SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2566

(SENATE AUTHORS: PORT, Rest, Boldon and Mohamed)					
DATE	D-PG	OFFICIAL STATUS			
03/06/2023	1348	Introduction and first reading			
		Referred to Housing and Homelessness Prevention			
04/03/2023	2862a	Comm report: To pass as amended and re-refer to Finance			
	2899	Rule 12.10: report of votes in committee			
04/12/2023		Comm report: To pass as amended			
		Second reading			
		Author added Mohamed			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 1.11 1.12	relating to state government; establishing a budget for the Minnesota Housing Finance Agency; making policy and technical changes to housing provisions; establishing housing programs; appropriating money; requiring reports; authorizing the sale and issuance of housing infrastructure bonds; amending Minnesota Statutes 2022, sections 462A.05, subdivision 14, by adding subdivisions; 462A.201, subdivision 2; 462A.2035, subdivision 1b; 462A.204, subdivisions 3, 8; 462A.21, subdivision 3b; 462A.22, subdivision 1; 462A.36, subdivision 4, by adding a subdivision; 462A.37, subdivisions 1, 2, 4, 5, by adding subdivisions; 462A.38, subdivision 1; 462A.39, subdivisions 2, 5; Laws 2021, First Special Session chapter 8, article 1, section 3, subdivision 11; proposing coding for new law in Minnesota Statutes, chapter 462A.
1.13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.14	ARTICLE 1
1.15	HOUSING APPROPRIATIONS
1.16	Section 1. APPROPRIATIONS.
1.17	The sums shown in the columns marked "Appropriations" are appropriated to the agency
1.18	for the purposes specified in this article. The appropriations are from the general fund, or
1.19	another named fund, and are available for the fiscal years indicated for each purpose. The
1.20	figures "2024" and "2025" used in this article mean that the appropriations listed under them
1.21	are available for the fiscal year ending June 30, 2024, or June 30, 2025, respectively. "The
1.22	first year" is fiscal year 2024. "The second year" is fiscal year 2025. "The biennium" is
1.23	fiscal years 2024 and 2025.
1.24	APPROPRIATIONS
1.25	Available for the Year
1.26	Ending June 30
1.27	<u>2024</u> <u>2025</u>

	SF2566	REVISOR	MS		S2566-1	1st Engrossment
2.1	Sec. 2. <u>HOUSI</u>	NG FINANCE AG	GENCY			
2.2	Subdivision 1.	Fotal Appropriation	0 n	<u>\$</u>	<u>811,048,000 §</u>	254,548,000
2.3	(a) The amounts	s that may be spent	for each			
2.4	purpose are spec	cified in the follow	ving			
2.5	subdivisions.					
2.6	(b) Unless other	rwise specified, thi	<u>s</u>			
2.7	appropriation is	for transfer to the	housing			
2.8	development fur	nd for the program	s specified			
2.9	in this section. E	Except as otherwise	e indicated,			
2.10	this transfer is p	part of the agency's	permanent			
2.11	budget base.					
2.12	Subd. 2. Challe	enge Program			62,925,000	62,925,000
2.13	(a) This appropriate the comparison of the compa	riation is for the ec	onomic			
2.14	development an	d housing challeng	ge program			
2.15	under Minnesot	a Statutes, sections	s 462A.33			
2.16	and 462A.07, su	ubdivision 14.				
2.17	(b) Of this amou	int, \$6,292,500 eacl	h year shall			
2.18	be made availab	ble during the first	11 months			
2.19	of the fiscal yea	r exclusively for h	ousing			
2.20	projects for Am	erican Indians. Any	y funds not			
2.21	committed to he	ousing projects for	American			
2.22	Indians within th	ne annual consolida	ted request			
2.23	for funding proc	cesses may be avai	lable for			
2.24	any eligible activ	vity under Minneso	ta Statutes,			
2.25	sections 462A.3	33 and 462A.07, su	bdivision			
2.26	<u>14.</u>					
2.27	(c) Of the amou	int in the first year,				
2.28	\$10,000,000 is t	for a grant to Urba	<u>n</u>			
2.29	Homeworks to e	expand initiatives p	pertaining			
2.30	to deeply afford	lable homeownersh	nip in			
2.31	Minneapolis nei	ighborhoods with o	over 40			
2.32	percent of reside	ents identifying as	Black,			
2.33	Indigenous, or P	People of Color and	at least 40			
2.34	percent of reside	ents making less th	an 50			

	SF2566	REVISOR	MS	S2566-1	1st Engrossment
3.1	percent of the	he area median income	e. The grant		
3.2	-	d for acquisition, rehat			
3.3	and constru	ction of homes to be so	old to		
3.4	households	with incomes of 50 to	60 percent		
3.5	of the area 1	median income. This is	s a onetime		
3.6	appropriatio	on, and is available unti	l expended.		
3.7	(d) The base	e for this program in fi	iscal year		
3.8	2026 and be	eyond is \$12,925,000.			
3.9	<u>Subd. 3.</u> Wo	orkforce Housing Dev	velopment	22,000,000	22,000,000
3.10	(a) This app	propriation is for the G	reater		
3.11	Minnesota v	workforce housing dev	velopment		
3.12	program un	der Minnesota Statutes	s, section		
3.13	462A.39. If	requested by the appli	icant and		
3.14	approved by	y the agency, funded p	roperties		
3.15	may include	e a portion of income a	and rent		
3.16	restricted un	nits. Funded properties r	nay include		
3.17	owner-occu	pied homes.			
3.18	(b) The base	e for this program in fi	iscal year		
3.19	2026 and be	eyond is \$2,000,000.			
3.20 3.21		anufactured Home Pa ture Grants	ark	13,500,000	13,500,000
3.22	(a) This app	propriation is for manu	factured		
3.23	home park i	infrastructure grants un	nder		
3.24	Minnesota S	Statutes, section 462A	.2035,		
3.25	subdivision	<u>1b.</u>			
3.26	(b) The base	e for this program in fi	iscal year		
3.27	2026 and be	eyond is \$1,000,000.			
3.28	(c) By Janua	ary 15 each year, the con	mmissioner		
3.29	<u>must submi</u>	t a report on the use of	f funds in		
3.30	this subdivi	sion to the chairs and i	ranking		
3.31	minority me	embers of the legislativ	ve		
3.32	committees	having jurisdiction ov	er housing		
3.33	finance and	policy. The report mu	st include		
3.34	the followin	ng information:			

	562300	REVISOR	MS	52500-1	1st Engrossment
4.1	(1) grants rec	uested and grants fu	nded during		
4.2	the prior fisc	al year, organized by	ownership		
4.3	type of the m	anufactured home p	ark, such as		
4.4	private, coop	erative, and municipa	l ownership,		
4.5	and by count	<u>y;</u>			
4.6	(2) the average	ge amount of grants	awarded;		
4.7	(3) loans req	uested and loans fun	ded during		
4.8	the prior fisc	al year, organized by	ownership		
4.9	type of the m	anufactured home p	ark, such as		
4.10	private, coop	erative, and municipa	l ownership,		
4.11	and by count	<u>y;</u>			
4.12	(4) the average	ge amount of loans i	ssued;		
4.13	(5) informati	on regarding the terr	ns of the		
4.14	loans; and				
4.15	(6) informati	on about how repaid	loan funds		
4.16	were used.				
4.17	<u>Subd. 5.</u> Wo	rkforce Homeowne	rship Program	17,750,000	17,750,000
4.18	(a) This appr	opriation is for the w	vorkforce		
4.19	homeowners	hip program under N	linnesota		
4.20	Statutes, sect	ion 462A.38.			
4.21	(b) The base	for this program in f	iscal year		
4.22	2026 and bey	ond is \$250,000.			
4.23	Subd. 6. Hou	ising Trust Fund		26,646,000	16,646,000
4.24	(a) This appr	opriation is for depo	sit in the		
4.25	housing trust	fund account create	d under		
4.26	Minnesota St	tatutes, section 462A	.201, and		
4.27	may be used	for the purposes prov	vided in that		
4.28	section.				
4.29	<u>(b) \$10,000,0</u>	000 in the first year i	s for grants		
4.30	to low-incom	ne persons eligible u	nder		
4.31	Minnesota St	tatutes, section 462A			
4.32	subdivision 2	2, to purchase shares	in		

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1st Engrossment

SF2566

REVISOR

	SF2566	REVISOR	MS	S2566-1	1st Engrossment
5.1	limited-equi	ty cooperative housin	g units.		
5.2		mited to \$20,000 or 2:			
5.3	the cost of a	share, whichever is le	ess. This		
5.4	paragraph ex	xpires on June 30, 202	27, and any		
5.5	money rema	ining on June 30, 202	7, shall be		
5.6		he housing trust fund			
5.7	(c) The base	for this program for	fiscal year		
5.8		yond is \$11,646,000.			
5.9	Subd. 7. Ho	mework Starts with	Home	4,250,000	4,250,000
5.10	(a) This app	ropriation is for the he	omework		
5.11	starts with h	ome program under M	linnesota		
5.12	Statutes, sec	tions 462A.201, subd	ivision 2,		
5.13	paragraph (a), clause (4), and 462	A.204,		
5.14	subdivision	8, to provide assistance	ce to		
5.15	homeless far	milies, those at risk of	2		
5.16	homelessnes	ss, or highly mobile fa	milies.		
5.17	(b) The base	for this program in fi	scal year		
5.18	2026 and be	yond is \$1,750,000.			
5.19	Subd. 8. Rei	ntal Assistance for N	lentally Ill	9,338,000	9,338,000
5.20	(a) This appr	opriation is for the rer	tal housing		
5.21	assistance pr	ogram for persons wi	th a mental		
5.22	illness or far	nilies with an adult m	ember with		
5.23	<u>a mental illn</u>	ess under Minnesota	Statutes <u>,</u>		
5.24	section 462A	A.2097. Among comp	arable		
5.25	proposals, th	ne agency shall priorit	ize those		
5.26	proposals the	at target, in part, eligi	ble persons		
5.27	who desire t	o move to more integ	rated,		
5.28	community-	based settings.			
5.29	(b) Notwiths	standing any law to th	e contrary,		
5.30	this appropri	iation may be used for	r risk		
5.31	mitigation fu	unds, landlord incentiv	ves, or other		
5.32	costs necess	ary to decrease the ris	<u>k of</u>		
5.33	homelessnes	ss, as determined by th	ne agency.		

	SF2566	REVISOR	MS	S2566-1	1st Engrossment	
6.1	(c) The base fo	or this program in fi	scal year			
6.2	2026 and beyond is \$4,338,000.					
6.3	Subd. 9. Fami	ly Homeless Preve	ntion	60,269,000	10,269,000	
6.4	(a) This approp	oriation is for the fa	mily			
6.5	homeless preve	ention and assistanc	e program			
6.6	under Minnesc	ota Statutes, section	462A.204.			
6.7	(b) Up to \$5,00	00,000 in fiscal year	2024 is for			
6.8	grants to eligibl	le applicants to creat	e or expand			
6.9	risk mitigation	programs to reduce	e landlord			
6.10	financial risks	for renting to perso	ns eligible			
6.11	under Minnesc	ota Statutes, section	462A.204.			
6.12	Eligible progra	ams may use funds t	for			
6.13	administrative of	costs, outreach and c	oordination			
6.14	staff, and to ref	imburse landlords f	or costs			
6.15	including but r	not limited to nonpa	yment of			
6.16	rent, or damag	e costs above those	costs			
6.17	covered by sec	curity deposits. This				
6.18	appropriation r	may be used for staf	fing costs			
6.19	necessary to in	nplement the progra	ım. The			
6.20	agency may gi	ve priority to applic	ants that			
6.21	demonstrate a	matching amount of	f money by			
6.22	a local unit of	government, busine	ss, or			
6.23	nonprofit organ	nization. Grantees n	nust			
6.24	establish a pro	cedure to review an	d validate			
6.25	claims and reir	nbursements under	this			
6.26	program. This	is a onetime approp	priation.			
6.27	(c) For fiscal y	ear 2024 and fiscal	year 2025,			
6.28	qualified famil	ies may receive mo	re than 24			
6.29	months of rent	al assistance.				
6.30	(d) If the agency determines that the					
6.31	metropolitan area needs additional support to					
6.32	serve homeless	s households or thos	se at risk of			
6.33	homelessness,	the agency is autho	rized to			
6.34	grant funds to	entities other than c	ounties in			

	SF2566 R	EVISOR	MS
7.1	the metropolitan area	, including but not l	imited
7.2	to nonprofit organization		
7.3	(e) When a new gran	ntee works with a c	urrent
7.4	or former grantee in		
7.5	a new grantee may v		
7.6	advisory committee		-
7.7	Minnesota Statutes,		
7.8	subdivision 6, or the		
7.9	and is not required t	o meet the requirer	nents
7.10	of Minnesota Statute	es, section 462A.20)4,
7.11	subdivision 4.		
7.12	(f) Notwithstanding	any law to the con	trary,
7.13	\$10,000,000 of this a	appropriation is all	ocated
7.14	to federally recogniz	zed American India	<u>an</u>
7.15	Tribes located in Mi	nnesota. The funds	s shall
7.16	be divided proportion	onally among the T	ribes
7.17	and shall be used for	r the purposes allow	wed
7.18	under this section.		
7.19	(g) \$2,400,000 in fis	scal year 2024 is fo	or a
7.20	grant to Neighborho	od House, a Rams	ey
7.21	County-based nonpr	ofit organization, t	0
7.22	provide administrativ	ve costs for families	facing
7.23	eviction, rental assis	stance, delinquent u	ıtility
7.24	fees, mortgage assist	ance, and damage c	leposit
7.25	assistance. This is a	onetime appropria	tion.
7.26	(h) The base for this	program in fiscal	year
7.27	2026 and beyond is	\$10,269,000.	
7.28	Subd. 10. Home Ov	vnership Assistan	ce Fund
7.29	(a) This appropriation	on is for the home	
7.30	ownership assistance	e program under	
7.31	Minnesota Statutes,	section 462A.21,	
7.32	subdivision 8. The a	gency shall continue	ue to
7.33	strengthen its efforts	s to address the dis	parity
7.34	gap in the homeown	ership rate between	white

13,385,000

13,385,000

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1st Engrossment

	SF2566	REVISOR	MS	S2566-1	1st Engrossment	
8.1	households a	and indigenous Americ	can Indians			
8.2	and commu	nities of color. To bette	er			
8.3	understand a	and address the dispari	ty gap, the			
8.4	agency is re-	quired to collect, on a	voluntary			
8.5	basis, demog	graphic information re	garding			
8.6	race, color, 1	national origin, and set	x of			
8.7	applicants for	or agency programs in	tended to			
8.8	benefit hom	eowners and homebuy	vers.			
8.9	(b) The base	e for this program in fi	scal year			
8.10	2026 and be	yond is \$885,000.				
8.11	<u>Subd. 11.</u> At	ffordable Rental Invo	estment Fund	4,218,000	4,218,000	
8.12	(a) This app	ropriation is for the af	fordable			
8.13	rental invest	ment fund program ur	nder			
8.14	Minnesota S	Statutes, section 462A.	<u>21,</u>			
8.15	subdivision	8b, to finance the acqu	uisition,			
8.16	rehabilitation	n, and debt restructuri	ng of			
8.17	federally ass	sisted rental property a	and for			
8.18	making equi	ty take-out loans under	Minnesota			
8.19	Statutes, sec	tion 462A.05, subdivi	sion 39.			
8.20	(b) The own	er of federally assisted	d rental			
8.21	property mu	st agree to participate	in the			
8.22	applicable fe	ederally assisted housing	ng program			
8.23	and to exten	d any existing low-inc	come			
8.24	affordability	restrictions on the ho	using for			
8.25	the maximum	m term permitted.				
8.26	(c) The appr	opriation also may be	used to			
8.27	finance the a	equisition, rehabilitation	on, and debt			
8.28	restructuring of existing supportive housing					
8.29	properties and naturally occurring affordable					
8.30	housing as d	letermined by the com	missioner.			
8.31	For purpose	s of this paragraph, "s	upportive			
8.32	housing" me	ans affordable rental ho	ousing with			
8.33	links to serv	ices necessary for indi	ividuals,			

	SF2566	REVISOR	MS	S2566-1	1st Engrossment
9.1	youth, and fam	nilies with children	to maintain		
9.2	housing stabili				
9.3	Subd 12 Own	ner-Occupied Hou	sina		
9.3 9.4	Rehabilitation		<u>sing</u>	2,772,000	2,772,000
9.5	(a) This approp	oriation is for the re	habilitation		
9.6	<u></u>	pied housing under			
9.7	Statutes, sectio	n 462A.05, subdivis	ions 14 and		
9.8	<u>14a.</u>				
9.9	(b) Notwithsta	nding any law to th	e contrary,		
9.10	grants or loans	under this subdivis	ion may be		
9.11	made without	rent or income restr	ictions of		
9.12	owners or tena	ints. To the extent p	racticable,		
9.13	grants or loans	must be made avai	lable		
9.14	statewide.				
9.15	Subd. 13. Ren	tal Housing Rehat	oilitation	3,743,000	3,743,000
9.16	(a) This approp	oriation is for the re	habilitation		
9.17	of eligible rent	al housing under M	linnesota		
9.18	Statutes, section	on 462A.05, subdivi	ision 14. In		
9.19	administering	a rehabilitation prog	gram for		
9.20	rental housing,	, the agency may ap	ply the		
9.21	processes and	priorities adopted for	or		
9.22	administration	of the economic de	evelopment		
9.23	and housing cl	nallenge program u	nder		
9.24	Minnesota Stat	tutes, section 462A.3	33, and may		
9.25	provide grants	or forgivable loans	if approved		
9.26	by the agency.				
9.27	(b) Notwithsta	nding any law to th	e contrary,		
9.28	grants or loans	under this subdivis	ion may be		
9.29	made without	rent or income restr	ictions of		
9.30	owners or tena	ints. To the extent p	racticable,		
9.31	grants or loans	must be made avai	lable		
9.32	statewide.				
9.33 9.34	Subd. 14. Hon Counseling, a	neownership Educ nd Training	ation,	2,357,000	2,357,000

	SF2566	REVISOR	MS	S2566-1	1st Engrossment
10.1	(a) This app	ropriation is for the			
10.2	<u> </u>	ship education, counse	ling, and		
10.3		gram under Minnesota			
10.4	section 462		<u>,</u>		
10.5	(b) The base	e for this program in fi	scal vear		
10.5	<u> </u>	eyond is \$857,000.	<u>sour your</u>		
10.7	<u>Subd. 15.</u> C	apacity-Building Gra	<u>ints</u>	5,230,000	5,230,000
10.8	(a) This appr	ropriation is for capacit	ty-building		
10.9	grants under	Minnesota Statutes, s	ection		
10.10	<u>462A.21, su</u>	bdivision 3b. Of this a	mount, up		
10.11	to \$125,000	each year is for suppo	ort of the		
10.12	Homeless M	lanagement Informatic	on System		
10.13	(HMIS), and	d \$85,000 in fiscal yea	r 2024 and		
10.14	<u>\$85,000 in f</u>	iscal year 2025 are for	Open		
10.15	Access Con	nections. The appropri	ations for		
10.16	6 Open Access Connections are onetime.				
10.17	<u>(b) \$445,000</u>	0 in fiscal year 2024 is	for a grant		
10.18	to the Comm	nunity Stabilization Pro	oject to: (1)		
10.19	deliver servi	ices and curriculum to	renters and		
10.20	property ow	ners in order to preser	ve deeply		
10.21	affordable re	ental units in underrep	resented		
10.22	communitie	s; (2) help create entry	z-level		
10.23	employment	t opportunities for rente	ers; and (3)		
10.24	construct a s	secure space for docun	nents and		
10.25	identificatio	n for those experiencin	1 <u>g</u>		
10.26	homelessnes	ss. This is a onetime app	propriation.		
10.27	(c) The base	e for this program in fis	scal year		
10.28	2026 and be	yond is \$645,000.			
10.29	<u>Subd. 16.</u>	uild Wealth Minneso	ta	5,500,000	500,000
10.30	<u>(a) \$500,000</u>) each year is for a gra	nt to Build		
10.31	Wealth Min	nesota to provide a fan	nily		
10.32	stabilization	plan program.			

	SF2566	REVISOR	MS	S2566-1	1st Engrossment
11.1	(b) \$5,000,0	00 the first year is for	a grant to		
11.2	· · ·	Minnesota for the 9,0			
11.3		eted loan pool, to prov			
11.4	affordable fi	rst mortgages or equiv	valent		
11.5	financing op	portunities to househo	olds		
11.6	struggling to	access mortgages in u	nderserved		
11.7	communities	s of color. Of this amo	ount, up to		
11.8	\$1,000,000 r	may be used for a grai	nt to		
11.9	Stairstep Fou	undation to support con	mpletion of		
11.10	the Family S	tabilization Plan prog	gram		
11.11	developed by	y Build Wealth Minne	esota. This		
11.12	is a onetime	appropriation.			
11.13	<u>Subd. 17.</u> He	ousing Infrastructur	<u>e</u>	100,000,000	<u>0</u>
11.14	This approp	riation is for the housi	ng		
11.15	infrastructur	e program for the elig	ible		
11.16	purposes une	der Minnesota Statute	s, section		
11.17	462A.37, sul	bdivision 2. This is a	onetime		
11.18	appropriation	<u>n.</u>			
11.19	<u>Subd. 18.</u> Co	ommunity Stabilizat	ion	100,000,000	<u>-0-</u>
11.20	This approp	riation is for the comm	nunity		
11.21	stabilization	program under Minne	esota		
11.22	Statutes, sec	tion 462A.43. Of this	amount,		
11.23	\$30,000,000	is for a grant to the M	Iinneapolis		
11.24	Public Hous	ing Authority for the	city of		
11.25	Minneapolis	and its affiliated entit	ties,		
11.26	including bu	t not limited to its wh	olly		
11.27	controlled no	onprofit corporation, C	Community		
11.28	Housing Res	sources, to rehabilitate	e, preserve,		
11.29	equip, and re	epair its deeply afford	able family		
11.30	housing unit	s. This a onetime app	ropriation.		
11.31	<u>Subd. 19.</u> Su	pportive Housing		40,000,000	<u>0</u>
11.32	This approp	riation is for the suppo	ortive		
11.33	housing prog	gram under Minnesota	a Statutes,		

	SF2566	REVISOR	MS	S2566-1	1st Engrossment			
12.1	section 462A.4	2. This is a onetime	9					
12.2	appropriation.							
12.3	Subd. 20. First	Generation Hom	ebuyer	100,000,000	<u>0</u>			
12.4	This appropriat	ion is for the first g	generation					
12.5	homebuyer prog	gram down paymen	t assistance					
12.6	fund. This is a o	onetime appropriat	ion.					
12.7	Subd. 21. Loca	l Housing Trust F	und Grants	10,000,000	<u>0</u>			
12.8	<u>(a) \$8,000,000</u>	in fiscal year 2024	is for					
12.9	deposit in the h	ousing developmen	nt fund for					
12.10	grants to local h	ousing trust funds	established					
12.11	under Minnesor	ta Statutes, section	462C.16,					
12.12	to incentivize lo	ocal funding. This is	s a onetime					
12.13	appropriation.							
12.14	(b) A grantee is	s eligible to receive	a grant					
12.15	amount equal to	o 100 percent of the	e public					
12.16	revenue commi	tted to the local ho	using trust					
12.17	fund from any s	source other than th	ne state or					
12.18	federal governm	ment, up to \$150,00	00, and in					
12.19	addition, an am	ount equal to 50 per	rcent of the					
12.20	public revenue	committed to the lo	cal housing					
12.21	trust fund from	any source other th	an the state					
12.22	or federal gove	rnment that is more	e than					
12.23	\$150,000 but no	ot more than \$300,	000.					
12.24	(c) \$100,000 of	f the amount approp	oriated in					
12.25	paragraph (a) is	for technical assist	ance grants					
12.26	to local and reg	ional housing trust	funds. A					
12.27	housing trust fu	and may apply for a	a technical					
12.28	assistance grant	t at the time and in	the manner					
12.29	and form required by the agency. The agency							
12.30	shall make gran	its on a first-come, f	first-served					
12.31	basis. A technic	cal assistance grant	must not					
12.32	exceed \$5,000.							
12.33	(d) A grantee m	nust use grant funds	s within					
12.34	eight years of r	eceipt for purposes	(1)					

13.1	authorized under Minnesota Statutes, section
13.2	462C.16, subdivision 3, and (2) benefiting
13.3	households with incomes at or below 115
13.4	percent of the state median income. A grantee
13.5	must return any grant funds not used for these
13.6	purposes within eight years of receipt to the
13.7	commissioner of the Minnesota Housing
13.8	Finance Agency for deposit into the housing
13.9	development fund.
13.10	(e) \$2,000,000 in fiscal year 2024 is for a grant
13.11	to Northland Foundation. Northland
13.12	Foundation may use the funds on expenditures
13.13	authorized under Minnesota Statutes, section
13.14	462C.16, subdivision 3, and on assisting local
13.15	governments to establish local or regional
13.16	housing trust funds. Northland Foundation
13.17	may award grants and loans to other entities
13.18	to expend on authorized expenditures under
13.19	this section. This is a onetime appropriation
13.20	and is available until June 30, 2025.
13.21 13.22	<u>Subd. 22.</u> Greater Minnesota Housing Infrastructure Grant Program
13.23	This appropriation is for a pilot program to
13.24	provide grants to municipalities for up to 50
13.25	percent of the costs of infrastructure that
13.26	would otherwise be required to be paid by the
13.27	developer for new housing developments. The
13.28	grants shall be limited to 16 housing units in
13.29	the municipality and a maximum of \$12,000
13.30	per housing unit. This is a onetime
13.31	appropriation.
13.32	Subd. 23. Stable Rental Housing Mediation
13.33	This appropriation is for housing mediation
13.34	grants under Minnesota Statutes, section

- 13.35 462A.2098. This is a onetime appropriation.
 - Article 1 Sec. 2.

0

<u>0</u>

5,000,000

4,000,000

	SF2566	REVISOR	MS	S2566-1	1st Engrossment
14.1	Of this amou	int, up to \$300,000 m	av be used		
14.2		rative costs under Min			
14.3		tion 462A.2098, subd			
14.4 14.5	Subd. 24. Ma Purchase Pi	anufactured Home Pa rogram	ark Cooperative	10,000,000	<u>0</u>
14.6	(a) This appr	copriation is for grant	s under this		
14.7	subdivision.				
14.8	(b) The fund	ing under this subdiv	ision may		
14.9	be used for g	grants to nonprofit org	ganizations		
14.10	to assist man	ufactured home park	residents in		
14.11	organizing ar	nd purchasing manufac	ctured home		
14.12	parks, and fo	r grants to provide dov	wn payment		
14.13	assistance to	residents to purchase			
14.14	manufacture	d home parks.			
14.15	(c) The agen	cy may develop criter	ria for grant		
14.16	requests und	er this subdivision. W	Vithin 90		
14.17	days of final	enactment, the comm	nissioner		
14.18	shall develop	the forms, application	ons, and		
14.19	reporting rec	uirements for use by	eligible		
14.20	organization	s. In developing these	e materials,		
14.21	the commiss	ioner shall consult wi	ith		
14.22	manufacture	d housing cooperative	es,		
14.23	resident-owr	ned manufactured hor	ne		
14.24	communities	s, and nonprofit organ	izations		
14.25	working with	h manufactured housi	ng		
14.26	cooperatives	and resident-owned co	ommunities.		
14.27	(d) Grantees	must use funds to ass	sist in the		
14.28	creation and	preservation of housi	ing that is		
14.29	affordable to	households with inco	omes at or		
14.30	below 80 per	cent of the greater of	state or area		
14.31	median inco	me.			
14.32	(e) A deed p	urchased with a grant	under this		
14.33	section must	contain a covenant ru	unning with		
14.34	the land requ	uiring that the land be	used as a		

	SF2566	REVISOR	MS	S2566-1	1st Engrossment		
15.1	manufacture	d home park for 30 ye	ears from				
15.2	the date of purchase.						
15.3	(f) For the p	urposes of this subdiv	ision the				
15.4		factured home," "man					
15.5		and "resident" have th					
15.6		nesota Statutes, sectior					
15.7	-	anufactured Home I		25,000,000	<u>0</u>		
15.8	This appropr	iation is for the manu	factured				
15.9	.	g grant program. This i					
15.10	appropriation						
15.11	Subd. 26. Le	– ad Safe Homes Gra	nt Program	5,000,000	<u>0</u>		
15.12	This appropr	iation is for the lead s	safe homes				
15.13		m under Minnesota Si					
15.14							
15.15	appropriation	1.					
15.16 15.17	Subd. 27. <mark>Hi</mark> Program	gh-Rise Sprinkler S	ystem Grant	10,000,000	<u>0</u>		
15.18	This appropri	iation is for the high-ri	se sprinkler				
15.19	system grant	program. Of this amo	ount, up to				
15.20	\$4,000,000 n	nust be for a grant to					
15.21	CommonBor	nd Communities for in	nstallation				
15.22	of sprinkler s	systems at two building	ngs known				
15.23	as Seward To	ower West located at 2	2515 South				
15.24	9th Street in	Minneapolis and Sew	vard Tower				
15.25	East located	at 2910 East Franklin	Avenue in				
15.26	Minneapolis	. This is a onetime app	propriation.				
15.27	<u>Subd. 28.</u> Re	ent Assistance Progr	am	65,665,000	65,665,000		
15.28	(a) This appro	opriation is for the ren	t assistance				
15.29	program und	er Minnesota Statutes	s, section				
15.30	<u>462A.2095.</u>	This appropriation is	available				
15.31	until June 30	, 2027. Up to five per	rcent of the				
15.32	amount may	be used in the first ye	ear to set up				
15.33	the program.						

	SF2566	REVISOR	MS	S2566-1	1st Engrossment
16.1	(b) The base for t	his program in f	iscal vear		
16.2	2026 and beyond	• •			
		<u>.</u>			
16.3 16.4	Subd. 29. Homed Program	ownership Inves	stment Grants	80,000,000	<u>0</u>
16.5	This appropriatio	n is for the home	eownership		_
16.6	investment grants				
16.7	appropriation.				
10.7					
16.8 16.9	Subd. 30. Housin Program	ng Cost Reducti	on Incentive	2,500,000	<u>0</u>
16.10	This appropriation	n is for the hous	ing cost		
16.11	reduction incentiv	ve program under	r Minnesota		
16.12	Statutes, section	462A.41. This is	a onetime		
16.13	appropriation.				
16.14	Subd. 31. Availa	bility and Trans	sfer of Funds		
16.15	Money appropria	ted in the first ye	ear in this		
16.16	article is availabl	e the second yea	r. The		
16.17	commissioner ma	ay shift or transfe	er money in		
16.18	the second year is	n subdivisions 2,	3, 4, 5, 11,		
16.19	12, and 13 to add	ress high-priorit	y housing		
16.20	needs.				
16.21	Subd. 32. Report	t to Legislature			
16.22	Each entity that r	eceives funding	in this act		
16.23	must submit a rep	oort by January 1	5 each year		
16.24	to the chairs and	ranking minority	members		
16.25	of the legislative	committees havi	ng		
16.26	jurisdiction over	housing finance	and policy.		
16.27	The report must i	nclude informati	ion about		
16.28	grant awards, geo	ographic distribu	tion of		
16.29	projects, recipien	ts of funds, and	the housing		
16.30	units that were pr	ovided.			

1	7	.1	
1	7	.2	

ARTICLE 2

HOUSING POLICY

17.3

Section 1. Minnesota Statutes 2022, section 462A.05, subdivision 14, is amended to read:

Subd. 14. Rehabilitation loans. It may agree to purchase, make, or otherwise participate 17.4 in the making, and may enter into commitments for the purchase, making, or participation 17.5 17.6 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 17.7 existing residential housing for occupancy by such persons and families, for the rehabilitation 17.8 17.9 of existing residential housing owned by them. Rehabilitation may include the addition or rehabilitation of a detached accessory dwelling unit. The loans may be insured or uninsured 17.10 and may be made with security, or may be unsecured, as the agency deems advisable. The 17.11 loans may be in addition to or in combination with long-term eligible mortgage loans under 17.12 subdivision 3. They may be made in amounts sufficient to refinance existing indebtedness 17.13 secured by the property, if refinancing is determined by the agency to be necessary to permit 17.14 the owner to meet the owner's housing cost without expending an unreasonable portion of 17.15 the owner's income thereon. No loan for rehabilitation shall be made unless the agency 17.16 determines that the loan will be used primarily to make the housing more desirable to live 17.17 in, to increase the market value of the housing, for compliance with state, county or municipal 17.18 building, housing maintenance, fire, health or similar codes and standards applicable to 17.19 housing, or to accomplish energy conservation related improvements. In unincorporated 17.20 17.21 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. No 17.22 loan under this subdivision for the rehabilitation of owner-occupied housing shall be denied 17.23 solely because the loan will not be used for placing the owner-occupied residential housing 17.24 in full compliance with all state, county, or municipal building, housing maintenance, fire, 17.25 health, or similar codes and standards applicable to housing. Rehabilitation loans shall be 17.26 made only when the agency determines that financing is not otherwise available, in whole 17.27 or in part, from private lenders upon equivalent terms and conditions. Accessibility 17.28 rehabilitation loans authorized under this subdivision may be made to eligible persons and 17.29 families without limitations relating to the maximum incomes of the borrowers if: 17.30

(1) the borrower or a member of the borrower's family requires a level of care provided 17.31 in a hospital, skilled nursing facility, or intermediate care facility for persons with 17.32 developmental disabilities; 17.33

17.34 (2) home care is appropriate; and

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18.1	(3) the im	provement will enab	le the borrowe	r or a member of the bo	prrower's family to
18.2	reside in the	housing.			
18.3	The agency r	nay waive any requir	ement that the	housing units in a resid	lential housing
18.4	development	be rented to persons	of low and mo	derate income if the dev	velopment consists
18.5	of four or les	es <u>fewer</u> dwelling unit	ts, one of whic	h is occupied by the ow	'ner.
18.6	Sec. 2. Min	nnesota Statutes 2022,	section 462A	.05, is amended by addi	ng a subdivision to
18.7	read:				
18.8	Subd. 42.	Indian Tribes. Notv	vithstanding a	ny other provision in thi	is chapter, at its
18.9	discretion the	e agency may make a	ny federally re	cognized Indian Tribe i	n Minnesota, or
18.10	their associat	ted Tribally Designate	ed Housing En	tity (TDHE) as defined	by United States
18.11	Code, title 25	5, section 4103(22), e	ligible for fun	ding authorized under th	his chapter.
18.12	Sec. 3. Min	mesota Statutes 2022,	, section 462A	.05, is amended by addi	ng a subdivision to
18.13	read:				
18.14	Subd. 43.	Rent assistance pro	gram. The ag	ency may administer th	e rent assistance
18.15	program esta	blished in section 462	2A.2095.		
				0.5 . 1 11 11.	1 1
18.16		inesota Statutes 2022,	, section 462A	.05, is amended by addi	ng a subdivision to
18.17	read:				
18.18	Subd. 44.	Housing disparities	. The agency r	nust prioritize its use of	appropriations for
18.19	any program	under this chapter to	serve househo	olds most affected by he	ousing disparities.
18.20	Sec. 5. Min	mesota Statutes 2022,	, section 462A	.05, is amended by addi	ng a subdivision to
18.21	read:				
18.22	Subd. 45.	Special purpose cre	edit program.	The agency may estable	ish special purpose
18.23	credit progra	ms to assist one or m	ore economica	lly disadvantaged class	es of persons in
18.24	order to addr	ess the effects of histo	oric and curren	t discrimination which	resulted in limiting
18.25	access to hou	using credit by person	s on the basis	of race, color, ethnicity,	or national origin.
18.26	A special put	rpose credit program	may include a	wide variety of remedie	es, including but

18.27 not limited to loans or other financial assistance, based on current, documented need as

18.28 determined by the agency.

19.1 Sec. 6. Minnesota Statutes 2022, section 462A.2035, subdivision 1b, is amended to read:

19.2 Subd. 1b. Manufactured home park infrastructure grants and loans. Eligible

recipients may use manufactured home park infrastructure grants and loans under thisprogram for:

19.5 (1) acquisition of and improvements in manufactured home parks; and

19.6 (2) infrastructure, including storm shelters and community facilities.

19.7 Sec. 7. Minnesota Statutes 2022, section 462A.204, subdivision 3, is amended to read:

19.8 Subd. 3. Set aside. At least one grant must be awarded in an area located outside of the

metropolitan area. A county, a group of contiguous counties jointly acting together, a Tribe,
a group of Tribes, or a community-based nonprofit organization with a sponsoring resolution

19.11 from each of the county boards of the counties located within its operating jurisdiction may

19.12 apply for and receive grants for areas located outside the metropolitan area.

19.13 Sec. 8. [462A.2095] RENT ASSISTANCE PROGRAM.

19.14 Subdivision 1. **Program established.** The state rent assistance account is established

as a separate account in the housing development fund. Money in the account is appropriated
to the agency for grants to program administrators for the purposes specified in this section.

19.17 Subd. 2. **Definitions.** (a) For purposes of this section, the following terms have the

19.18 meanings given.

19.19 (b) "Eligible household" means a household with an annual income of up to 50 percent

19.20 of the area median income as determined by the United States Department of Housing and

19.21 Urban Development, adjusted for family size, that is paying more than 30 percent of the

19.22 household's annual income on rent. Eligibility is determined at the time a household first

19.23 receives rent assistance under this section. Eligibility shall be recertified every year thereafter.

19.24 Eligible household does not include a household receiving federal tenant-based or

19.25 project-based assistance under Section 8 of the United States Housing Act of 1937, as

19.26 <u>amended.</u>

19.27 (c) "Program administrator" means:

19.28 (1) a housing and redevelopment authority or other local government agency or authority

19.29 that administers federal tenant-based or project-based assistance under Section 8 of the

- 19.30 United States Housing Act of 1937, as amended;
- 19.31 (2) a Tribal government or Tribally designated housing entity; or

(3) if the local housing authority, Tribal government, or Tribally designated housing 20.1 entity declines to administer the program established in this section, a nongovernmental 20.2 20.3 organization determined by the agency to have the capacity to administer the program. Subd. 3. Grants to program administrators. (a) The agency may make grants to 20.4 20.5 program administrators to provide rental assistance for eligible households. For both tenant-based and project-based assistance, program administrators shall pay assistance 20.6 directly to housing providers. Rental assistance may be provided in the form of tenant-based 20.7 assistance or project-based assistance. To the extent practicable, the agency must make 20.8 grants statewide in proportion to the number of households eligible for assistance in each 20.9 county according to the most recent American Community Survey of the United States 20.10 Census Bureau. 20.11 (b) The program administrator may use its existing procedures to administer the rent 20.12 assistance program or may develop alternative procedures with the goals of reaching 20.13 households most in need and incentivizing landlord participation. The agency must approve 20.14 a program administrator's alternative procedures. Priority for rental assistance shall be given 20.15 to households with children 18 years of age and under, and annual incomes of up to 30 20.16 percent of the area median income. 20.17 Subd. 4. Amount of rent assistance. A program administrator may provide tenant-based 20.18 or project-based vouchers in amounts equal to the difference between 30 percent of household 20.19 income and the rent charged, plus an allowance for utilities if not included in rent. A program 20.20 administrator may not provide assistance that is more than the difference between 30 percent 20.21 20.22 of the tenant's gross income and 120 percent of the payment standard, plus utilities, as established by the local public housing authority, unless otherwise authorized by the agency. 20.23 Subd. 5. Administrative fees. The agency shall consult with public housing authorities 20.24 to determine the amount of administrative fees to pay to program administrators. 20.25 Subd. 6. Rent assistance not income. (a) Rent assistance grant money under this section 20.26 is excluded from income as defined in sections 290.0674, subdivision 2a, and 290A.03, 20.27 20.28 subdivision 3. (b) Notwithstanding any law to the contrary, payments under this section must not be 20.29 considered income, assets, or personal property for purposes of determining eligibility or 20.30 recertifying eligibility for state public assistance, including but not limited to: 20.31 20.32 (1) child care assistance programs under chapter 119B;

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21.1	(2) general a	assistance, Minnes	ota supplement	al aid, and food suppor	t under chapter
21.2	256D;				
21.3	(3) housing	support under chap	oter 256I;		
21.4	(4) Minneso	ta family investme	nt program and	diversionary work prog	gram under chapter
21.5	256J; and				
21.6	(5) economi	ic assistance progra	ums under chap	ter 256P.	
21.7	(c) The com	missioner of huma	n services mus	t not consider rent assis	tance grant money
21.8	under this section	on as income or as	sets under secti	on 256B.056, subdivis	ion 1a, paragraph
21.9	(a); subdivision	3; or subdivision 3	c, or for person	s with eligibility determ	under section
21.10	256B.057, subc	livision 3, 3a, or 3b	<u>).</u>		
21.11	<u>Subd. 7.</u> Ov	ersight. The agenc	ey may direct p	rogram administrators	to comply with
21.12	applicable secti	ons of Code of Fed	leral Regulation	ns, title 24, part 982.	
21.13	Sec. 9. [462A	.2096] LEAD SAI	FE HOMES G	RANT PROGRAM.	
21.14	Subdivision	1. Establishment	. The commissi	oner of the Minnesota	Housing Finance
21.15	Agency must es	stablish and admini	ister a grant pro	ogram to support makir	ig homes safer
21.16	through lead tes	sting and hazard re	duction.		
21.17	Subd. 2. Eli	gible projects. (a)	The commission	oner may award a grant	under this section
21.18	for any project	that will:			
21.19	(1) provide	lead risk assessmer	nts completed b	by a lead inspector or a	lead risk assessor
21.20	licensed by the	commissioner of h	ealth pursuant	to section 144.9505 for	properties built
21.21	before 1978 to	determine the prese	ence of lead ha	zards;	
21.22	(2) provide	interim controls to	reduce lead he	alth hazards; and	
21.23	(3) serve low	w-income residents	. For multifam	ily rental properties, at	least 50 percent of
21.24	the tenants mus	t have an income b	elow 60 percer	nt of the area median in	come.
21.25	(b) The com	missioner must giv	e priority to fur	nding projects that serve	e areas where there
21.26	are high concer	trations of lead poi	isoning in child	ren based on information	on provided by the
21.27	commissioner of	of health.			
21.28	(c) The com	missioner must not	t award a grant	unless all other availab	le state and federal
21.29	funding sources	related to lead testi	ing and hazard i	reduction for which an a	pplicant is eligible
21.30	are used.				

 (d) The commissioner must balance grant awards so that projects occur within and outside metropolitan counties as defined in section 473.121, subdivision 4. 	vide
22.2 outside metropolitan counties as defined in section 473.121, subdivision 4.	vide
(e) Up to ten percent of a grant award may be used to administer the grant and pro	
 education and outreach about lead health hazards. 	
Subd. 3. Grant eligibility. A nonprofit organization or local unit of government m	av
22.6 apply for a grant under this section.	<u>ay</u>
	,,
22.7 Subd. 4. Short title. This section shall be known as the "Dustin Luke Shields Act.	_
22.8 Sec. 10. [462A.2098] MINNESOTA HOUSING MEDIATION GRANT PROGR	<u>4M.</u>
22.9 Subdivision 1. Establishment; purpose. The agency shall establish a housing media	ition
22.10 program to reduce negative consequences to renters, rental property owners, families,	
22.11 schools, employers, neighborhoods, and communities by providing support to renters	and
22.12 residential rental property owners.	
22.13 Subd. 2. Selection criteria. The agency shall award grants to community dispute	
22.14 resolution programs certified under section 494.015. The agency shall develop forms	and
22.15 procedures for soliciting and reviewing applications for grants under this section.	
22.16 Subd. 3. Administration. The agency shall award a grant to Community Mediation	<u>n</u>
22.17 Minnesota to administrate the housing mediation program to ensure effective statewid	e
22.18 management, program design, and outreach among the grantees.	
22.19 Subd. 4. Authorized uses of grant. The grant funding must be used to:	
22.20 (1) provide housing dispute resolution services;	
22.21 (2) increase awareness of and access to housing dispute resolution services statew	de;
22.22 (3) provide alternative dispute resolution services, including but not limited to evid	tion
22.23 prevention, mediation, and navigation services;	
22.24 (4) partner with culturally specific dispute resolution programs to provide training	and
22.25 assistance with virtual and in-person mediation services;	
(5) increase mediation services for seniors and renters with disabilities and illnesses	that
22.27 <u>face housing instability;</u>	
22.28 (6) increase the diversity and cultural competency of the housing mediator roster;	
22.29 (7) integrate housing mediation services with navigation and resource connection serv	ices,
22.30 legal assistance, and court services programs; and	

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23.1	(8) develop and administer evaluation tools to design, modify, and replicate effective
23.2	program outcomes.

23.3 Sec. 11. Minnesota Statutes 2022, section 462A.201, subdivision 2, is amended to read:

Subd. 2. Low-income housing. (a) The agency may use money from the housing trust
fund account to provide loans or grants for:

(1) projects for the development, construction, acquisition, preservation, and rehabilitation
of low-income rental and limited equity cooperative housing units, including temporary
and transitional housing;

(2) the costs of operating rental housing, as determined by the agency, that are uniqueto the operation of low-income rental housing or supportive housing;

23.11 (3) rental assistance, either project-based or tenant-based; and

(4) programs to secure stable housing for families with <u>minor children or with children</u>
eligible for enrollment in a prekindergarten through grade 12 academic program.

For purposes of this section, "transitional housing" has the meaning given by the United
States Department of Housing and Urban Development. Loans or grants for residential
housing for migrant farmworkers may be made under this section.

23.17 (b) The housing trust fund account must be used for the benefit of persons and families whose income, at the time of initial occupancy, does not exceed 60 percent of median income 23.18 as determined by the United States Department of Housing and Urban Development for the 23.19 metropolitan area. At least 75 percent of the funds in the housing trust fund account must 23.20 be used for the benefit of persons and families whose income, at the time of initial occupancy, 23.21 23.22 does not exceed 30 percent of the median family income for the metropolitan area as defined in section 473.121, subdivision 2. For purposes of this section, a household with a housing 23.23 assistance voucher under Section 8 of the United States Housing Act of 1937, as amended, 23.24 is deemed to meet the income requirements of this section. 23.25

23.26 The median family income may be adjusted for families of five or more.

(c) Rental assistance under this section must be provided by governmental units which
administer housing assistance supplements or by for-profit or nonprofit organizations
experienced in housing management. Rental assistance shall be limited to households whose
income at the time of initial receipt of rental assistance does not exceed 60 percent of median
income, as determined by the United States Department of Housing and Urban Development
for the metropolitan area. Priority among comparable applications for tenant-based rental

assistance will be given to proposals that will serve households whose income at the time 24.1 of initial application for rental assistance does not exceed 30 percent of median income, as 24.2 determined by the United States Department of Housing and Urban Development for the 24.3 metropolitan area. Rental assistance must be terminated when it is determined that 30 percent 24.4 of a household's monthly income for four consecutive months equals or exceeds the market 24.5 rent for the unit in which the household resides plus utilities for which the tenant is 24.6 responsible. Rental assistance may only be used for rental housing units that meet the housing 24.7 24.8 maintenance code of the local unit of government in which the unit is located, if such a code has been adopted, or the housing quality standards adopted by the United States Department 24.9 of Housing and Urban Development, if no local housing maintenance code has been adopted. 24.10

(d) In making the loans or grants, the agency shall determine the terms and conditions
of repayment and the appropriate security, if any, should repayment be required. To promote
the geographic distribution of grants and loans, the agency may designate a portion of the
grant or loan awards to be set aside for projects located in specified congressional districts
or other geographical regions specified by the agency. The agency may adopt rules for
awarding grants and loans under this subdivision.

24.17 Sec. 12. Minnesota Statutes 2022, section 462A.204, subdivision 8, is amended to read:

Subd. 8. School Childhood housing stability. (a) The agency in consultation with the 24.18 24.19 Interagency Council on Homelessness may establish a school childhood housing stability project under the family homeless prevention and assistance program. The purpose of the 24.20 project is to secure stable housing for families with school-age minor children or with 24.21 children eligible for enrollment in a prekindergarten through grade 12 academic program 24.22 who have moved frequently and for unaccompanied youth. For purposes of this subdivision, 24.23 "unaccompanied youth" are minors who are leaving foster care or juvenile correctional 24.24 facilities, or minors who meet the definition of a child in need of services or protection 24.25 24.26 under section 260C.007, subdivision 6, but for whom no court finding has been made pursuant to that statute. 24.27

(b) The agency shall make grants to family homeless prevention and assistance projects
in communities with: (1) a school or schools that have a significant degree of student
mobility; (2) a significant degree of homelessness among families with minor children; or
(3) children eligible for enrollment in a prekindergarten through grade 12 academic program.

(c) Each project must be designed to reduce school absenteeism; stabilize children in
one home setting or, at a minimum, in one school setting; and reduce shelter usage. Each
project must include plans for the following:

25.1

(1) targeting of families with minor children or with children who are eligible for

enrollment in a prekindergarten through grade 12 academic program and who are living in 25.2 overcrowded conditions in their current housing; are paying more than 50 percent of their 25.3 income for rent; or who lack a fixed, regular, and adequate nighttime residence; 25.4 (2) targeting of unaccompanied youth in need of an alternative residential setting; 25.5 (3) connecting families with the social services necessary to maintain the families' 25.6 stability in their home, including but not limited to housing navigation, legal representation, 25.7 and family outreach; and 25.8 (4) one or more of the following: 25.9 (i) provision of rental assistance for a specified period of time, which may exceed 24 25.10 months; or 25.11 (ii) provision of support and case management services to improve housing stability, 25.12 including but not limited to housing navigation and family outreach. 25.13 (d) In selecting projects for funding under this subdivision, preference shall be given to 25.14 organizations granted funding under section 462A.201, subdivision 2, paragraph (a), clause 25.15 (4). 25.16 (e) No grantee under this subdivision is required to have an advisory committee as 25.17 described in subdivision 6. 25.18 Sec. 13. Minnesota Statutes 2022, section 462A.21, subdivision 3b, is amended to read: 25.19 Subd. 3b. Capacity building grants. It may make capacity building grants to nonprofit 25.20 organizations, local government units, Indian tribes, and Indian tribal organizations to 25.21 expand their capacity to provide affordable housing and housing-related services. The grants 25.22 may be used to assess housing needs and to develop and implement strategies to meet those 25.23 25.24 needs, including but not limited to the creation or preservation of affordable housing, prepurchase and postpurchase counseling and associated administrative costs, and the linking 25.25 of supportive services to the housing. The agency shall adopt rules, policies, and procedures 25.26 specifying the eligible uses of grant money. Funding priority must may be given to those 25.27 applicants that include low-income persons in their membership, have provided 25.28 25.29 housing-related services to low-income people, and demonstrate a local commitment of local resources, which may include in-kind contributions. Grants under this subdivision 25.30 may be made only with specific appropriations by the legislature. 25.31

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26.1	Sec. 14. Minne	esota Statutes 2022	e, section 462A.	22, subdivision 1, is a	amended to read:
26.2	Subdivision	1. Debt ceiling. Th	ne aggregate pri	ncipal amount of bon	ds and notes <u>that</u>
26.3	are general oblig	gations of the agen	cy and secured	by its full faith and cr	edit, as described
26.4	in section 462A.	08, subdivision 3,	and which are	outstanding at any tim	ne, excluding the
26.5	principal amoun	t of any bonds and	notes refunded	by the issuance of ne	ew bonds or notes,
26.6	shall not exceed	the sum of \$5,000	,000,000.		
26.7 26.8	Sec. 15. Minne to read:	esota Statutes 2022	2, section 462A	36, is amended by ad	ding a subdivision
26.9	Subd. 2a. Re	funding bonds. (a) The agency m	ay issue nonprofit ho	using bonds in one
26.10				sion 2. The amount of	
26.11				will not be subject to t	~ .
26.12	contained in sub	division 2 nor will	those bonds be	included in computin	ng the amount of
26.13	bonds that may l	be issued within th	at dollar limitat	ion.	
26.14	(b) In the refu	anding of nonprofit	housing bonds,	each bond must be ca	lled for redemption
26.15	prior to its matur	rity in accordance	with its terms n	o later than the earlier	st date on which it
26.16	may be redeeme	d. No refunding bc	onds may be issu	ued unless as of the da	te of the refunding
26.17	bonds the preser	nt value of the doll	ar amount of th	e debt service on the	refunding bonds,
26.18	computed to their	r stated maturity d	ates, is lower th	an the present value o	f the dollar amount
26.19	of debt service o	n all nonprofit hou	using bonds refu	unded computed to the	eir stated maturity
26.20	dates. For purpo	ses of this subdivis	ion, "present va	llue of the dollar amou	unt of debt service"
26.21	means the dollar	amount of debt se	ervice to be paid	l, discounted to the no	ominal date of the
26.22	refunding bonds	at a rate equal to t	he yield on the	refunding bonds.	
26.23	<u>(c)</u> If as a res	sult of the issuance	of refunding be	onds the amount of de	ebt service for an
26.24	annual period is	less than the amou	int transferred b	y the commissioner of	of management and
26.25	budget to pay de	bt service for that a	nnual period, th	e agency must deduct	the excess amount
26.26	from the actual a	amount of debt ser	vice on those be	onds certified for the	next subsequent
	1 • 1				

26.27 <u>annual period.</u>

26.29 Subd. 4. Appropriation; payment to agency or trustee. (a) The agency must certify 26.30 annually to the commissioner of management and budget the actual amount of annual debt 26.31 service on each series of bonds issued under subdivision 2.

^{26.28} Sec. 16. Minnesota Statutes 2022, section 462A.36, subdivision 4, is amended to read:

(b) Each July 15, beginning in 2009 and through 2031, if any nonprofit housing bonds 27.1 issued under subdivision 2, or nonprofit housing bonds issued to refund those bonds, remain 27.2 outstanding, the commissioner of management and budget must transfer to the nonprofit 27.3 housing bond account established under section 462A.21, subdivision 32, the amount 27.4 certified under paragraph (a), not to exceed \$2,400,000 annually. The amounts necessary 27.5 to make the transfers are appropriated from the general fund to the commissioner of 27.6 management and budget. 27.7 27.8 (c) The agency may pledge to the payment of the nonprofit housing bonds the payments to be made by the state under this section. 27.9 Sec. 17. Minnesota Statutes 2022, section 462A.37, subdivision 1, is amended to read: 27.10 Subdivision 1. Definitions. (a) For purposes of this section, the following terms have 27.11 the meanings given. 27.12 (b) "Abandoned property" has the meaning given in section 117.025, subdivision 5. 27.13 (c) "Community land trust" means an entity that meets the requirements of section 27.14 462A.31, subdivisions 1 and 2. 27.15 (d) "Debt service" means the amount payable in any fiscal year of principal, premium, 27.16 if any, and interest on housing infrastructure bonds and the fees, charges, and expenses 27.17 related to the bonds. 27.18 (e) "Foreclosed property" means residential property where foreclosure proceedings 27.19 have been initiated or have been completed and title transferred or where title is transferred 27.20 in lieu of foreclosure. 27.21 (f) "Housing infrastructure bonds" means bonds issued by the agency under this chapter 27.22 that: 27.23 (1) are qualified 501(c)(3) bonds, within the meaning of section 145(a) of the Internal 27.24 Revenue Code; 27.25 (2) finance qualified residential rental projects within the meaning of section 142(d) of 27.26 the Internal Revenue Code; or 27.27 (3) finance the construction or rehabilitation of single-family houses that qualify for 27.28 mortgage financing within the meaning of section 143 of the Internal Revenue Code; or 27.29 (4) (3) are tax-exempt bonds that are not private activity bonds, within the meaning of 27.30 section 141(a) of the Internal Revenue Code, for the purpose of financing or refinancing 27.31 affordable housing authorized under this chapter. 27.32

SF2566REVISORMSS2566-11st Engrossment28.1(g) "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended.28.2(h) "Senior" means a person 55 years of age or older with an annual income not greater28.3than 50 percent of:.28.4(1) the metropolitan area median income for persons in the metropolitan area; or

28.6 (i) "Senior household" means a household with one or more senior members and with

(2) the statewide median income for persons outside the metropolitan area.

an annual combined income not greater than 50 percent of:

28.5

28.8 (1) the metropolitan area median income for persons in the metropolitan area; or

28.9 (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 senior households with at least 80 percent of the units occupied by at
least one senior per unit senior households, 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.
- 28.20 Sec. 18. Minnesota Statutes 2022, 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 <u>elause clauses</u> (4) and (7), 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;

29.1 (3) to finance that portion of the costs of acquisition of property that is attributable to
29.2 the land to be leased by community land trusts to low- and moderate-income home buyers;
29.3 (4) to finance the acquisition, improvement, and infrastructure of manufactured home

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29.4 parks under section 462A.2035, subdivision 1b;

29.5 (5) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction
29.6 of senior housing;

29.7 (6) to finance the costs of acquisition and, rehabilitation, and replacement of federally
29.8 assisted rental housing and for the refinancing of costs of the construction, acquisition, and
29.9 rehabilitation of federally assisted rental housing, including providing funds to refund, in
29.10 whole or in part, outstanding bonds previously issued by the agency or another government
29.11 unit to finance or refinance such costs; and

29.12 (7) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction
29.13 of single-family housing-; and

29.14 (8) to finance the costs of construction, acquisition, and rehabilitation of permanent
 29.15 housing that is affordable to households with incomes at or below 50 percent of the area
 29.16 median income for the applicable county or metropolitan area as published by the Department
 29.17 of Housing and Urban Development, as adjusted for household size.

(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

29.23 (2) are at significant risk of lacking a permanent residence for 12 months or at least four
29.24 times in the last three years.

29.25 (c) Among comparable proposals for senior housing, the agency must give priority to29.26 requests for projects that:

29.27 (1) demonstrate a commitment to maintaining the housing financed as affordable to
 29.28 seniors senior households;

29.29 (2) leverage other sources of funding to finance the project, including the use of29.30 low-income housing tax credits;

30.1 (3) provide access to services to residents and demonstrate the ability to increase physical
 30.2 supports and support services as residents age and experience increasing levels of disability;
 30.3 <u>and</u>

30.4 (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

30.8 (5) include households with incomes that do not exceed 30 percent of the median
 30.9 household income for the metropolitan area.

30.10 (d) To the extent practicable, the agency shall balance the loans made between projects 30.11 in the metropolitan area and projects outside the metropolitan area. Of the loans made to 30.12 projects outside the metropolitan area, the agency shall, to the extent practicable, balance 30.13 the loans made between projects in counties or cities with a population of 20,000 or less, 30.14 as established by the most recent decennial census, and projects in counties or cities with 30.15 populations in excess of 20,000.

30.16 (e) Among comparable proposals for permanent housing, the agency must give preference
 30.17 to projects that will provide housing that is affordable to households at or below 30 percent
 30.18 of the area median income.

30.19 (f) If a loan recipient uses the loan for any of the purposes in paragraph (a) on a building
 30.20 containing more than four units, the loan recipient must construct, convert, or otherwise
 30.21 adapt the building to include:

30.22 (1) the greater of: (i) at least one unit; or (ii) at least five percent of units that are

30.23 accessible units, as defined by section 1002 of the current State Building Code Accessibility

- 30.24 <u>Provisions for Dwelling Units in Minnesota, and include at least one roll-in shower; and</u>
- 30.25 (2) the greater of: (i) at least one unit; or (ii) at least five percent of units that are
- 30.26 sensory-accessible units that include:

30.27 (A) soundproofing between shared walls for first and second floor units;

- 30.28 (B) no florescent lighting in units and common areas;
- 30.29 (C) low-fume paint;
- 30.30 (D) low-chemical carpet; and
- 30.31 (E) low-chemical carpet glue in units and common areas.

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31.1	Nothing in this	s paragraph will reli	eve a project f	funded by the agency fro	om meeting other
31.2	applicable acc	essibility requireme	nts.		
31.3	<u>EFFECTI</u>	VE DATE. This see	ction is effecti	ve the day following fin	al enactment.
31.4		nesota Statutes 202	2, section 462	A.37, is amended by add	ding a subdivision
31.5	to read:				
31.6	Subd. 2i. A	dditional authoriza	tion. In addition	on to the amounts authori	zed in subdivisions
31.7	2 to 2h, the age	ency may issue up to	o \$250,000,00	0 in housing infrastructu	tre bonds in one or
31.8	more series to	which the payment	s under this se	ction may be pledged.	
31.9	<u>EFFECTI</u>	VE DATE. This see	ction is effecti	ve the day following fin	al enactment.
31.10	Sec. 20. Min	nesota Statutes 202	2, section 462.	A.37, is amended by add	ding a subdivision
31.11	to read:				
31.12	Subd. 2j. R	Refunding bonds. (a	a) The agency	may issue housing infra	structure bonds in
31.13	one or more se	eries to refund bond	s authorized ir	n this section. The amou	nt of refunding
31.14	housing infras	tructure bonds that 1	nay be issued	from time to time will no	ot be subject to the
31.15	dollar limitatio	on contained in any	of the authoriz	zations in this section no	or will those bonds
31.16	be included in	computing the amo	ount of bonds t	hat may be issued within	n those dollar
31.17	limitations.				
31.18	(b) In the r	efunding of housing	g infrastructure	e bonds, each bond must	be called for
31.19	redemption pri	ior to its maturity in	accordance w	with its terms no later that	in the earliest date
31.20	on which it ma	ay be redeemed. No	refunding bor	nds may be issued unless	s as of the date of
31.21	the refunding	bonds the present va	alue of the dol	lar amount of the debt so	ervice on the
31.22	refunding bone	ds, computed to thei	r stated matur	ity dates, is lower than th	ne present value of
31.23	the dollar amo	unt of debt service of	on all housing	infrastructure bonds refu	inded computed to
31.24	their stated ma	turity dates. For pu	rposes of this	subdivision, "present va	lue of the dollar
31.25	amount of deb	t service" means the	e dollar amour	nt of debt service to be p	aid, discounted to
31.26	the nominal da	te of the refunding	bonds at a rate	equal to the yield on the	e refunding bonds.
31.27	<u>(c) If as a r</u>	esult of the issuance	e of refunding	bonds the amount of de	bt service for an
31.28	annual period	is less than the amo	unt transferred	l by the commissioner o	f management and
31.29	budget to pay o	lebt service for that	annual period,	the agency must deduct	the excess amount
31.30	from the actua	l amount of debt ser	rvice on those	bonds certified for the r	ext subsequent
31.31	annual period.				

- 32.1 Sec. 21. Minnesota Statutes 2022, section 462A.37, subdivision 4, is amended to read:
- 32.2 Subd. 4. Appropriation; payment to agency or trustee. (a) The agency must certify 32.3 annually to the commissioner of management and budget the actual amount of annual debt 32.4 service on each series of bonds issued under subdivision 2.
- (b) Each July 15, beginning in 2013 and through 2035, if any housing infrastructure
 bonds issued under subdivision 2, or housing infrastructure bonds issued to refund those
 <u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
 the affordable housing infrastructure bond account established under section 462A.21,
 subdivision 33, the amount certified under paragraph (a), not to exceed \$2,200,000 annually.
 The amounts necessary to make the transfers are appropriated from the general fund to the
 commissioner of management and budget.
- 32.12 (c) The agency may pledge to the payment of the housing infrastructure bonds the32.13 payments to be made by the state under this section.
- 32.14 Sec. 22. Minnesota Statutes 2022, section 462A.37, subdivision 5, is amended to read:

32.15 Subd. 5. Additional appropriation. (a) The agency must certify annually to the
32.16 commissioner of management and budget the actual amount of annual debt service on each
32.17 series of bonds issued under this section.

32.18 (b) Each July 15, beginning in 2015 and through 2037, if any housing infrastructure 32.19 bonds issued under subdivision 2a, or housing infrastructure bonds issued to refund those 32.20 <u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to 32.21 the housing infrastructure bond account established under section 462A.21, subdivision 33, 32.22 the amount certified under paragraph (a), not to exceed \$6,400,000 annually. The amounts 32.23 necessary to make the transfers are appropriated from the general fund to the commissioner 32.24 of management and budget.

32.25 (c) Each July 15, beginning in 2017 and through 2038, if any housing infrastructure bonds issued under subdivision 2b, or housing infrastructure bonds issued to refund those bonds, 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.

32.32 (d) Each July 15, beginning in 2019 and through 2040, if any housing infrastructure
32.33 bonds issued under subdivision 2c, or housing infrastructure bonds issued to refund those

- <u>bonds</u>, 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, or housing infrastructure bonds issued to refund those
 <u>bonds</u>, 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, or housing infrastructure bonds issued to refund those
 <u>bonds</u>, 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, or housing infrastructure bonds issued to refund those
 <u>bonds</u>, 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, or housing infrastructure bonds issued to refund those
 <u>bonds</u>, 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) Each July 15, beginning in 2023 and through 2044, if any housing infrastructure
 bonds issued under subdivision 2h, or housing infrastructure bonds issued to refund those
 <u>bonds</u>, 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 34.1 appropriated from the general fund to the commissioner of management and budget. 34.2 (j) Each July 15, beginning in 2024 and through 2045, if any housing infrastructure 34.3 bonds issued under subdivision 2i remain outstanding, the commissioner of management 34.4 and budget must transfer to the housing infrastructure bond account established under section 34.5 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary 34.6 to make the transfers are appropriated from the general fund to the commissioner of 34.7 management and budget. 34.8 (k) The agency may pledge to the payment of the housing infrastructure bonds the 34.9 payments to be made by the state under this section. 34.10 34.11 Sec. 23. Minnesota Statutes 2022, section 462A.38, subdivision 1, is amended to read: Subdivision 1. Establishment. A workforce and affordable homeownership development 34.12 34.13 program is established to award homeownership development grants to cities, counties, Tribal governments, nonprofit organizations, cooperatives created under chapter 308A or 34.14
- 34.15 308B, and community land trusts created for the purposes outlined in section 462A.31,
- subdivision 1, for development of workforce and affordable homeownership projects. The
 purpose of the program is to increase the supply of workforce and affordable, owner-occupied
 multifamily or single-family housing throughout Minnesota.
- 34.19 Sec. 24. Minnesota Statutes 2022, section 462A.39, subdivision 2, is amended to read:
 34.20 Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
 34.21 meanings given.
- (b) "Eligible project area" means a home rule charter or statutory city located outside
 of the a metropolitan area county as defined in section 473.121, subdivision 2_4, with a
 population exceeding 500; a community that has a combined population of 1,500 residents
 located within 15 miles of a home rule charter or statutory city located outside the a
 metropolitan area county as defined in section 473.121, subdivision 2_4; federally recognized
 Tribal reservations; or an area served by a joint county-city economic development authority.
- 34.28 (c) "Joint county-city economic development authority" means an economic development
 34.29 authority formed under Laws 1988, chapter 516, section 1, as a joint partnership between
 34.30 a city and county and excluding those established by the county only.
- 34.31 (d) "Market rate residential rental properties" means properties that are rented at market
 34.32 value, including new modular homes, new manufactured homes, and new manufactured

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homes on leased land or in a manufactured home park, and may include rental developmentsthat have a portion of income-restricted units.

35.3 (e) "Qualified expenditure" means expenditures for market rate residential rental
35.4 properties including acquisition of property; construction of improvements; and provisions
35.5 of loans or subsidies, grants, interest rate subsidies, public infrastructure, and related financing
35.6 costs.

35.7 Sec. 25. Minnesota Statutes 2022, section 462A.39, subdivision 5, is amended to read:

Subd. 5. Allocation. The amount of a grant or deferred loans may not exceed 25 50 percent of the rental housing development project cost. The commissioner shall not award a grant or deferred loans to a city an eligible project area without certification by the city eligible project area that the amount of the grant or deferred loans shall be matched by a local unit of government, business, or nonprofit organization, or federally recognized Tribe, with \$1 for every \$2 provided in grant or deferred loans funds.

35.14 Sec. 26. [462A.41] HOUSING COST REDUCTION INCENTIVE PROGRAM.

35.15 Subdivision 1. Grant program established. The agency must establish and administer
 35.16 the housing cost reduction incentive program for the purpose of reimbursing cities for fee
 35.17 waivers or reductions provided to qualified multifamily housing developments and
 35.18 single-family, owner-occupied housing developments through local fee waiver and

35.19 inclusionary housing programs.

35.20 Subd. 2. Definitions. (a) For the purposes of this section, the following terms have the
 35.21 meanings given.

35.22 (b) "Applicant" means any statutory or home rule charter city or county.

35.23 (c) "Inclusionary housing program" means a program that requires at least 25 percent

35.24 of new construction to be affordable to households with incomes at or below 80 percent of

35.25 the area median income for multifamily housing developments or 115 percent of the area

- 35.26 median income for single-family, owner-occupied housing developments.
- 35.27 (d) "Local fee waiver program" means a program established by a statutory or home

35.28 rule charter city that waives or reduces fees for developers of qualified multifamily housing

- 35.29 developments and single-family, owner-occupied housing developments.
- 35.30 (e) "Multifamily housing development" has the meaning given in section 462C.02,
- 35.31 <u>subdivision 5, except that only new construction qualifies.</u>

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	<u>(f)</u> "Prog	gram" means the house	ing cost reduction	on incentive program	established in this
	section.				
	<u>(g)</u> "Sing	gle-family housing" ha	as the meaning	given in section 4620	C.02, subdivision 4,
except that only manufactured or modular homes and new construction qualify.					
	Subd. 3.	Application. (a) The	agency must de	evelop forms and proc	cedures for soliciting
6		ng applications for gra			
		n minimum, informatio			
P	orograms ui	nder which the city iss	ued fee waivers	s or reductions.	
	(b) The	agency must evaluate	complete applic	cations for funding for	or reimbursement for
(waivers or reductions			
1	necessary to	increase the number	of multifamily	housing developmen	ts and single-family,
(owner-occu	pied housing develop	ments within th	e applicant's boundar	ries.
	(c) The o	determination of whet	her to award a g	grant for reimbursem	ent of fee waivers or
r		s within the discretion of			
2	and applicat	ion of the criteria are n	ot subject to jud	icial review, except fo	or abuse of discretion.
	Subd. 4.	Grant amount. The c	commissioner m	ay award grants to ap	plicants in an amount
l	up to 50 per	cent of the amount of	the developme	nt impact fee waived	or reduced by a city
f	for a qualifi	ed rental housing deve	elopment. A cit	y may receive no mo	re than \$250,000 per
n	nultifamily	housing development	t or single-fami	ly housing project.	
	Sec. 27. [4	462A.42] SUPPORTI	VE HOUSING	G PROGRAM.	
	Subdivis	sion 1. Establishment	. The agency sh	all establish a support	ive housing program
to	o provide f	unding to support the	operations of su	apportive housing for	individuals and
1	families wh	o are at risk of homele	essness or have	experienced homeles	ssness.
	Subd. 2.	Definition. For the pu	rposes of this se	ction, "supportive hou	using" means housing
t	hat is not ti	me-limited and provid	les or coordinat	es with services neces	ssary for residents to
r	naintain ho	using stability and ma	ximize opportu	nities for education a	and employment.
	Subd. 3.	Eligible recipients.	Funding may be	made to a local unit	of government, a
	federally red	cognized American In	dian Tribe or it	s Tribally Designated	l Housing Entity
	located in M	linnesota, a private de	eveloper, or a no	onprofit organization.	<u>:</u>
	Subd. 4.	Eligible uses. (a) Fur	nds shall be use	d to cover costs need	ed for supportive
	housing to c	operate effectively. Co	sts may include	e but are not limited t	o building operating
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37.1	costs. These fi	unds may be capitali	zed as part of d	evelopment costs. Fun	ds may be provided
37.2			-	g units or to cover cost	
37.3	new permaner	nt supportive housing	g units.		
37.4	(b) Funds r	nay be used to create	e partnerships w	vith the health care sect	or and other sectors
37.5		Ť		s for supportive housin	
37.6				nsive emergency and i	
37.7	This may be d	one in partnership v	with other state	agencies, including th	e Department of
37.8	Health and the	e Department of Hur	nan Services.		
37.9	<u>Subd. 5.</u> A	pplication. The com	missioner shall	develop forms and proc	edures for soliciting
37.10	and reviewing	applications for fur	ding under this	s section. The commis	sioner shall consult
37.11	with interested	stakeholders when a	leveloping the	guidelines and procedu	res for the program.
37.12	Sec. 28. [46 2	2A.43] COMMUNI	TY STABILI	ZATION PROGRAM	<u>1.</u>
37.13	<u>Subdivisio</u>	n 1. <mark>Establishment</mark>	The agency sl	nall establish a commu	nity stabilization
37.14	program to pro	vide grants or loans	to preserve natu	rally occurring afforda	ble housing through
37.15	acquisition, ac	equisition and rehabi	litation, or reh	abilitation.	
37.16	<u>Subd. 2.</u> D	efinitions. For the p	ourposes of this	section, "naturally oc	curring affordable
37.17	housing" mean	<u>18:</u>			
37.18	(1) multiur	nit rental housing the	at:		
37.19	<u>(i) is at lea</u>	st 20 years old; and			
37.20	(ii) has ren	ts in a majority of u	nits that are aff	ordable to households	at or below 60
37.21	percent of the	greater of state or a	rea median inco	ome as determined by	the United States
37.22	Department of	f Housing and Urbar	n Development	; or	
37.23	(2) owner-o	occupied housing loc	ated in commu	nities where market pre	ssures or significant
37.24	deferred rehab	vilitation needs, as de	efined by the a	gency, are creating op	portunities for
37.25	displacement	or the loss of owner-	-occupied hous	ing affordable to hous	eholds at or below
37.26	115 percent of	the greater of state c	or area median i	ncome as determined l	by the United States
37.27	Department of	f Housing and Urbar	n Development	<u>.</u>	
37.28	<u>Subd. 3.</u> E	ligible recipients. (a	a) Grants or loa	ns may be made to a l	ocal unit of
37.29	government; fe	ederally recognized	American India	n Tribe located in Minn	nesota or its Tribally
37.30	Designated Ho	ousing Entity; privat	e developer; li	mited equity cooperati	ve; cooperative
37.31	created under	chapter 308A or 308	B; community	and trust created for th	e purposes outlined
37.32	in section 462	A.31, subdivision 1;	or nonprofit o	rganization.	

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(b) The agency may make a grant to a statewide intermediary to facilitate the acquisiti	on
and associated rehabilitation of existing multiunit rental housing and may use an intermedia	ıry
or intermediaries for the acquisition and associated rehabilitation of owner-occupied housing	<u>1g.</u>
Subd. 4. Eligible uses. The program shall provide grants or loans for the purpose of	
equisition, rehabilitation, interest rate reduction, or gap financing of housing to suppor	<u>t</u>
the preservation of naturally occurring affordable housing. Priority in funding shall be giv	en
to proposals that serve lower incomes and maintain longer periods of affordability.	
Subd. 5. Owner-occupied housing income limits. Households served through gran	ts
or loans related to owner-occupied housing must have, at initial occupancy, income that	is is
t or below 115 percent of the greater of state or area median income as determined by t	the
United States Department of Housing and Urban Development.	
Subd. 6. Multifamily housing rent limits. Multifamily housing financed through gran	nts
or loans under this section must remain affordable to low-income or moderate-income	
households as defined by the agency.	
Subd. 7. Application. (a) The agency shall develop forms and procedures for soliciti	ng
and reviewing applications for loans or grants under this section. The agency shall cons	ult
with interested stakeholders when developing the guidelines and procedures for the progra	<u>m.</u>
(b) Notwithstanding any other applicable law, the agency may accept applications or	n a
noncompetitive, rolling basis in order to provide funds for eligible properties as they become	me
available.	
Subd. 8. Voucher requirement for multifamily properties. Rental properties that	
receive funds must accept rental subsidies, including but not limited to vouchers under	
Section 8 of the United States Housing Act of 1937, as amended.	
See 20 Louis 2021 First Special Session aborton 9 orticle 1 section 2 subdivision 1	1
Sec. 29. Laws 2021, First Special Session chapter 8, article 1, section 3, subdivision 1 is amended to read:	1,
Subd. 11. Affordable Rental Investment Fund4,218,0004,218,0	00
(a) This appropriation is for the affordable	
rental investment fund program under	
Minnesota Statutes, section 462A.21,	
subdivision 8b, to finance the acquisition,	
rehabilitation, replacement, and debt	
restructuring of federally assisted rental	
property and for making equity take-out loans	

39.1	under Minnesota Statutes, section 462A.05,
39.2	subdivision 39.
39.3	(b) The owner of federally assisted rental
39.4	property must agree to participate in the
39.5	applicable federally assisted housing program
39.6	and to extend any existing low-income
39.7	affordability restrictions on the housing for
39.8	the maximum term permitted.
39.9	(c) The appropriation also may be used to
39.10	finance the acquisition, rehabilitation, and debt
39.11	restructuring of existing supportive housing
39.12	properties and naturally occurring affordable
39.13	housing as determined by the commissioner.
39.14	For purposes of this paragraph, "supportive
39.15	housing" means affordable rental housing with
39.16	links to services necessary for individuals,
39.17	youth, and families with children to maintain
39.18	housing stability.
39.19	EFFECTIVE DATE. This section is effective retroactively from July 1, 2021.
39.20	Sec. 30. FIRST-GENERATION HOMEBUYERS DOWN PAYMENT ASSISTANCE
39.21	FUND.
39.22	Subdivision 1. Establishment. A first-generation homebuyers down payment assistance
39.23	fund is established as a pilot project under the administration of the Midwest Minnesota
39.24	Community Development Corporation, a community development financial institution
39.25	(CDFI) as defined under the Riegle Community Development and Regulatory Improvement
39.26	Act of 1994, to provide targeted assistance to eligible first-generation homebuyers.
39.27	Subd. 2. Eligible homebuyer. For purposes of this section, "eligible homebuyer" means
39.28	a borrower:
39.29	(1) whose income is at or below 100 percent of the area median income at the time of
39.30	purchase;

- 39.31 (2) who either never owned a home or who owned a home but lost it due to foreclosure;
- 39.32 (3) who is preapproved for a first mortgage loan; and

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40.1	(4) who	se parent or prior legal	guardian eithe	r never owned a home	e or owned a home
40.2	· · ·	ue to foreclosure.	8		
				.1 .	1 1 100
40.3		rrowers, the combined			•
40.4		median income at the t	•		<u>_</u>
40.5		An eligible homebuye	-		
40.6		ing a purchase agreem	ent and, follow:	ing the purchase of the	home, must occupy
40.7	<u>it as their pi</u>	rimary residence.			
40.8	<u>Subd. 3</u> .	Use of funds. Assista	nce under this	section is limited to te	en percent of the
40.9	purchase pr	ice of a one or two uni	t home, not to e	exceed \$32,000. Fund	s are reserved at the
40.10	issuance of	preapproval. Reservat	ion of funds is	not contingent on hav	ing an executed
40.11	purchase ag	reement. The assistance	e must be prov	ided in the form of a lo	oan that is forgivable
40.12	at a rate of 2	0 percent per year on the	he day after the	anniversary date of th	e note. The prorated
40.13	balance due	is repayable if the prop	erty converts to	nonowner occupancy	, is sold, is subjected
40.14	to an ineligi	ble refinance, is subject	cted to an unau	thorized transfer of tit	le, or is subjected to
40.15	a completed	l foreclosure action wi	thin the five-ye	ear loan term. Recaptu	re can be waived in
40.16	the event of	financial or personal	hardship. Fund	s may be used for clos	sing costs, down
40.17	payment, or	principal reduction. T	The eligible hor	nebuyer may select ar	ny first mortgage
40.18	lender or br	oker. The funds must l	be used in conj	unction with a conform	ming first mortgage
40.19	loan that is	fully amortizing and n	neets the standa	ords of a qualified mor	rtgage or meets the
40.20	minimum st	tandards for exemption	n under Code o	f Federal Regulations	, title 12, section
40.21	<u>1026.43. Fu</u>	inds may be used in co	njunction with	other programs the el	ligible homebuyer
40.22	<u>may qualify</u>	for and the loan place	ed in any priori	ty position.	
40.23	Subd. 4.	Administration. The	first-generatio	n homebuyers down p	payment assistance
40.24	fund is avai	lable statewide and sha	all be administe	ered by Midwest Mini	nesota Community
40.25	Developme	nt Corporation, the des	signated centra	l CDFI. Midwest Min	nesota Community
40.26	Developme	nt Corporation may or	iginate and ser	vice funds and author	ize other CDFIs,
40.27	Tribal entiti	es, and nonprofit orga	nizations admin	nistering down payme	ent assistance to
40.28	reserve, orig	ginate, fund, and servi	ce funds for eli	gible homebuyers. Ac	lministrative costs
40.29	must not exe	ceed \$3,200 per loan. A	Any funds recap	tured prior to June 30,	2026, are deposited
40.30	in the fund	established in subdivis	tion 1 and are to	b be redistributed to e	ligible homebuyers.
40.31	Any unused	l funds, or funds recap	tured on or afte	er June 30, 2026, shall	be remitted to the
40.32	agency to b	e returned to the gener	al fund.		
40.33	<u>Subd. 5.</u>	Report to legislature.	By January 15	each year, the fund adı	ninistrator, Midwest
40.34	Minnesota (Community Developm	ent Corporatio	n, must report to the c	hairs and ranking

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41.1	minority membe	rs of the legislativ	e committees	naving jurisdiction over	er housing finance
41.2	and policy the fo	ollowing informati	on:		
41.3	<u>(1) the numb</u>	er and amount of	loans closed;		
41.4	(2) the media	n loan amount;			
41.5	(3) the numb	er and amount of	loans issued by	race or ethnic catego	ries;
41.6	(4) the media	in home purchase	price;		
41.7	(5) the intere	st rates and types	of mortgages;		
41.8	(6) the total a	amount returned to	the fund; and		
41.9	(7) the numb	er and amount of	loans issued by	<u>v county.</u>	
41.10	Sec. 31. GREA	ATER MINNESC)TA HOUSIN	G INFRASTRUCTU	JRE GRANT
41.11	PROGRAM.				
41.12	Subdivision 1	. Grant program	established. T	ne commissioner of the	Minnesota Housing
41.13	Finance Agency	may make grants	to cities to pro	vide up to 50 percent	of the capital costs
41.14	of public infrast	ructure necessary	for an eligible	workforce housing de	velopment project.
41.15	The commission	er may make a gra	ant award only	after determining that	t nonstate resources
41.16	are committed to	complete the pro	ject. The nonst	ate contribution may	be either cash or in
41.17	kind. In-kind con	ntributions may in	clude the value	e of the site, whether t	he site is prepared
41.18	before or after th	e law appropriation	ng money for t	he grant is enacted.	
41.19	Subd. 2. Def	i nitions. (a) For th	ne purposes of	this section, the follow	ving terms have the
41.20	meanings given.				
41.21	<u>(b) "City" me</u>	eans a statutory or	home rule cha	rter city located outsic	le the metropolitan
41.22	area, as defined	in Minnesota Stat	utes, section 47	73.121, subdivision 2.	
41.23	(c) "Housing	infrastructure" me	eans publicly o	wned physical infrasti	ructure necessary to
41.24	support housing	development proj	ects, including	but not limited to sew	vers, water supply
41.25	systems, utility e	xtensions, streets,	wastewater tre	atment systems, storm	water management
41.26	systems, and fac	ilities for pretreat	ment of wastev	vater to remove phosp	horus.
41.27	Subd. 3. Elig	j ible projects. Ho	using projects	eligible for a grant und	ler this section may
41.28	be a single-famil	y or multifamily h	ousing develop	ment, and either owner	-occupied or rental.
41.20	Subd 1 Any	ligation (a) The	commissioner	must davalar forms a	ad proceedures for

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- 41.29 Subd. 4. Application. (a) The commissioner must develop forms and procedures for
- 41.30 soliciting and reviewing applications for grants under this section. At a minimum, a city
- 41.31 <u>must include in its application a resolution of the city council certifying that the required</u>

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42.1	nonstate mate	h is available. The c	ommissioner r	nust evaluate complet	e applications for
42.2	funding for eli	igible projects to det	termine that:		
42.3	(1) the pro	ject is necessary to i	ncrease sites a	vailable for housing de	evelopment that will
42.4	provide adequ	ate housing stock for	or the current o	r future workforce; an	<u>id</u>
42.5	(2) the incr	ease in workforce h	ousing will res	ult in substantial publi	c and private capital
42.6	investment in	the city in which the	e project would	d be located.	
42.7	<u>(b) The de</u>	termination of whet	her to make a g	grant for a site is withi	n the discretion of
42.8	the commission	mer, subject to this s	section. The co	mmissioner's decision	is and application of
42.9	the criteria are	not subject to judic	ial review, exc	cept for abuse of discre	etion.
42.10	<u>Subd. 5.</u> M	laximum grant am	ount. A city m	nay receive no more th	an \$30,000 per lot
42.11	for single-fam	ily, duplex, triplex, o	or fourplex hou	using developed and no	o more than \$60,000
42.12	per lot for mu	ltifamily housing wi	th more than f	our units per building.	A city may receive
42.13	no more than	\$500,000 in two yea	rs for one or n	nore housing developr	nents.
42.14	<u>Subd. 6.</u>	ancellation of gran	t; return of g	rant money. If, after f	ive years, the
42.15	commissioner	determines that a pro-	oject has not pr	oceeded in a timely ma	anner and is unlikely
42.16	to be complete	ed, the commissione	r must cancel	the grant and require t	he grantee to return
42.17	all grant mone	ey awarded for that p	project.		
42.18	Sec. 32. <u>HIC</u>	GH-RISE SPRINK	LER SYSTE	M GRANT PROGRA	<u>AM.</u>
42.19	Subdivisio	n 1. Definitions. (a)) The definition	ns in this subdivision a	apply to this section.
42.20	(b) "Eligib	le building" means	an existing res	idential building in wh	nich:
42.21	(1) at least	one story used for h	numan occupar	ncy is 75 feet or more	above the lowest
42.22	level of fire de	epartment vehicle ac	ccess; and		
42.23	(2) at least	two-thirds of its un	its are rented t	o an individual or fam	ily with an annual
42.24	income of up	to 50 percent of the	area median ir	come as determined b	y the United States
42.25	Department of	f Housing and Urbar	n Developmen	t, adjusted for family	size, that is paying
42.26	no more than	30 percent of annual	l income on re	nt.	
42.27	(c) "Sprink	tler system" means t	the same as the	e term "fire protection	system" as defined
42.28	in Minnesota	Statutes, section 299	<u>9M.01.</u>		
42.29	<u>Subd. 2.</u> G	rant program. The	commissioner	of the Housing Finance	e Agency must make
42.30	grants to owne	ers of eligible building	ngs for installa	tion of sprinkler syste	ms. Priority shall be
42.31	given to nonpr	ofit applicants. The	maximum grar	nt per eligible building	shall be \$2,000,000.

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43.1	Each grant to a nonprofit organization shall require a 25 percent match. Each grant to a
43.2	for-profit organization shall require a 50 percent match.
43.3	Sec. 33. <u>REQUIRING CITIES TO REPORT BUILDINGS THAT DO NOT HAVE</u>
43.4	SPRINKLER SYSTEMS.
43.5	(a) A city of the first or second class shall provide to the state fire marshal a list by June
43.6	20, 2024, and an updated list by June 30, 2027, and June 30, 2032, of each residential
43.7	building in the city that:
43.8	(1) has at least one story used for human occupancy that is 75 feet or more above the
43.9	lowest level of fire department vehicle access;
43.10	(2) was not subject to a requirement to include a sprinkler system at the time the building
43.11	was constructed; and
43.12	(3) has not been retrofitted with a sprinkler system.
43.13	(b) The state fire marshal shall submit the lists within 60 days of the due dates under
43.14	paragraph (a) to the chairs and ranking minority members of the legislative committees with
43.15	jurisdiction over the State Building Code, State Fire Code, and Minnesota Housing Finance
43.16	Agency.
43.17	Sec. 34. EXPEDITING RENTAL ASSISTANCE ADVISORY GROUP.
43.18	The commissioner shall convene stakeholders to evaluate methods of processing
43.19	applications for rental assistance and emergency rental assistance, methods of distributing
43.20	rental assistance funds, and ways to expedite these processes. The advisory group shall have
43.21	a range of stakeholder representation as determined by the commissioner. By January 31,
43.22	2024, the commissioner must report to the legislative committees with jurisdiction over
43.23	housing finance and policy with the findings of the advisory group, including
43.24	recommendations to improve rental assistance procedures.
10.07	
43.25	Sec. 35. <u>HOMEOWNERSHIP INVESTMENT GRANTS PROGRAM.</u>
43.26	Subdivision 1. Grant program established. The commissioner of the Minnesota Housing
43.27	Finance Agency must establish and administer a program to support projects that encourage
43.28	affordable homeownership in accordance with this section.
43.29	Subd. 2. Eligible projects. The commissioner may award a grant under this section for
43.30	a project that invests in the following:
43.31	(1) housing development to increase the supply of affordable owner-occupied homes;

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44.1	(2) financin	g programs for aff	ordable owner	r-occupied new home	construction;
44.2	(3) acquisiti	on, rehabilitation,	and resale of a	iffordable owner-occu	pied homes or homes
44.3	to be converted	to owner-occupie	d homes;		
44.4	(4) financin	g programs for affe	ordable owner	r-occupied manufactu	red housing; or
44.5	(5) services	to increase access	to stable, affo	ordable, owner-occupi	ed housing in
44.6	low-income con	mmunities, Americ	can Indian cor	nmunities, and comm	unities of color.
44.7	The commissio	ner must ensure gr	ant awards ar	e distributed through	out the state based on
44.8	population.				
44.9	Subd. 3. Eli	gible organizatio	n. <u>To be eligi</u> b	le for a grant under th	is section, a nonprofit
44.10	organization m	ust:			
44.11	(1) qualify f	or tax exempt stat	us under Unite	ed States Code, title 2	6, section 501(c)(3);
44.12	(2) have prin	mary operations lo	ocated in Minr	nesota;	
44.13	(3) be certif	ied as a communit	y developmen	t financial institution	by the United States
44.14	Department of	the Treasury; and			
44.15	(4) provide	affordable housing	g lending or fin	nancing programs.	
44.16	<u>Subd. 4.</u> Ap	plication. An orga	nization apply	ying for a grant must i	nclude as part of their
44.17	application a pl	an to create new a	ffordable hom	e ownership and hom	e preservation
44.18	opportunities for	or targeted areas.			
44.19	<u>Subd. 5.</u> Re	port. By January 1	15, 2024, the c	commissioner must su	bmit a report to the
44.20	chairs and rank	ing minority mem	bers of the leg	gislative committees w	vith jurisdiction over
44.21	housing finance	and policy detaili	ing the use of	funds under this section	on.
44.22	Sec. 36. <u>MAN</u>	NUFACTURED F	IOME REVO	DLVING LOAN PRO	DGRAM.
44.23	Subdivision	1. Revolving loan	program esta	blished. The commiss	ioner of the Minnesota
44.24	Housing Finance	e Agency must aw	vard a grant to	an organization to est	ablish and administer
44.25	a revolving loan	n fund that can be	used to offer i	nterest-free loans for	residents of
44.26	manufactured h	ome parks to purc	hase the manu	ufactured home park i	n which they reside
44.27	for the purpose	of conversion of t	he manufactur	red home park to coop	perative ownership.
44.28	Subd. 2. Eli	gible services. <u>Th</u>	e commission	er may award a grant	under this section to
44.29	an organization	providing lending	g funds for the	following services:	
44.30	<u>(1) new man</u>	nufactured home fi	inancing prog	rams;	

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45.1	<u>(2) manuf</u>	actured home down	payment assista	nce; or	
45.2	<u>(</u> 3) manuf	actured home repair,	renovation, ren	noval, and site prepara	tion financing
45.3	programs.				
45.4	<u>Subd. 3.</u>	Eligible organization	1. To be eligible	for a grant under this s	section, a nonprofit
45.5	organization	must:			
45.6	<u>(1) qualif</u>	y for tax exempt statu	is under United	States Code, title 26,	section 501(c)(3);
45.7	<u>(2)</u> have p	primary operations lo	cated in Minnes	ota;	
45.8	(3) be a q	ualified nonprofit len	der or certified	as a community devel	opment financial
45.9	institution by	the United States De	epartment of the	Treasury;	
45.10	<u>(4) provid</u>	le affordable housing	lending or fina	ncing programs; and	
45.11	(5) serve l	ow-income population	ns in manufactur	ed home communities of	owned by residents,
45.12	cooperatives,	nonprofits, or munic	pipalities.		
45.13	<u>Subd. 4.</u>	Application. Within 9	0 days of final e	nactment, the commiss	ioner shall develop
45.14	the forms, ap	plications, and report	ting requiremen	ts for use by eligible o	organizations. In
45.15	developing th	nese materials, the co	mmissioner sha	ll consult with manufa	actured housing
45.16	cooperatives,	resident-owned manu	ufactured home	communities, and nonp	profit organizations
45.17	working with	manufactured housi	ng cooperatives	and resident-owned c	ommunities.
45.18	<u>Subd. 5.</u> I	loan payments and i	nterest. Interest	t earned and repaymen	ts of principal from
45.19	loans issued	under this section mu	st be used for th	ne purposes of this sec	tion.
45.20	<u>Subd. 6.</u>	Report. By January 1	5 each year, the	commissioner must s	ubmit a report to
45.21	the chairs and	l ranking minority m	embers of the le	gislative committees	with jurisdiction
45.22	over housing	finance and policy d	etailing the use	of funds under this see	ction. The report
45.23	must include	the following inform	ation:		
45.24	<u>(1) the nu</u>	mber and amount of	loans issued;		
45.25	(2) the am	nount of loans that ha	ve been repaid;		
45.26	(3) the an	nount of interest earne	ed within the fu	nd and the remaining	balance of the
45.27	revolving loa	<u>n fund;</u>			
45.28	<u>(4) the nu</u>	mber of residents inc	luded in each p	roject; and	
45.29	(5) the loc	cation of each project	- 		