Any unencumbered balance 17.16 remaining in this subdivision in the first year 17.17 for grants to the Minnesota Assistance Council 17.18 for Veterans does not cancel and is available 17.19 for the second year. Assistance authorized 17.20 under this paragraph must be provided only 17.21 to a veteran who has resided in Minnesota for 17.22 30 days prior to the veteran's application for 17.23 assistance and according to other guidelines 17.24 established by the commissioner. To avoid 17.25 duplication of services, the commissioner must 17.26 ensure that this assistance is coordinated with 17.27 17.28 all other available programs for veterans. (o) Veterans Bonus Program. \$15,000,000 17.29 17.30 the first year is for service bonuses to 17.31 Post-9/11 Veterans and Gold Star families under Minnesota Statutes, section 197.79. This 17.32 is a onetime appropriation and is available 17.33
 - 17.34 until June 30, 2024.
 - Sec. 23.

18.1	(p) Metro Meals on Wheels. \$540,000 each
18.2	year is for a grant to Metro Meals on Wheels
18.3	to provide: (1) home-delivered meals to
18.4	veterans; and (2) technical, enrollment,
18.5	outreach, and volunteer recruitment assistance
18.6	to member programs. Metro Meals on Wheels
18.7	must report to the commissioner of veterans
18.8	affairs and the chairs and ranking minority
18.9	members of the legislative committees with
18.10	jurisdiction over veterans affairs policy and
18.11	finance by September 1 each year with a
18.12	detailed explanation of how the grant money
18.13	was used and the number of veterans and
18.14	service members served by the program. This
18.15	is a onetime appropriation. Any unencumbered
18.16	balance does not cancel at the end of the first
18.17	year and is available for the second year.
18.18	(q) Minnesota Military and Veterans
18.19	Museum. \$225,000 the second year is for a
18.20	grant to the Minnesota Military and Veterans
18.21	Museum for museum staff to provide direct
18.22	services to veterans and their families. The
18.23	base for this appropriation is \$300,000 in fiscal
18.24	year 2026 and each fiscal year thereafter.
10.25	(r) Every Third Saturday \$100,000 each

18.25 (r) Every Third Saturday. \$100,000 each year is for a grant to Every Third Saturday to 18.26 provide veterans with emergency assistance 18.27 and internships. Every Third Saturday must 18.28 report to the commissioner of veterans affairs 18.29 and the chairs and ranking minority members 18.30 of the legislative committees with jurisdiction 18.31 over veterans affairs policy and finance no 18.32 later than September 1, 2024, and by 18.33 September 1 of each subsequent year. Each 18.34 report must include, at a minimum, a detailed 18.35

90,025,000

100,797,000

- 19.1 explanation of how the grant money was used
- and the number of veterans served by the
- 19.3 program. These are onetime appropriations.

19.4 (s) Veteran Homelessness Initiative.

- 19.5 \$4,311,000 the first year and \$1,311,000 the
- 19.6 second year are for an initiative to prevent and
- 19.7 end veteran homelessness.

19.8 (t) Veterans Campground Wastewater

- 19.9 **System Upgrades.** \$744,000 the first year is
- 19.10 for one or more grants to the Veterans
- 19.11 Campground on Big Marine Lake, a 501(c)(3)
- 19.12 nonprofit organization, to design, engineer,
- 19.13 permit, and construct wastewater systems on
- 19.14 campground property to increase the capacity
- 19.15 of wastewater systems. This is a onetime
- 19.16 appropriation.
- 19.17 **EFFECTIVE DATE.** This section is effective the day following final enactment.

19.18 Sec. 24. Laws 2023, chapter 38, article 1, section 3, subdivision 3, is amended to read:

- 19.19 Subd. 3. Veterans Health Care
- 19.20 (a) The base for this appropriation in fiscal
- 19.21 year 2026 is \$93,387,000 and \$94,435,000 in
- 19.22 fiscal year 2027 and each fiscal year thereafter.
- 19.23 (b) \$88,885,000 the first year and \$99,847,000
- 19.24 the second year may be transferred to a
- 19.25 veterans homes special revenue account in the
- 19.26 special revenue fund in the same manner as
- 19.27 other receipts are deposited according to
- 19.28 Minnesota Statutes, section 198.34, and are
- 19.29 appropriated to the commissioner of veterans
- 19.30 affairs for the operation of veterans homes
- 19.31 facilities and programs. If the amount available
- 19.32 in fiscal year 2024 is insufficient, the amount
- 19.33 appropriated in fiscal year 2025 is available

- 20.1 <u>in fiscal year 2024.</u> The base for this transfer
- 20.2 is \$92,437,000 in fiscal year 2026 and
- 20.3 **\$93,485,000** in fiscal year 2027.
- 20.4 (c) The department shall seek opportunities to
- 20.5 maximize federal reimbursements of
- 20.6 Medicare-eligible expenses and provide annual
- 20.7 reports to the commissioner of management
- 20.8 and budget on the federal Medicare
- 20.9 reimbursements that are received. Contingent
- 20.10 upon future federal Medicare receipts,
- 20.11 reductions to the veterans homes' general fund
- 20.12 appropriation may be made.
- 20.13 (d) \$400,000 each year is for the department
- 20.14 to staff Veteran Community Health Navigators
- 20.15 in community-based hospitals.
- 20.16 (e) \$190,000 the first year is for the working
- 20.17 group established under article 2, section 8.