RSI/EH

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 474

(SENATE AUTHORS: WIKLUND, Marty, Dziedzic, Torres Ray and Fateh)					
DATE	D-PG	OFFICIAL STATUS			
01/28/2021	197	Introduction and first reading Referred to Human Services Reform Finance and Policy			
02/01/2021	223	Author added Marty			
02/04/2021	258	Authors added Dziedzic; Torres Ray; Fateh			

1.1	A bill for an act
1.2 1.3 1.4	relating to economic assistance; providing assistance for housing, the Minnesota family investment program, food, and broadband; appropriating and transferring money.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	ARTICLE 1
1.7	HOUSING ASSISTANCE
1.8	Section 1. EVICTION NOTICE AND LATE FEES; STATE OF EMERGENCY.
1.9	(a) Before bringing an eviction action upon the conclusion of the peacetime emergency
1.10	declared in Executive Order 20-01 and the termination of Executive Order 20-79 and the
1.11	termination of any similar federal eviction suspension impacting Minnesota, a landlord must
1.12	provide a 60-day written notice to the residential tenant specifying the basis for a future
1.13	eviction action. For 60 days after the end of the peacetime emergency, residential landlords
1.14	must not issue notices of termination of lease or nonrenewal of lease or terminate residential
1.15	leases during the pendency of the peacetime emergency. No late fees may be assessed by
1.16	the landlord during the 60-day notice period required in this section. This section does not
1.17	apply to the nonrenewal of a lease or an eviction based on the following circumstances:
1.18	(1) the tenant seriously endangers the safety of other residents;
1.19	(2) the tenant violates Minnesota Statutes, section 504B.171, subdivision 1;
1.20	(3) the tenant remains in the property past the vacate date after receiving a notice to
1.21	vacate or nonrenewal; or

	01/04/21	REVISOR	RSI/EH	21-01190	as introduced
2.1	(4) the tena	ant materially vic	olates a residentia	l lease by the following ac	tions on the
2.2	premises, including the common area and the curtilage of the premises:				
2.3	(i) seriously endangers the safety of others; or				
2.4	(ii) significantly damages property.				
2.5	(b) For an	allegation of non	payment of rent of	or other unpaid financial o	bligations in
2.6	(b) For an allegation of nonpayment of rent or other unpaid financial obligations in violation of the lease, the landlord must include the following in a written notice:				
2.7	(1) the tota	ll amount due;			
2.8	(2) a specif	fic itemized acco	unting of the amo	ount of the total due that is	comprised of
2.9	· · ·			cluding any rent amounts	•
2.10		t 60-day period;			
2.11	(3) the name	ne and address of	the person autho	rized to receive rent and f	ees on behalf of
2.12	the landlord.				
2.13	(c) A notic	e provided under	this section mus	<u>t:</u>	
2.14	(1) provide	e a statement that	a residential tena	nt may be eligible for fina	incial assistance
2.15	from the count	ty, state, or federa	al government;		
2.16	(2) provide	e a description on	how to access le	gal and financial assistanc	e through the
2.17	"Law Help" w	ebsite at www.la	whelpmn.org and	"Minnesota 211" through	its website at
2.18	www.211unite	edway.org or by c	calling 211; and		
2.19	(3) state that	at the landlord ma	y bring an evictio	n action following expirati	on of the 60-day
2.20	notice period i	f the residential t	tenant fails to pay	the total amount due or fa	ails to vacate.
2.21	(d) The lan	dlord or an agent	of the landlord m	ust deliver the notice perso	onally or by first
2.22	class mail to the	ne residential ten	ant at the address	of the leased premises.	
2.23	(e) If the re	esidential tenant f	ails to correct the	rent delinquency or other	unpaid financial
2.24	obligation in v	violation of the le	ase within 14 day	vs of the delivery or fails to	o vacate, the
2.25	landlord may l	bring an eviction	action based on t	he nonpayment of rent.	
2.26	(f) Receipt	of a notice unde	r this section is a	n emergency situation und	er Minnesota
2.27	Statutes, section	on 256D.06, subd	livision 2, and Mi	nnesota Rules, chapter 950	0. For purposes
2.28	of Minnesota S	Statutes, chapter	256J, and Minnes	sota Rules, chapter 9500, a	a county agency
2.29	verifies an em	ergency situation	by receiving and	l reviewing a notice under	this section. A
2.30	verbal stateme	ent by the residen	tial tenant to the	county agency that the res	idential tenant
2.31	received such	a notice shall pre	esume the residen	tial tenant's eligibility for	assistance. If a

	overnment, the landlord must cooperate with the application process by:
	(1) supplying all information and documentation requested by the residential ten
tl	he county; and
	(2) accepting or placing into escrow partial rent payments where necessary to est
a	residential tenant's eligibility for assistance.
	(g) If applicable, the person filing a complaint must attach a copy of the written
d	lescribed in paragraph (a). The court shall dismiss an action without prejudice for fa
t	o provide a notice as described in paragraph (b) and grant an expungement of the ev
<u>c</u>	ase court file.
	(h) Nothing in this section reduces the rent owed by the tenant to the landlord, pr
c]	he landlord from collecting rent owed, reduces arrears owed by a tenant for rent, or
i	he terms of the lease between the landlord and tenant.
	(i) Upon a finding that the plaintiff has violated a provision of this section, the co
n	nust dismiss and expunge the action and may not require the residential tenant as de
1	n Minnesota Statutes, section 504B.001, subdivision 12, to pay any filing fee.
	EFFECTIVE DATE. This section is effective the day following final enactmen
	Sec. 2. FORECLOSURE; STATE OF EMERGENCY.
<u>כ</u>	Sec. 2. FORECLOSURE; STATE OF EMERGENCY. Prior to the expiration of the public health emergency, and for 60 days after the expire of a public health emergency, no notice of a pendency for a foreclosure by advertises
	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise
n	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 5
n 5	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 55 781, and no vendor may terminate a contract for deed except for an action necessary
р 5	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 5 (81, and no vendor may terminate a contract for deed except for an action necessary protect holders of bonds issued under Minnesota Statutes, chapter 462A. Nothing in
n 5 5	Prior to the expiration of the public health emergency, and for 60 days after the expi
$\frac{n}{5}$	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 5 81, and no vendor may terminate a contract for deed except for an action necessary protect holders of bonds issued under Minnesota Statutes, chapter 462A. Nothing in ection alters the payments owed; any other obligations under the mortgage, common in community bylaws, or contract for deed; or the pledge made by the state to holders of
$\frac{n}{5}$	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 56 81, and no vendor may terminate a contract for deed except for an action necessary protect holders of bonds issued under Minnesota Statutes, chapter 462A. Nothing in ection alters the payments owed; any other obligations under the mortgage, common in community bylaws, or contract for deed; or the pledge made by the state to holders of ssued under Minnesota Statutes, chapter 462A. For purposes of this section, "public
$\frac{n}{5}$ $\frac{s}{c}$ $\frac{s}{c}$	Prior to the expiration of the public health emergency, and for 60 days after the expire of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 52 (81, and no vendor may terminate a contract for deed except for an action necessary protect holders of bonds issued under Minnesota Statutes, chapter 462A. Nothing in ection alters the payments owed; any other obligations under the mortgage, common in
	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 55 (81, and no vendor may terminate a contract for deed except for an action necessary protect holders of bonds issued under Minnesota Statutes, chapter 462A. Nothing in ection alters the payments owed; any other obligations under the mortgage, common in community bylaws, or contract for deed; or the pledge made by the state to holders of ssued under Minnesota Statutes, chapter 462A. For purposes of this section, "public emergency" means the peacetime emergency declared by the governor on March 13, n Executive Order 20-01 in response to COVID-19 or any other peacetime emerger
	Prior to the expiration of the public health emergency, and for 60 days after the exp of a public health emergency, no notice of a pendency for a foreclosure by advertise may be recorded and no action may commence under Minnesota Statutes, chapter 52 781, and no vendor may terminate a contract for deed except for an action necessary protect holders of bonds issued under Minnesota Statutes, chapter 462A. Nothing in ection alters the payments owed; any other obligations under the mortgage, common in ommunity bylaws, or contract for deed; or the pledge made by the state to holders of ssued under Minnesota Statutes, chapter 462A. For purposes of this section, "public mergency" means the peacetime emergency declared by the governor on March 13,

01/04/21

REVISOR

RSI/EH

21-01190

as introduced

4.1	Sec. 3. APPROPRIATION; 2021 EMERGENCY HOUSING ASSISTANCE GRANTS.
4.2	(a) \$50,000,000 in fiscal year 2021 is appropriated from the general fund to the
4.3	commissioner of the Minnesota Housing Finance Agency for transfer to the housing
4.4	development fund for emergency housing assistance grants. Notwithstanding the requirements
4.5	of Minnesota Statutes, sections 16B.98 and 16C.06, and applicable policies, the agency
4.6	may use grantees of the COVID Housing Assistance Program that were funded with federal
4.7	CARES Act resources and those grantees are approved to distribute money under this
4.8	section. If necessary, the commissioner of the Minnesota Housing Finance Agency may
4.9	distribute money to other entities including counties, cities, nonprofit organizations, tribes,
4.10	or other entities the agency identifies to fulfill the purposes of this section.
4.11	(b) Grants under this section shall be awarded to individuals, families, and homeowners
4.12	in Minnesota to prevent homelessness and help maintain homeownership during the
4.13	peacetime emergency declared by the governor in an executive order that relates to the
4.14	infectious disease known as COVID-19. To be eligible for funding, applicants must:
4.15	(1) have a rent payment, mortgage payment, homeowner association dues, lot rent due
4.16	to a manufactured home park, contract for deed payment, homeowner insurance payment,
4.17	property tax payment, or utility payment, including internet services, with a due date of
4.18	March 1, 2020, or later, or have another expense that is needed to maintain housing as
4.19	determined by the agency;
4.20	(2) be unable to pay as a direct or indirect result of the public health emergency; and
4.21	(3) be a household with a current gross income at or below 200 percent of the federal
4.22	poverty guidelines.
4.23	(c) The financial assistance provided for an individual or family must not exceed the
4.24	amount needed to maintain housing.
4.25	(d) Grants under this section must be paid directly to:
4.26	(1) the landlord or leasing agent for a rental unit;
4.27	(2) the financial service for a mortgage or the entity who owns the mortgage for a
4.28	homeowner;
4.29	(3) the contract for deed vendor or seller;
4.30	(4) the purchase-money mortgagor;
4.31	(5) the manufactured home park cooperative, manufactured home owner, or park owner;
4.32	(6) the utility company or internet service provider; or

4

	01/04/21	REVISOR	RSI/EH	21-01190	as introduced
5.1	<u>(</u> 7) any o	ther identified enti	ty to whom payme	ent is owed.	
5.2	(e) In addition to the grants to individuals and families provided under paragraph (b),				
5.3	funding under this section may also be used to provide assistance to housing providers who				
5.4	have lost ren	tal income due to	their low- or mode	erate-income tenants being	g impacted by
5.5	<u>COVID-19.</u>	Eligible expenses in	nclude unpaid rents	, rental unit utility costs, ar	nd other housing
5.6	expenses as	determined by the	agency, incurred o	n or after March 1, 2020.	For purposes of
5.7	this paragrap	oh, low- or modera	te-income tenants	has the meaning given in	Minnesota
5.8	Statutes, sec	tion 462A.03, subo	division 10.		
5.9	(f) Notwi	thstanding any oth	er provision of law	or policy, the commission	er may develop
5.10	and administ	er an application,	award, and disburg	sement process for the pro	gram that takes
5.11	into account	the emergency sta	te of the needs the	se funds are intended to a	ddress and a
5.12	procedure to	oversee and moni	tor grantees.		
5.13	(g) Hous	ing providers and	andlords who reco	eive payment under this se	ection must not:
5.14	(1) file an eviction action against the tenant for six months after a grant payment is				
5.15	received under this section;				
5.16	(2) fail to renew a lease for six months after a unit received funding under this section;				
5.17	or				
5.18	(3) raise	the rent for a tenar	nt that receives ren	t under this section.	
5.19	<u>(h)</u> For p	urposes of this sec	tion, "public healt	h emergency" has the mea	ning given in
5.20	section 2.				
5.21	EFFECT	IVE DATE. This	section is effectiv	e the day following final of	enactment.
5.22			ARTICLI	E 2	
5.23		Γ	MFIP CASH ASS	ISTANCE	
5.24	Section 1.	APPROPRIATIO	DN; MFIP SUPPI	LEMENTAL PAYMENT	•
5.25	<u>(a)</u> \$15,7	11,500 in fiscal ye	ar 2021 is appropi	iated from the TANF fund	l to the
5.26	commissione	er of human servic	es to provide a one	etime cash benefit of up to	\$500 for each
5.27	household ac	tive in the Minneso	ota family investme	ent program or diversionar	y work program
5.28	under Minne	sota Statutes, chap	oter 256J, at the tin	ne that the cash benefit is o	distributed. The
5.29	commissione	er shall distribute t	hese funds throug	n existing systems and in a	a manner that
5.30	minimizes th	e burden to famili	es. This is a onetin	ne appropriation.	

	01/04/21	REVISOR	RSI/EH	21-01190	as introduced	
6.1	(b) \$31,0	00 in fiscal year 202	21 is appropriated	from the general fund to t	the commissioner	
6.2		of human services for information technology to administer the cash benefit in paragraph				
6.3	(a). This is a onetime appropriation.					
6.4	EFFECT	FIVE DATE. This	section is effectiv	ve the day following final	l enactment.	
6.5			ARTICL	E 3		
6.6			FOOD ASSIS	TANCE		
6.7	Section 1.	COVID-19 FOOD	RELIEF GRA	NT PROGRAM; APPR	OPRIATION.	
6.8	Subdivis	ion 1. Appropriati	on. (a) \$10,000,0	000 in fiscal year 2021 is a	ppropriated from	
6.9	the general f	fund to the commiss	sioner of human	services for purposes of t	he COVID-19	
6.10	food relief g	rant program to pro	ovide economic s	upport to Minnesota-own	ed and operated	
6.11	restaurants,	catering companies	, and food establ	ishments that employ the	equivalent of 50	
6.12	or fewer full	-time employees w	hile also providi	ng hunger relief to Minne	sotans impacted	
6.13	by COVID-2	19, including peopl	e experiencing fo	ood insecurity.		
6.14	<u>(b)</u> The c	ommissioner may u	use up to \$1,000,0	000 of this appropriation t	to administer this	
6.15	grant.					
6.16	(c) Notw	ithstanding any othe	er law or rule to th	ne contrary, the commission	oner may allocate	
6.17	funds to: (1)	nonprofit commun	ity organizations	to provide technical assis	tance to grantees	
6.18	to purchase	prepared meals from	n restaurants, cat	ering companies, and foo	d establishments	
6.19	to provide pr	repared meals under	this section; and	(2) programs, providers, a	and organizations	
6.20	providing or	seeking to provide	meals through a	single fiscal agent chose	n by the	
6.21	commission	er.				
6.22	<u>(d) This i</u>	is a onetime approp	priation.			
6.23	Subd. 2.	Eligible grantees.	Eligible grantees	are nonprofit community	y organizations	
6.24	that can dem	nonstrate a need for	prepared meals a	and an ability to provide p	prepared meals	
6.25	for Minneso	tans impacted by C	OVID-19, includ	ling those experiencing fo	ood insecurity.	
6.26	Notwithstan	ding any other law	or rule to the con	trary, a nonprofit commu	nity organization	
6.27	providing te	chnical assistance i	s also an eligible	grantee under this section	<u>n.</u>	
6.28	<u>Subd. 3.</u>	Allowable uses of i	funds. Eligible g	rantees as defined in subd	ivision 2 who are	
6.29	awarded a g	rant must use funds	to provide meal	s from a restaurant, cateri	ng company, or	
6.30	food establis	hment as defined in	Minnesota Statut	es, section 157.16, subdivi	sion 3, paragraph	
6.31	(d), clauses	(2) and (3), to Minr	nesotans who are	impacted by COVID-19,	including	
6.32	individuals e	experiencing food i	nsecurity.			

7.1	Subd. 4. Grant request. (a) The commissioner shall develop an expedited grant request
7.2	process that includes a form allowing providers to meet any requirements established by
7.3	the commissioner in as timely a manner as possible. The commissioner shall allow the use
7.4	of electronic submission of request forms and accept electronic signatures.
7.5	(b) Eligible grantees must request a grant under this section on the forms and according
7.6	to the timelines established by the commissioner.
7.7	Subd. 5. Commissioner's duties; grants. (a) The commissioner shall develop a process
7.8	for determining which nonprofit community organizations have the ability to meet the need
7.9	and may participate in the grant program under this section.
7.10	(b) In issuing COVID-19 food relief grants and administering the grant program, the
7.11	commissioner is exempt from the following statutes and related policies: Minnesota Statutes,
7.12	sections 16A.15, subdivision 3; 16B.97; 16B.98, subdivisions 5 and 7; and 16B.98,
7.13	subdivision 8, the express audit clause requirement.
7.14	(c) The commissioner shall ensure grant funds are prioritized for nonprofit community
7.15	organizations contracting with restaurants and catering companies to provide meals.
7.16	(d) The commissioner shall consider geographic distribution when awarding grants.
7.17	(e) Grant funds may supplement, but not supplant, any other funding used to provide
7.18	prepared meals to Minnesotans experiencing food insecurity.
7.19	(f) The commissioner shall begin issuing COVID-19 food relief grants to eligible grantees
7.20	no later than January 15, 2021.
7.21	(g) The commissioner's determination of the grant amount determined under this
7.22	subdivision is final and is not subject to appeal.
7.23	Subd. 6. Nonstate funds. If a grant recipient receives funds from a nonstate source other
7.24	than a local unit of government or a tribe for activities listed in subdivision 3, the grant
7.25	recipient must notify the commissioner of the amount received from the nonstate source.
7.26	If the commissioner determines that the total amount the grant recipient received under this
7.27	section and from the nonstate source exceeds the grant recipient's costs for the activities
7.28	under subdivision 3, the grant recipient must pay the commissioner the amount that exceeds
7.29	the costs, up to the amount of funding provided under this section. All money paid to the
7.30	commissioner under this section must be deposited in the general fund.
7.31	Subd. 7. Expiration. This section expires March 31, 2021.
7.32	EFFECTIVE DATE. This section is effective the day following final enactment.

	01/04/21	REVISOR	RSI/EH	21-01190	as introduced	
8.1			ARTICLE 4			
8.2			BROADBAND			
8.3	3 Section 1. BROADBAND GRANT PROGRAM; TRANSFER.					
8.4	\$35,000,000	in fiscal year 2022	and \$35,000,000 in fi	scal year 2023 are tra	nsferred from	
8.5	the general fund	to the commission	er of employment and	economic developme	ent for deposit	
8.6	in the border-to-	-border broadband	fund account establis	hed in Minnesota Sta	tutes, section	
8.7	116J.396, subdiv	vision 1, for the pu	rposes specified in Min	nnesota Statutes, sect	tion 116J.396,	
8.8	subdivision 2.					
8.9	EFFECTIV	E DATE. This sec	ction is effective the da	ay following final en	actment.	