1.1

JSK

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4225

(SENATE AUTHO	RS: PUTN	NAM)
DATE	D-PG	OFFICIAL STATUS
02/26/2024	11806	Introduction and first reading
		Referred to Agriculture, Broadband, and Rural Development
03/25/2024	12563a	Comm report: To pass as amended
	12882	Second reading
04/04/2024	13393a	Special Order: Amended
		Third reading Passed
05/19/2024	20021	Returned from House with amendment
	20022	Senate concurred
	20023	Third reading due to the constitutional deadline the bill was not passed

A bill for an act

relating to state government; authorizing spending to acquire and better land and 12 buildings and for other improvements of a capital nature with certain conditions; 1.3 establishing and modifying programs; modifying and canceling prior appropriations; 1.4 appropriating money; providing for transfers and distributions of proceeds and 1.5 other modifications to minerals tax provisions; providing for issuance of revenue 1.6 bonds; making changes to employee compensation plans; requesting the Joint 1.7 Committee on the Library of Congress of the United States Congress to approve 1.8 replacement of the statue of Henry Mower Rice now on display in National Statuary 1.9 Hall in the Capitol of the United States; amending Minnesota Statutes 2022, sections 1.10 16A.86, subdivisions 3a, 4; 16B.325, as amended; 16B.335, subdivision 4; 16B.97, 1.11 subdivision 1; 16B.98, subdivision 1; 43A.05, subdivision 3; 43A.18, subdivisions 1.12 2, 3, 9; 123B.53, subdivision 1; 193.143, as amended; 273.135, subdivision 2; 1.13 275.065, by adding a subdivision; 276.04, by adding a subdivision; 276A.01, 1.14 subdivision 17; 276A.06, subdivision 8; 298.17; 298.2215, subdivision 1; 298.28, 1.15 subdivision 8; 298.282, subdivision 1; 298.292, subdivision 2; 446A.07, subdivision 1.16 1.17 8; 446A.072, subdivision 5a; 446A.073, subdivision 1; Minnesota Statutes 2023 Supplement, sections 3.855, subdivisions 2, 3, 6; 10A.01, subdivision 30; 256E.37, 1.18 subdivision 1; 298.018, subdivision 1; 298.28, subdivisions 7a, 16; 446A.081, 1.19 subdivision 9; 462A.395; 473.5491, subdivisions 1, 2, 4; Laws 2020, Fifth Special 1.20 Session chapter 3, article 3, section 3; Laws 2023, chapter 71, article 1, sections 1.21 3, subdivision 4; 6, subdivision 4; 14, subdivision 21; 15, subdivision 4; proposing 1.22 coding for new law in Minnesota Statutes, chapters 16A; 16B; 84; 116J; 446A; 1.23 473; repealing Minnesota Statutes 2022, sections 16A.662; 116J.417, subdivision 1.24 9; 240A.20, subdivisions 2, 4, 5; Minnesota Statutes 2023 Supplement, sections 1.25 3.855, subdivision 5; 240A.20, subdivisions 1, 3, 6, 7; Laws 2023, chapter 53, 1.26 article 17, section 2. 1.27

1.28 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- 1.29ARTICLE 1
- 1.30 STATE AGENCY APPROPRIATIONS
- 1.31 Section 1. CAPITAL IMPROVEMENT APPROPRIATIONS.
- 1.32 (a) The sums shown in the column under "Appropriations" are appropriated from the
- 1.33 general fund in fiscal year 2025 to the state agencies or officials indicated, to be spent for

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2.1	public purposes. These are onetime appropriations. Money appropriated in this act is available
2.2	until the project is completed or abandoned, subject to Minnesota Statutes, section 16A.642.
2.3	(b) For any project funded in whole or in part by this act, workers on the project must
2.4	be paid at least the prevailing wage rate as defined in Minnesota Statutes, section 177.42,
2.5	subdivision 6, and the project is subject to the requirements and enforcement provisions in
2.6	Minnesota Statutes, sections 177.27, 177.30, 177.32, and 177.41 to 177.45. For the purposes
2.7	of this act, "project" means demolition, erection, construction, remodeling, or repairing of
2.8	a public building, facility, or other public work financed in whole or part by state funds.
2.9	Project also includes demolition, erection, construction, remodeling, or repairing of a
2.10	building, facility, or public work when the acquisition of property, predesign, design, or
2.11	demolition is financed in whole or in part by state funds.
2.12	(c) Money appropriated in this act: (1) is available for a grant after the commissioner of
2.13	management and budget determines that an amount sufficient to complete the project as
2.14	described in this act has been committed to the project, as required by Minnesota Statutes,
2.15	section 16A.502; (2) may be used to pay state agency staff costs that are attributed directly
2.16	to the capital program or project for capitalizable staff costs; and (3) is subject to the policies
2.17	and procedures adopted by the commissioner of management and budget or otherwise
2.18	specified in applicable law.
2.19	(d) Recipients of grants from money appropriated in this act must demonstrate to the
2.20	commissioner of the agency making the grant that the recipient has the ability and a plan
2.21	to fund the program intended for the facility. This paragraph does not apply to state agencies.
2.22	APPROPRIATIONS
2.22	
2.23	Sec. 2. NATURAL RESOURCES
2.24	Subdivision 1. Total Appropriation\$8,561,000
2.25	(a) To the commissioner of natural resources
2.26	for the purposes specified in this section.
2.27	(b) The appropriations in this section are
2.28	subject to the requirements of the natural
2.29	resources capital improvement program under
2.30	Minnesota Statutes, section 86A.12, unless
2.31	this section or the statutes referred to in this
2.32	section provide more specific standards,
2.33	criteria, or priorities for projects than
2.34	Minnesota Statutes, section 86A.12.

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3.1	Subd. 2. Nat	tural Resources Ass	et Preservation			3,500,000
3.2	For the prese	ervation and replacen	ment of			
3.3	state-owned	facilities and recreat	ional assets			
3.4	operated by	the commissioner of	natural			
3.5	resources to	be spent in accordan	ce with			
3.6	Minnesota S	tatutes, section 84.94	<u>46.</u>			
3.7	Subd. 3. Con	mmunity Tree Plant	ting			5,061,000
3.8	(a) For grant	ts under Minnesota S	tatutes,			
3.9	section 84.70	05. This appropriatio	n must be			
3.10	used for qua	lified capital projects	5.			
3.11	(b) On July	1, 2024, any unencur	nbered			
3.12	amount of th	ne appropriations und	ler Laws			
3.13	2020, Fifth S	Special Session chapt	ter 3, article			
3.14	<u>1, section 7, s</u>	subdivision 8; Laws 2	023, chapter			
3.15	<u>71, article 1,</u>	section 2, subdivisio	on 2; and			
3.16	Laws 2023,	chapter 72, article 1,	section 7,			
3.17	subdivision	11, shall be issued as	grants			
3.18	through the o	community tree plant	ting grant			
3.19	program und	ler Minnesota Statute	es, section			
3.20	<u>84.705.</u>					
3.21	<u>Subd. 4.</u> Uns	spent Appropriation	ns			
3.22	The unspent	portion of an approp	priation for a			
3.23	project in thi	is section that is com	plete, upon			
3.24	written notic	e to the commission	er of			
3.25	management	t and budget, is availa	ble for asset			
3.26	preservation	under Minnesota Stat	utes, section			
3.27	84.946. Mini	nesota Statutes, sectio	on 16A.642,			
3.28	applies from	the date of the origin	nal			
3.29	appropriation	n to the unspent amo	unt			
3.30	transferred.					
3.31	Sec. 3. <u>ADN</u>	IINISTRATION				
3.32	Subdivision	1. Total Appropriat	tion		<u>\$</u>	<u>18,800,000</u>

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4.1	To the commiss	sioner of administra	ation for the		
4.2		fied in this section.			
4.3	Subd. 2. Capit	ol Tunnel			8,500,000
4.4	To design, cons	truct, and equip im	provements		
4.5		on of the tunnel und			
4.6	Martin Luther I	King Jr. Boulevard	and to the		
4.7	east to the State	e Capitol into comp	liance with		
4.8	the Americans	with Disabilities A	.ct.		
4.9	Subd. 3. Admin	nistration Buildin	<u>g</u>		255,000
4.10	To paint the De	partment of Admin	nistration		
4.11	building parkin	g ramp and install	new grates.		
4.12	Subd. 4. Sustai	inable Building G	uidelines		4,300,000
4.13	To develop, ove	ersee, and administ	ter		
4.14	sustainable bui	lding guidelines un	nder		
4.15	Minnesota Stat	utes, section 16B.3	825, in		
4.16	consultation wi	th the commission	er of		
4.17	commerce and	the Center for Sust	tainable		
4.18	Building Resea	rch at the Universi	ty of		
4.19	Minnesota. This	s appropriation incl	udes money		
4.20	for the commis	sioner of administr	ration to		
4.21	contract with th	ne Center for Susta	inable		
4.22	Building Resea	rch to administer t	he		
4.23	guidelines.				
4.24	Subd. 5. Huber	rt H. Humphrey S	Statue		300,000
4.25	To replace the s	statue of Henry Mo	wer Rice in		
4.26	the Statuary Ha	ll in the United Sta	ates Capitol		
4.27	with a statue of	Hubert H. Humph	nrey. This		
4.28	appropriation in	ncludes money for t	the removal		
4.29	and transportation	ion of the Henry M	lower Rice		
4.30	statue to the M	innesota State Hist	orical		
4.31	Society, to cont	tract with the Koh-	Varilla		
4.32	Guild, Inc., to r	replicate, with any			
4.33	modifications n	needed to meet requ	uirements		
4.34	for placement, t	he Hubert H. Hump	ohrey statue		
	Article 1 Sec. 3		Δ		

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5.6 Subd. 6. Parking Lot C Improvements

5.7 <u>To design, construct, and equip additional</u>

5.8 green space, along with capital improvements

5.9 <u>needed to facilitate circulation and to add</u>

5.10 accessible parking stalls, on the site of Parking

5.11 Lot C on the State Capitol complex. The

5.12 commissioner may use any money remaining

5.13 from the appropriation made by Laws 2023,

5.14 chapter 71, section 6, subdivision 3, for the

5.15 purpose of this subdivision after the project

5.16 authorized by Laws 2023, chapter 71, section

5.17 <u>6, subdivision 3, is complete.</u>

5.18 Subd. 7. St. Paul; Planning and Economic 5.19 Development

5.20 (a) For a grant to the city of St. Paul

5.21 Department of Planning and Economic

5.22 Development to improve the livability,

5.23 economic health, and safety of communities

5.24 within the Capitol Area. The city of St. Paul

5.25 <u>must consult with the Capitol Area</u>

5.26 Architectural and Planning Board prior to the

5.27 <u>expenditure of these funds.</u>

5.28 (b) On or before October 1, 2025, the city of

5.29 St. Paul and the Capitol Area Architectural

5.30 and Planning Board must jointly report to the

5.31 speaker of the house, the majority leader of

5.32 the senate, the house minority leader, and the

5.33 senate minority leader on the expenditure of

5.34 <u>the funds appropriated under this section.</u>

5.35 Sec. 4. METROPOLITAN COUNCIL

<u>\$</u>

445,000

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5,000,000

<u>6,000,000</u>

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6.1	To the Metro	politan Council for a	grant to the			
6.2	Minneapolis	Park and Recreation	Board to			
6.3	design, const	truct, and equip impro	ovements to			
6.4	North Comm	nons Park in the city of	of			
6.5	Minneapolis	to implement elemer	nts of the			
6.6	North Comm	nons Improvement Pr	oject,			
6.7	including the	e renovation of the co	ommunity			
6.8	building with	h indoor sports, gathe	ering, and			
6.9	arts spaces, s	sports fields, and rend	ovation and			
6.10	relocation of	the water park. This				
6.11	appropriation	n is in addition to the				
6.12	appropriation	n in Laws 2020, Fifth	Special			
6.13	Session chap	oter 3, article 3, sectio	on 3.			
6.14	Sec. 5. <u>MIL</u>	ITARY AFFAIRS			<u>\$</u>	3,000,000
6.15	To the adjuta	ant general to predesig	gn and			
6.16	design the co	onstruction of a new h	nangar to			
6.17	hold aircraft	at the Duluth Interna	tional			
6.18	Airport in su	pport of the 148th Fi	ghter Wing			
6.19	of the Minne	esota Air National Gu	lard to			
6.20	replace exist	ing hangars.				
6.21	Sec. 6. <u>HUN</u>	IAN SERVICES			<u>\$</u>	2,500,000
6.22	To the comm	nissioner of administr	ation for			
6.23	asset preserv	vation improvements	and			
6.24	betterments of	of a capital nature at 1	Department			
6.25	of Human Se	ervices facilities state	wide, to be			
6.26	spent in acco	ordance with Minnesc	ota Statutes,			
6.27	section 16B.	307. The commission	ner of			
6.28	administratio	on may use this appro	priation for			
6.29	improvemen	ts and betterments of	a capital			
6.30	nature to be	spent in accordance v	with			
6.31	Minnesota S	tatutes, section 16B.3	307, at			
6.32	facilities oper	rated by the Departme	ent of Direct			
6.33	Care and Trea	atment following the d	lepartment's			
6.34	separation fr	om the Department o	f Human			
6.35	Services.					

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7.1	Sec. 7. <u>VE</u>	FERANS AFFAIRS			<u>\$</u>	2,000,000
7.2	To the com	missioner of administr	ration for			
7.3	asset preser	vation improvements	and			
7.4	betterments	s of a capital nature at t	the veterans			
7.5	homes in M	inneapolis, Hastings, F	Fergus Falls,			
7.6	Silver Bay,	and Luverne, and the st	tate veterans			
7.7	cemeteries a	at Little Falls, Preston,	and Duluth,			
7.8	to be spent	in accordance with M	innesota			
7.9	Statutes, see	ction 16B.307.				
7.10	Sec. 8. <u>CO</u>	RRECTIONS				
7.11	Subdivision	n 1. <mark>Total Appropriat</mark>	ion		<u>\$</u>	12,600,000
7.12	To the com	missioner of administra	ation for the			
7.13	purposes sp	pecified in this section.	<u>.</u>			
7.14	<u>Subd. 2.</u> As	sset Preservation				5,161,000
7.15	For asset pr	eservation improvement	ent and			
7.16	betterments	of a capital nature at	the			
7.17	Minnesota	correctional facilities	statewide to			
7.18	be spent in	accordance with Minr	nesota			
7.19	Statutes, see	ction 16B.307.				
7.20 7.21	Subd. 3. <u>Mi</u> Lakes	innesota Correctiona	ll Facility - Lino			7,439,000
7.22	To construc	et, renovate, furnish, ar	nd equip an			
7.23		lding and complete ass	• •			
7.24	work at the	Minnesota Correction	nal Facility -			
7.25	Lino Lakes	to construct an incarc	erated			
7.26	persons pro	gramming and suppor	t space. The			
7.27	renovation	of the existing buildin	g includes			
7.28	but is not li	mited to the removal o	of hazardous			
7.29	materials, u	pgrades to comply wi	th current			
7.30	codes, interi	or demolition, and the	construction			
7.31	of spaces ap	opropriate for program	nming			
7.32	functions. T	This appropriation is in	n addition to			
7.33	the appropri	ation for the same purp	bose in Laws			

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8.1	2023, chapte	er 72, article 1, section	n 20,				
8.2	subdivision						
8.3	Subd. 4. Uns	Subd. 4. Unspent Appropriations					
8.4	The unspent	portion of an appropriate	riation for a				
8.5	· · · · ·	of Corrections projec					
8.6		is complete, upon wri					
8.7		issioner of managem					
8.8		ailable for asset pres					
8.9	under Minne	esota Statutes, section	16B.307.				
8.10		tatutes, section 16A.6					
8.11	from the dat	e of the original appro	opriation to				
8.12		amount transferred.	•				
8.13 8.14	Sec. 9. <u>EMP</u> DEVELOP	PLOYMENT AND E MENT	ECONOMIC				
8.15	Subdivision	1. Total Appropriat	ion		<u>\$</u>	<u>19,000,000</u>	
8.16	To the comn	nissioner of employm	ent and				
8.17	economic de	evelopment for the pu	rposes				
8.18	specified in	this section.					
8.19	Subd. 2. Pul	olic Skate Parks				4,000,000	
8.20	(a) For grant	ts to cities, towns, cou	unties, park				
8.21	boards, and s	school districts to plan	, predesign,				
8.22	design, and c	construct public skate	parks under				
8.23	Minnesota S	tatutes, section 116J.	9927.				
8.24	(b) Five perc	cent of this appropriat	tion is to be				
8.25	used to hire	City of Skate, as the 1	nonprofit				
8.26	organization	identified in Minneso	ota Statutes,				
8.27	section 116J	.9927, subdivision 2,	paragraph				
8.28	(c), for their	expertise in public sk	kate park				
8.29	developmen	t to assist the commis	ssioner in				
8.30	community of	outreach and develop	ing and				
8.31	applying the	criteria for awarding g	grants under				
8.32	Minnesota S	tatutes, section 116J.	9927, as the				
8.33	community 1	reviewer in the grant	selection				
8.34	process. Thi	s five percent counts	toward the				

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9.1	ten percent the co	mmission may use fo	or	
9.2	administrative pu	rposes under Minnes	ota	
9.3	Statutes, section	16J.9927, subdivisio	on 2,	
9.4	paragraph (c).			
9.5	Subd. 3. Hennep	in County; Avivo Co	enter	
9.6	For a grant to Hen	nepin County for dem	olition	
9.7	and site preparation	on at 1904 and 1906 C	hicago	
9.8	Avenue South in	the city of Minneapo	lis in	
9.9	preparation for co	nstruction and renov	ation	
9.10	of one or more bu	ildings on the Avivo		
9.11	campus. This app	ropriation is in additi	on to	
9.12	the appropriation	under Laws 2020, Fi	fth	
9.13	Special Session c	hapter 3, article 1, se	ction	
9.14	21, subdivision 2	3, for the Minneapoli	<u>s</u>	
9.15	campus.			
9.16	Subd. 4. Capitol	Mall		
9.17	To the commission	ner of employment a	nd	
9.18	economic develop	ment for a grant to th	e Saint	
9.19	Paul and Minneso	ta Foundation for pror	notion,	
9.20	fundraising, and o	other supporting effor	rts to	
9.21	raise at least \$5,0	00,000 in nonstate fu	nds	
9.22	toward capital im	provements consister	nt with	
9.23	the Capitol Mall	Design Framework u	pdate.	
9.24	This grant shall b	e managed in compli	ance	
9.25	with the grantmal	king requirements in		
9.26	Minnesota Statute	es, sections 16B.97 to)	
9.27	<u>16B.991.</u>			
9.28 9.29	Subd. 5. Minnea Support	polis; Foundation fo	or Business	
9.30	For a grant to the	city of Minneapolis	to be	
9.31	awarded to a found	dation that supports b	usiness	
9.32	advising, brandin	g and marketing, and	real	
9.33	estate consulting	to businesses located	in	
9.34	Minneapolis betw	veen 28th and 32nd S	treet	
9.35	and between 30th	Avenue South and Bl	aisdell	

1,000,000

3rd Engrossment

5,000,000

8,000,000

10.1	Avenue. The foundation must use this		
10.2	appropriation for direct business support or		
10.3	direct corridor support, including assistance		
10.4	with marketing, place making, redevelopment,		
10.5	real estate acquisition, and public relations		
10.6	services. The foundation may subcontract with		
10.7	other organizations to deliver these services.		
10.8	This appropriation is available until June 30,		
10.9	<u>2028.</u>		
10.10	Subd. 6. Youthprise		1,000,000
10.11	For a grant to Youthprise to acquire property		
10.12	for a multipurpose community facility in North		
10.13	Minneapolis that will provide young adult		
10.14	cooperative housing and space for community		
10.15	programming, including early education,		
10.16	workforce training, health care navigation,		
10.17	nutrition and wellness, and recreational		
10.18	activities.		
10.19	Sec. 10. PUBLIC FACILITIES AUTHORITY		
10.20	Subdivision 1. Total Appropriation	<u>\$</u>	17,700,000
10.21	To the Public Facilities Authority for the		
10.22	purposes specified in this section.		
10.23 10.24	Subd. 2. First District Association; Wastewater Industrial Pretreatment		10,000,000
10.25	For a grant to the First District Association, a		
10.26	dairy cooperative in the city of Litchfield, to		
10.27	design, engineer, construct, equip, and furnish		
10.28	a wastewater industrial pretreatment facility		
10.29	in the city of Litchfield. This appropriation is		
10.30	in addition to the appropriation under Laws		
10.31	2023, chapter 71, article 1, section 15,		
10.32	subdivision 7, and is for the same purpose.		
10.33	Subd. 3. Minneapolis: Water Distribution		

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7,700,000

10.33 Subd. 3. Minneapolis; Water Distribution 10.34 Facility

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11.1	For a grant to the city of Minneapolis for
11.2	predesign, design, engineering, environmental
11.3	analysis, and construction of a water
11.4	distribution facility to be located in Hennepin
11.5	County or Anoka County. This appropriation
11.6	and the appropriation in Laws 2023, chapter
11.7	71, article 1, section 15, subdivision 11, is not
11.8	available until the city sells real property
11.9	located at 1860 28th Street East and 2717
11.10	Longfellow Avenue in the city of Minneapolis
11.11	and has notified the commissioner of
11.12	management and budget that the sale is final.
11.13 11.14	Sec. 11. MINNESOTA HISTORICAL SOCIETY§1,000,000
11.15	To the Minnesota Historical Society for a grant
11.16	to the Minnesota Transportation Museum to
11.17	construct capital improvements to the
11.18	Minnesota Transportation Museum including
11.19	replacing the roof, stabilizing masonry,
11.20	replacing the roundhouse doors, installing
11.21	insulation, and making modifications for ADA
11.22	compliance.
11.23	Sec. 12. CITY OF MINNEAPOLIS; EMERALD ASH BORER FINANCIAL
11.23	ASSISTANCE; APPROPRIATION.
11.24	ASSISTANCE, ALL KOLKIALION.
11.25	Subdivision 1. Definitions. For the purposes of this section, the following terms have
11.26	the meanings given:
11.27	(1) "eligible costs" means costs incurred in 2020 or later for treating or removing a tree
11.28	on owner-occupied residential property that has been required by state law or by municipal
11.29	ordinance to be treated or removed due to infestation or possible infestation by the emerald
11.30	ash borer, including but not limited to costs incurred by the city and assessed to a property
11.31	owner;

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- 11.32 (2) "eligible homeowner" means a homeowner who experienced eligible costs related
- 11.33 to a tree on the homeowner's property in an eligible region, and whose income is below 200
- 11.34 percent of the official federal poverty guideline;

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12.1	(3) "eligible region" means a census block group in Minneapolis with a supplemental
12.2	demographic index score in the 70th percentile or higher within the state of Minnesota; and
12.3	(4) "supplemental demographic index" means an index in the Environmental Justice
12.4	Screening and Mapping Tool developed by the United States Environmental Protection
12.5	Agency that is based on socioeconomic indicators, including low income, unemployment,
12.6	less than high school education, limited English speaking, and low life expectancy.
12.7	Subd. 2. Eligible uses; prioritization. (a) The city of Minneapolis must use the full
12.7	amount of the aid under this section to pay eligible homeowners for their eligible costs.
12.0	
12.9	(b) After receiving an application for a payment from an eligible homeowner, the city
12.10	must use funds received under this section to directly reduce the remaining balance of an
12.11	eligible homeowner's special assessment related to eligible costs. If the original balance of
12.12	the special assessment is greater than the remaining balance, the city must reimburse the
12.13	eligible homeowner for the difference.
12.14	(c) If the amount of funds available is insufficient to reimburse all eligible homeowners
12.15	for the full amount of their eligible costs, the city must prioritize reimbursing a subset of
12.16	eligible homeowners for the full amount of their eligible costs.
12.17	(d) After December 31, 2025, the city may use any remaining funds to reimburse other
12.18	eligible homeowners who incurred eligible costs but did not have a special assessment
12.19	applied to their properties.
12.20	(e) Notwithstanding paragraph (a), after June 30, 2026, the city may use any remaining
	funds to offset the eligible costs of resident homeowners whose properties are not in an
12.21	
12.22	eligible region, but who otherwise meet the definition of an eligible homeowner.
12.23	(f) The city must administer the funding under this section within existing city resources
12.24	and not with money appropriated in this section.
12.25	Subd. 3. Outreach. The city of Minneapolis must promote the availability of financial
12.26	assistance under this section in eligible regions. As part of its outreach efforts, the city
12.27	department administering the program under this section must consult with Hope Community,
12.28	Metro Blooms, Harrison Neighborhood Association, the Center for Urban and Regional
12.29	Affairs at the University of Minnesota, and the public health department of the city.
12.30	Subd. 4. Reporting. On July 1, 2025, and July 1, 2026, the city must report to the
12.31	commissioner of revenue on its use of money under this section. By income level and
12.32	neighborhood, the report must detail the number of eligible homeowners reimbursed and
12.33	the amount of money distributed.

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13.1	<u>Subd. 5.</u>	Appropriation. \$800	0,000 in fiscal ye	ear 2025 is appropria	ted from the general
13.2	fund to the c	ommissioner of rever	nue for an aid to	the city of Minneapol	lis. This is a onetime

13.3 appropriation. The aid must be paid on July 1, 2024. The aid under this section is not subject

- 13.4 to retention of administrative costs under Minnesota Statutes, section 16B.98, subdivision
- 13.5 <u>14.</u>

13.6 Sec. 13. CANCELLATIONS.

- 13.7 (a) The amounts of the general fund appropriations listed in the cancellation report
- 13.8 submitted to the legislature in January 2024, pursuant to Minnesota Statutes, section 16A.642,

13.9 are canceled on the effective date of this section. If an appropriation in this section is canceled

13.10 more than once, the cancellation must be given effect only once.

- 13.11 (b) The appropriation in Laws 2023, chapter 71, article 1, section 7, is canceled.
- 13.12 (c) The appropriation in Laws 2023, chapter 71, article 1, section 14, subdivision 81, is
 13.13 canceled.
- 13.14 (d) Laws 2020, Fifth Special Session chapter 3, article 3, section 5, subdivision 7, is
 13.15 canceled.
- 13.16 (e) The appropriation in Laws 2023, chapter 64, article 15, section 30, is canceled.

13.17 Sec. 14. TRANSFER.

13.18 On July 1, 2024, \$5,000,000 is transferred to the general fund from the capitol area

13.19 community vitality account in the special revenue fund established in Laws 2023, chapter
13.20 53, article 17, section 2.

13.21 Sec. 15. APPROPRIATIONS GIVEN EFFECT ONCE.

13.22 If an appropriation or transfer in this act is enacted more than once during the 2024

13.23 regular session, the appropriation or transfer must be given effect only once.

13.24 Sec. 16. <u>**REPEALER.**</u>

- 13.25 (a) Minnesota Statutes 2022, section 240A.20, subdivisions 2, 4, and 5, are repealed.
- 13.26 (b) Minnesota Statutes 2023 Supplement, section 240A.20, subdivisions 1, 3, 6, and 7,
- 13.27 <u>are repealed.</u>
- 13.28 (c) Laws 2023, chapter 53, article 17, section 2, is repealed.
- 13.29 (d) Minnesota Statutes 2022, section 16A.662, is repealed.

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14.1	(e) Minneso	ota Statutes 2022, s	section 116J.41	7, subdivision 9, is rep	bealed.
14.2	EFFECTI	VE DATE. Paragra	aph (c) is effect	ive July 2, 2024. Parag	graph (d) is effective
14.3				is effective retroactivel	
14.4	Sec. 17. <u>EFF</u>	ECTIVE DATE.			
14.5	Except as o	therwise provided,	this article is e	ffective the day follow	ing final enactment.
14.6			ARTICL	E 2	
14.7			MISCELLA		
					1
14.8			023 Supplement	nt, section 10A.01, sub	0d1v1s10n 30, 1s
14.9	amended to rea	id:			
14.10	Subd. 30. P	olitical party unit	or party unit.	"Political party unit" or	"party unit" means:
14.11	(1) the state	e committee , ; or			
14.12	(2) the part	y organization <u>of th</u>	ne largest and s	second-largest member	<u>caucuses</u> within a
14.13	house of the le	gislature , or .			
14.14	In addition	to clauses (1) and ((2), "political p	arty unit" or "party uni	t" also includes any
14.15	other party orga	inization designated	l by the chair of	f the political party in ar	annual certification
14.16	of party units p	provided to the boar	rd.		
14.17	Sec. 2. Minne	esota Statutes 2022	e, section 16A.	86, subdivision 3a, is a	mended to read:
14.18	Subd. 3a. II	nformation provid	led. All reques	sts for state assistance u	under this section
14.19	must include th	ne following inform	nation:		
14.20	(1) the nam	e of the political su	bdivision that	will own the capital pro	oject for which state
14.21	assistance is be	ing requested;			
14.22	(2) the publ	lic purpose of the p	project;		
14.23	(3) the exter	nt to which the pol	itical subdivisi	on has or expects to pr	ovide local, private,
14.24	user financing,	or other nonstate f	funding for the	project;	
14.25	(4) a list of	the bondable activ	ities that the pr	oject encompasses; ex	amples of bondable
14.26	activities are pu	ublic improvements	s of a capital na	ture for land acquisition	n, predesign, design,
14.27	construction, a	nd furnishing and e	equipping for c	occupancy;	
14.28	(5) whether	the project will re-	quire new or a	dditional state operatin	ig subsidies;

(6) whether the governing body of the political subdivision requesting the project has
passed a resolution in support of the project and has established priorities for all projects
within its jurisdiction for which bonding appropriations are requested when submitting
multiple requests;

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(7) if the project requires a predesign under section 16B.335, whether the predesign has
been completed at the time the capital project request is submitted, and whether the political
subdivision has submitted the project predesign to the commissioner of administration for
review and approval; and

(8) the debt capacity of the political subdivision, calculated as the difference between
 the maximum net debt that the political subdivision may incur under chapter 475 or other
 applicable law and the debt the political subdivision has outstanding as of the date of the

15.12 submission of information under this subdivision;

(9) whether the political subdivision has a capital improvement plan process that meets
the criteria for exemption under section 16B.336, subdivision 5, paragraph (b); and

15.15 (8)(10) if applicable, the information required under section 473.4485, subdivision 1a.

15.16 Sec. 3. Minnesota Statutes 2022, section 16A.86, subdivision 4, is amended to read:

Subd. 4. Funding. (a) The state share of a project covered by this section and any capital 15.17 project grant to a nonprofit organization subject to section 16A.642 must be no more than 15.18 half the total cost of the project, including predesign, design, construction, furnishings, and 15.19 15.20 equipment, except as provided in paragraph (b) or (c). This subdivision does not apply to a project proposed by a school district or other school organization. The state share of a 15.21 project includes any manner of state assistance other than loans, including but not limited 15.22 to a direct appropriation, a grant awarded through a grant program administered by a state 15.23 entity, or a combination of state assistance appropriated and granted by multiple state entities. 15.24 15.25 The nonstate share of a project may be funded by federal, local, private, or other funds, or a combination thereof, from nonstate sources. 15.26

(b) The state share may be more than half the total cost of a project if the project is
deemed needed as a result of a disaster or to prevent a disaster or is located in a political
subdivision with a very low average net tax capacity. Nothing in this subdivision affects
another state program of assistance to political subdivisions that is authorized to fund more
than half of a project's cost.

(c) Nothing in this section prevents the governor from recommending, or the legislaturefrom considering or funding, projects that do not meet the deadline in subdivision 2 or a

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16.1	state share th	nat is greater than hal	f the total cost	of the project when the	governor or the
16.2	legislature d	etermines that there is	a compelling	reason for the recomme	ndation or funding.
16.3	Sec. 4. [16	A.865] NOTICE OF	STATE CON	NTRIBUTION.	
16.4	Subdivis	ion 1. Notice require	e d. When pract	icable, a recipient of a	grant of state bond
16.5	proceeds for	a capital project or a	direct recipier	nt of an appropriation fr	om any state funds
16.6	for a capital	project must prominer	ntly display a n	otice on the property sta	ting that the project
16.7	was funded	with state taxes collec	cted statewide.	This section does not a	pply to projects
16.8	funded throu	igh a state asset prese	rvation progra	m, including section 16	A.632, 16B.307,
16.9	84.946, or 13	35A.046.			
16.10	<u>Subd. 2.</u>	Content of notice. T	he notice must	display the logo provid	led by the
16.11	commission	er under subdivision :	5, and identify	the project as "funded v	with a grant of state
16.12	money from	taxes collected statev	vide." The noti	ce may include a brief n	ame for the project
16.13	and may spe	cify the proportion of	f the funding fi	rom state money compa	red to money from
16.14	nonstate sou	rces. The notice may	include logos,	seals, or marks of other	contributors to the
16.15	cost of the p	roject.			
16.16	Subd. 3.	Water infrastructure	e project. For a	drinking water or waste	water infrastructure
16.17	project, the 1	notice required under	this section m	ust be included on city	utility billing
16.18	statements in	n all formats that the	city provides b	illing statements to cus	tomers.
16.19	<u>Subd. 4.</u>	Performance venues	s. <u>For perform</u>	ance venue projects, the	notice must be
16.20	included in p	programs and on the v	venue's website	e where performances a	re advertised, in
16.21	addition to o	on a sign posted at the	venue.		
16.22	Subd. 5.	Logo. The commission	oner must deve	elop a logo for use on si	gns required under
16.23	subdivision	<u>1.</u>			
16.24	<u>Subd. 6.</u>	Sign templates. The	commissioner	must post on its websit	e downloadable,
16.25	print-ready I	PDF files of sign temp	plates that mee	et the requirements of su	ubdivision 1.
16.26	EFFEC	FIVE DATE. This se	ction is effecti	ve the day following fir	nal enactment and
16.27	applies to pr	ojects receiving a gra	nt from an app	propriation enacted after	January 1, 2024.
16.28	Sec. 5. [16	B.308] ACCESSIBI	LITY ACCO	<u>UNT.</u>	
16.29	Subdivis	ion 1. Establishment	. An accessibi	lity account is established	ed in the state bond
16.30	proceeds fur	nd to receive state bor	nd proceeds ap	propriated to the comm	issioner of
16.31	administration	on to be expended for	the purpose a	nd in accordance with t	he standards and
16.32	criteria in th	is section.			

Article 2 Sec. 5.

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17.1	Subd. 2. Standards. (a) An expenditure may be made from the account only when it is
17.2	a capital expenditure on a capital asset owned by the state, within the meaning of accepted
17.3	accounting principles as applied to public expenditures. The commissioner of administration
17.4	must consult with the commissioner of management and budget to the extent necessary to
17.5	ensure that an expenditure meets the criteria of the Minnesota Constitution, article XI,
17.6	section 5, clause (a).
17.7	(b) An expenditure may be made from the account to predesign, design, construct,
17.8	renovate, furnish, and equip accessibility improvements on state-owned property. For
17.9	purposes of this section, "state-owned property" does not include property controlled or
17.10	managed by the University of Minnesota.
17.11	(c) Categories of projects considered likely to be most needed and appropriate for
17.12	financing are:
17.13	(1) removal of architectural barriers from a building or site; and
17.14	(2) improvements to meet state and federal requirements for accessibility for people
17.15	with disabilities.
17.16	Subd. 3. Applications; project selection. (a) The commissioner of administration must:
17.17	(1) provide instructions to state agencies to apply for funding of capital expenditures
17.18	from the accessibility account;
17.19	(2) review applications for funding;
17.20	(3) make initial allocations among eligible projects;
17.21	(4) determine priorities for funding in collaboration with the Minnesota Council on
17.22	Disability; and
17.23	(5) allocate money in priority order until the available appropriation has been committed.
17.24	Subd. 4. Report. On or before January 15 annually the commissioner of administration
17.25	must submit to the commissioner of management and budget and the chairs and ranking
17.26	minority members of the committees in the senate and the house of representatives with
17.27	jurisdiction over capital investment a list of the projects that were funded with money from
17.28	the accessibility account during the preceding calendar year, as well as a list of priority
17.29	projects for which accessibility appropriations will be requested in that year's legislative
17.30	session.

18.1	Sec. 6. Minnesota Statutes 2022, section 16B.325, as amended by Laws 2023, chapter 60,
18.2	article 12, section 2, is amended to read:
18.3	16B.325 SUSTAINABLE BUILDING GUIDELINES.
18.4	Subdivision 1. Development of Sustainable building guidelines. The Department of
18.5	Administration and the Department of Commerce, with the assistance of other agencies,
18.6	shall develop and maintain sustainable building design guidelines for all new state buildings
18.7	by January 15, 2003, and for all major renovations of state buildings by February 1, 2009.
18.8	The primary objectives of these guidelines are to ensure that all new state buildings, and
18.9	major renovations of state buildings, initially exceed the state energy code, as established
18.10	in Minnesota Rules, chapter 7676, by at least 30 percent.
18.11	Subd. 1a. Definitions. (a) For the purposes of this section, the following terms have the
18.12	meanings given.
18.13	(b) "CSBR" means the Center for Sustainable Building Research at the University of
18.14	Minnesota.
18.15	(c) "Guidelines" means the sustainable building design guidelines developed under this
18.16	section.
18.17	(d) "Major renovation" means a project that:
18.18	(1) has a renovated conditioned area that is at least 10,000 square feet; and
18.19	(2) includes, at a minimum, the replacement of the mechanical, ventilation, or cooling
18.20	system of a building or a section of a building, whether or not the building is served by an
18.21	adjacent building or district system impacted by the scope of the project.
18.22	(e) "New building" means a newly constructed structure and additions to existing
18.23	buildings that include spaces that meet the following criteria:
18.24	(1) the space is conditioned, whether or not its source of energy is from an adjacent
18.25	building or district system; and
18.26	(2) the project size is at least 10,000 gross square feet of conditioned space.
18.27	(f) "Project" means major renovation of a building or construction of a new building
18.28	that meets the requirements under this section.
18.29	Subd. 2. Lowest possible cost; energy conservation. The guidelines must:
18.30	(1) focus on achieving the lowest possible lifetime cost, considering both construction
18.31	and operating costs, for new buildings and major renovations;

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19.1	(2) allow	v for revisions that end	courage continu	ual energy conservation	on improvements in
19.2	new buildin	gs and major renovati	ons;		
19.3	(3) defin	e "major renovations"	' for purposes (of this section to encor	mpass not less than
19.4	10,000 squa	re feet or not less than	the replacemen	nt of the mechanical, ve	entilation, or cooling
19.5	system of a	building or a building	section;		
19.6	(4) estab	lish sustainability gui	delines that inc	lude air quality and lig	shting standards and
19.7	that create a	nd maintain a healthy	environment a	und facilitate productiv	vity improvements;
19.8	(5) estab	lish resiliency guideli	nes to encoura	ge design that allows l	ouildings to adapt to
19.9	and accomm	nodate projected clima	ate-related char	nges that are reflected	in both acute events
19.10	and chronic	trends, including but	not limited to a	changes in temperature	e and precipitation
19.11	levels;				
19.12	(6) speci	fy ways to reduce ma	terial costs; and	d	
19.13	(7) consi	der the long-term oper	rating costs of t	he building, including	the use of renewable
19.14	energy source	ces and distributed ele	ectric energy ge	eneration that uses a re	enewable source or
19.15	natural gas (or a fuel that is as clea	n or cleaner th	an natural gas.	
19.16	Subd. 2a	. <mark>Guidelines; purpos</mark>	e. (a) The prim	nary objectives of the	guidelines are to:
19.17	<u>(1)</u> reduc	ce greenhouse gas em	issions across t	he project's life cycle	by promoting the
19.18	design and o	operation of energy-eff	icient buildings	s and the development	of renewable energy
19.19	sources;				
19.20	<u>(2) provi</u>	ide high-quality indoo	or environmenta	al conditions to prome	ote occupant health,
19.21	well-being,	comfort, and producti	vity;		
19.22	(3) deve	lop processes that ens	ure that project	ts are designed and op	erating as intended
19.23	and that pro	ject impact can be me	asured;		
19.24	<u>(4) reduc</u>	ce water use and impa	cts on water re	sources;	
19.25	(5) resto	re soil and water qual	ity, enhance bio	odiversity, and provide	e sites supportive of
19.26	native speci	es;			
19.27	<u>(6)</u> reduc	ce the embodied envir	onmental impa	ect of building materia	ls; and
19.28	<u>(7) enco</u>	urage design that allow	ws building res	ilience to adapt to and	l accommodate
19.29	projected ch	anges that are reflecte	ed in both acute	e events and chronic tr	rends, including but
19.30	not limited t	to climate-related char	nges to tempera	ature and precipitation	levels.

20.1	(b) In establishing the guidelines, the commissioners of administration and commerce
20.2	must consider the following to meet the objectives in paragraph (a):
20.3	(1) the health and well-being of occupants;
20.4	(2) material impacts and sustainability;
20.5	(3) construction and operating costs;
20.6	(4) the use of renewable energy sources;
20.7	(5) diversion of waste from landfills;
20.8	(6) the impact of climate change;
20.9	(7) biodiversity and ecological impacts;
20.10	(8) resilience and adaptability; and
20.11	(9) any other factors the commissioner deems relevant.
20.12	Subd. 3. Development of guidelines; Applicability. In developing the guidelines, the
20.13	departments shall use an open process, including providing the opportunity for public
20.14	comment. Compliance with the guidelines established under this section are is mandatory
20.15	for all new buildings and for all major renovations receiving funding an appropriation or a
20.16	grant from an appropriation from the bond proceeds fund after January 1, 2004, and for all
20.17	major renovations receiving funding from the bond proceeds fund after January 1, 2009.
20.18	Subd. 4. Commissioner of administration; guideline administration, oversight, and
20.19	revisions. The commissioners of administration and commerce shall review the guidelines
20.20	periodically and as soon as practicable revise the guidelines to incorporate performance
20.21	standards developed under section 216B.241, subdivision 9. (a) The commissioner of
20.22	administration must review and amend the guidelines periodically to better meet the goals
20.23	under subdivision 6. Each guideline section must be reviewed and updated no less than once
20.24	every five years. The review must be conducted with the commissioner of commerce and
20.25	in consultation with other stakeholders. The commissioner of administration and the
20.26	commissioner of commerce must use an open process, including providing the opportunity
20.27	for public comment, when reviewing and amending the guidelines.
20.28	(b) The commissioner of administration is responsible for the following:
20.29	(1) making applicability determinations on which projects are required by state law to
20.30	follow the guidelines upon receipt of an applicability determination request from a project;
20.31	(2) approving or denying waiver requests for specific guidelines;

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21.1	(3) approv	ing or denying appl	icability request	s for specific guidelin	es;
21.2	(4) updatin	ng the legislature reg	garding program	outcomes;	
21.3	(5) coordin	nating with the com	missioner of cor	nmerce on the energy	and atmosphere
21.4	guidelines, in	cluding coordination	n with the Sustai	inable Building 2030 I	Energy Standards
21.5	under section	216B.241, subdivis	ion 9; and		
21.6	(6) contrac	cting with CSBR for	assistance with	the items in this subd	ivision and
21.7	subdivisions 3	5 to 9.			
21.8	<u>Subd. 5.</u>	SBR; guideline ad	ministration ar	nd oversight. (a) The	commissioner of
21.9	administration	1, in consultation wi	th the commissi	oner of commerce, sh	all contract with
21.10	CSBR to imp	lement the guideline	es. At a minimur	n, CSBR must:	
21.11	(1) mainta	in and update the gu	idelines in coor	dination with the com	missioner of
21.12	administration	n and the commissio	oner of commerc	e;	
21.13	(2) offer tr	aining on an annual	basis to state ag	gencies, project team n	nembers, and other
21.14	entities involv	red in the design of	projects subject	to the guidelines on h	ow projects may
21.15	meet the guid	eline requirements;			
21.16	(3) develop	o procedures for com	pliance with the	guidelines, in accorda	nce with the criteria
21.17	under subdivi	<u>sion 7;</u>			
21.18	(4) periodi	cally conduct post-co	onstruction perfo	rmance evaluations on	projects to evaluate
21.19	the effectiven	ess of the guidelines	s in meeting the	goals under subdivisio	<u>on 6;</u>
21.20	(5) determ	ine compliance of p	roject designs w	vith the guidelines;	
21.21	<u>(6)</u> admini	ster a tracking syster	m for all projects	s subject to the guidelin	nes and for projects
21.22	that received	state funding for pre	design or design	n that may seek furthe	r state funding for
21.23	additional pro	ject phases subject t	to the guidelines	<u>;;</u>	
21.24	(7) develo	p and track measurab	ble goals for the	guidelines in accordan	ce with subdivision
21.25	<u>6;</u>				
21.26	<u>(8) offer o</u>	utreach, training, an	d technical assis	stance to state agencie	s, project team
21.27	members, and	other entities with	responsibility fo	r managing, designing	g, and overseeing
21.28	projects subje	ect to the guidelines;			
21.29	(9) evalua	te waiver requests a	nd determination	ns on project scope an	d make
21.30	recommendat	ions to the commiss	ioner of adminis	stration;	

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22.1	(10) provide a report on or befor	e Decembe	r 1 annually to the com	nissioner of				
22.2	administration on the following:							
22.3	(i) the current compliance status of all projects subject to the guidelines;							
22.4	(ii) an analysis of the effects of t	he guidelin	es on the goals under su	bdivision 6; and				
22.5	(iii) waiyons annoved for maior	ta includin	a hath waiyang from all	of the guidelines				
22.5	(iii) waivers approved for projec		g both walvers from all	of the guidennes				
22.6	and waivers of individual guidelines	s, and						
22.7	(11) perform any other duties rec	quired by th	e commissioner of adm	inistration to				
22.8	administer the guidelines.							
22.9	(b) State agencies, project team	members, a	nd other entities that are	responsible for				
22.10	managing or designing projects subj	ect to the g	uidelines must provide a	ny compliance data				
22.11	requested by CSBR and the commissi	ioner of adn	ninistration that CSBR ar	d the commissioner				
22.12	deem necessary to fulfill the duties of	described u	nder this subdivision.					
22.13	Subd. 6. Measurable goals. CSI	BR, in colla	boration with the comm	nissioner of				
22.14	administration and the commissione	r of comme	erce, must develop meas	urable goals for the				
22.15	guidelines based on the objectives a	nd consider	rations described in subo	livision 2a. The				
22.16	commissioner of administration mus	st provide f	inal approval of the goa	ls under this				
22.17	subdivision.							
22.18	Subd. 7. Procedures. The comm	issioner of	administration must dev	elop procedures for				
22.19	the administration of the guidelines.	The comm	issioner of administration	on may delegate				
22.20	guideline administration responsibilities to state agencies. The procedures under this							
22.21	subdivision must specify the administrative activities for which state agencies are responsible.							
22.22	The procedures must include:							
22.23	(1) criteria to identify whether a	project is s	ubject to the guidelines;					
22.24	(2) information on project team m	nember role	s and guideline administ	ration requirements				
22.25	for each role;							
22.26	(3) a process to notify projects su	ubject to the	e guidelines of the guide	line requirements;				
22.27	(4) a guideline-related data subm	nission proc	cess; and					
22.28	(5) activities and a timeline to m	onitor proje	ect compliance with the	guidelines.				
22.29	Subd. 8. Guidelines waivers an	d scone de	termination (a) The co	mmissioner of				
22.29								
22.30				<u>.</u>				
22.31	i	s and appl						
22.32	are guidelines.							

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23.1	(b) A waiver may apply to all of the guidelines or individual guidelines and may identify
23.2	an alternative path of meeting the intent of the guidelines.
23.3	(c) A waiver under this subdivision is only permitted due to technological limitations
23.4	or when the intended use of the project conflicts with the guidelines.
23.5	(d) A waiver request for a project owned by a state agency must be reviewed and
23.6	approved by the commissioner of administration. If the waiver request is for a project owned
23.7	by the Department of Administration, the waiver request must be approved by the
23.8	commissioner of commerce.
23.9	Subd. 9. Report. The commissioner of administration must report to the chairs and
23.9	ranking minority members of the house of representatives and senate committees with
23.10	jurisdiction over capital investment and climate and energy by February 1 of each
23.12	odd-numbered year. The report must include:
23.13	(1) information on the current status of all projects subject to the guidelines from the
23.14	previous five years and the projects' compliance with the guidelines;
23.15	(2) an analysis of the effects of the guidelines on the measurable goals under subdivision
23.16	<u>6;</u>
23.17	(3) progress made toward the recommendations in the report required under Laws 2023,
23.18	chapter 71, article 1, section 6, subdivision 4; and
23.19	(4) any other information the commissioner of administration deems relevant.
23.20	EFFECTIVE DATE. This section is effective July 1, 2024.
23.21	Sec. 7. Minnesota Statutes 2022, section 16B.335, subdivision 4, is amended to read:
23.22	Subd. 4. Sustainable buildings; energy conservation. A recipient to whom a direct
23.23	appropriation is made for a capital improvement project shall ensure that the project complies
23.24	with the applicable sustainable building guidelines and energy conservation standards
23.25	contained in law, including sections 16B.325 and 216C.19 to 216C.20, and rules adopted
23.26	thereunder. The recipient may obtain information and technical assistance from the
23.27	commissioner of administration on the sustainable building guidelines and the State Energy
23.28	Office in the Department of Commerce on energy conservation and alternative energy
23.29	development relating to the planning and construction of the capital improvement project.
23.30	EFFECTIVE DATE. This section is effective July 1, 2024.

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24.1	Sec. 8. [16B.3	36] CAPITAL PF	ROJECT PRE	SERVATION FUND	<u>.</u>
24.2	Subdivision	1. Definitions. (a)	For the purpos	es of this section, the fo	ollowing terms have
24.3	the meanings given the meanings given the meanings and the meanings are set of the meanings and the meanings are set of the me	ven.			
24.4	(b) "Adjusted	d net tax capacity"	means, as of a	ny date, the net tax ca	pacity of all taxable
24.5	property most re	cently determined	by the commi	ssioner of revenue in	accordance with
24.6	section 273.132	<u>5.</u>			
24.7	(c) "Adjusted	l net tax capacity j	per capita" me	ans a political subdivis	sion's adjusted net
24.8	tax capacity divi	ided by the politica	al subdivision'	s population.	
24.9	(d) "Capital	project grant agree	ement" means	a grant agreement for	a capital project
24.10	subject to section	n 16A.642, 16A.69	95, or 16A.86,	and funded in whole	or in part by an
24.11	appropriation of	state money.			
24.12	<u>(e) "Commis</u>	sioner" means the	commissioner	of administration.	
24.13	(f) "Grantee"	means a recipient	of a grant for a	capital project subject	to section 16A.642,
24.14	16A.695, or 16A		priation that na	mes the grantee. Gran	tee does not include
24.15	a state agency, s	tate official, the Be	oard of Regent	s of the University of	Minnesota, or the
24.16	Board of Trustee	es of the Minnesot	a State College	es and Universities.	
24.17	<u>(g)</u> "Populati	on" has the meani	ng in section 4	77A.011, subdivision	<u>3.</u>
24.18	(h) "Preserva	tion" means impro	ovements and	betterments of a capita	al nature consistent
24.19	with those descr	ibed in section 16	B.307, subdivi	sion 1, paragraph (d).	
24.20	Subd. 2. Pres	servation fund est	ablishment. (a	a) A grantee must estab	lish a capital project
24.21	preservation fun	d for major rehabi	litation, expan	sion, replacement, or	preservation of the
24.22	capital project of	nce the project has	reached its us	eful life, or another use	e as permitted under
24.23	this section. Mo	ney must remain in	n the fund for	the useful life of the ca	apital project, as
24.24	determined by the	ne grant agreement	t with the gran	ting state agency, unle	ss use of the fund is
24.25	approved in writ	ting by the grantin	g state agency	for major rehabilitation	on, expansion,
24.26	replacement, or	preservation of the	e capital projec	t funded with state me	oney, or to address
24.27	a capital project	for a different cap	ital asset owne	ed by the grantee.	
24.28	(b) A grantee	must adopt a capit	tal project pres	ervation policy that spe	ecifies the following
24.29	for the capital p	oject preservation	fund:		
24.30	(1) the risks	to be mitigated or	managed by th	e preservation fund;	

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25.1	(2) the int	tended use of the pre	servation fund	, including but not lin	nited to how the
25.2	preservation	fund is used for majo	or rehabilitation	n, expansion, replacer	nent, or preservation
25.3	of the capital	project; and			
25.4	(3) criteri	a for the use of the p	reservation fur	nd to address other cap	pital improvement
25.5	needs of the g	grantee, including safe	ety and security	y, maintenance and uti	lity costs, availability
25.6	of repair parts	s and materials, sustai	inability, and a	ny other criteria the gra	antee deems relevant.
25.7	<u>Subd. 3.</u>	Minimum deposits;	preservation	fund balance. (a) The	e commissioner must
25.8	determine the	e annual minimum d	eposit amounts	into capital project p	reservation funds by
25.9	capital projec	t type. The commissio	oner must consi	der depreciation, const	truction cost inflation,
25.10	the useful life	of the capital project	, and other relev	vant factors when deter	mining the minimum
25.11	deposit amou	ints.			
25.12	(b) A grar	itee must not be requi	red to maintair	a capital project prese	ervation fund balance
25.13	greater than t	he amount of the gra	int for the capi	tal project.	
25.14	<u>Subd. 4.</u>	Preservation fund a	uditing. The s	tate auditor may audit	capital project
25.15	preservation	funds as part of the r	egular audits c	of local governments.	
25.16	Subd. 5. 1	E xceptions. (a) Capi	tal projects tha	t already require a pre	servation fund under
25.17	any other law	, rule, or ordinance,	are exempt fro	om the requirements u	nder this section, so
25.18	long as the de	eposits into the prese	rvation fund ar	e at least as large as th	ne minimum deposits
25.19	established b	y the commissioner	under subdivis	ion 3. A capital projec	et subject to and
25.20	compliant wit	h the system replacen	nent fund requi	rement under section 4	46A.072, subdivision
25.21	12, is exempt	t from the requireme	nts of this sect	ion.	
25.22	<u>(b) This s</u>	ection does not apply	y to a grantee t	hat assesses the condi	tion and replacement
25.23	value of its c	apital assets and futu	re capital proje	ects, including those s	subject to section
25.24	<u>16A.642, 16</u>	A.695, or 16A.86, the	rough an annua	al capital improvemen	nt plan process and
25.25	publishes an	annual capital impro	vement plan d	ocument that forecast	s at least ten years of
25.26	known capita	l projects for use in b	udget forecasti	ng to enhance long-te	rm financial stability.
25.27	<u>(c)</u> This s	ection does not apply	y to a political	subdivision grantee th	nat, in the year the
25.28	capital projec	et grant agreement is	entered into, h	as an adjusted net tax	capacity per capita
25.29	that is less th	an the median adjust	ed net tax capa	city per capita of all p	political subdivisions
25.30	that are the sa	ame type of political	subdivision as	the grantee.	
25.31	<u>(d)</u> The co	ommissioner shall pu	ıblish guidance	e on the Department o	of Administration's
25.32	website to be	used by a grantee to	determine who	ether the grantee quali	fies for an exception
25.33	under this su	bdivision.			

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26.1	<u>Subd. 6.</u>	Penalty. Failure of a	grantee to com	ply with the requirem	ents of this section
26.2	shall result	in the granting state a	gency assessing	a penalty fee to the g	grantee equal to one

26.3 percent of the grant of state money for the capital project for each year of noncompliance.

Penalty fees shall be remitted by the granting state agency to the commissioner of 26.4

management and budget for deposit in the general fund. Failure of a grantee to comply with 26.5

the requirements of this section shall not constitute an event of default under a capital project 26.6

grant agreement. 26.7

- 26.8 Subd. 7. Enforcement. A granting state agency is responsible for enforcement of this section for each capital project grant agreement to which this section applies and the granting 26.9 26.10 state agency is a party.
- **EFFECTIVE DATE.** This section is effective for capital projects funded through state 26.11 capital project grant agreements entered into on or after July 1, 2024. 26.12

Sec. 9. [16B.851] STATE BUILDING RENEWABLE ENERGY; STORAGE; 26.13 **ELECTRIC VEHICLE ACCOUNT.** 26.14

- 26.15 Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have the meanings given. 26.16
- (b) "Energy storage" means the predesign, design, acquisition, construction, or installation 26.17

of technology that stores and delivers electric or thermal energy. 26.18

- (c) "EVSE" means electric vehicle service equipment, including charging equipment 26.19 26.20 and associated infrastructure and site upgrades.
- (d) "Renewable energy" has the meaning given in section 216B.2422, subdivision 1, 26.21
- 26.22 paragraph (c), and the same sources in thermal energy.
- (e) "Renewable energy improvement" means the predesign, design, acquisition, 26.23

construction, or installation of a renewable energy production system or energy storage 26.24

equipment or system and associated infrastructure and facilities that are designed to result 26.25

in a demand-side net reduction in energy use by the state building's electrical, heating, 26.26

- ventilating, air-conditioning, and hot water systems. 26.27
- (f) "State agency" has the meaning given in section 13.02, subdivision 17, or designated 26.28
- 26.29 definition given in section 15.01 and includes the Office of Higher Education, Housing
- Finance Agency, Pollution Control Agency, Metropolitan Council, and Bureau of Mediation 26.30
- Services. State agency includes the agencies, boards, commissions, committees, councils, 26.31
- and authorities designated in section 15.012. 26.32

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27.1	<u>(g)</u> "State	e building" means a b	uilding or facili	ty owned by the state	e of Minnesota.
27.2	<u>Subd. 2.</u>	Account established	<u>A state buildir</u>	g renewable energy,	storage, and electric
27.3	vehicle acco	unt is established in th	ne special reven	ue fund to provide fu	nds to state agencies
27.4	<u>to:</u>				
27.5	<u>(1) desig</u>	n, construct, and equi	p renewable en	ergy improvement an	d renewable energy
27.6	storage proje	ects at state buildings;	<u>2</u>		
27.7	(2) purch	ase state fleet electric	e vehicles in acc	ordance with section	16C.135;
27.8	(3) purch	ase and install EVSE	and related infi	castructure; and	
27.9	<u>(4) carry</u>	out management proj	ects by the com	missioner.	
27.10	<u>Subd. 3.</u>	Account manageme	nt. The commis	sioner shall manage	and administer the
27.11	state buildin	g renewable energy, s	torage, and elec	etric vehicle account.	
27.12	Subd. 4.	Accepting funds. (a)	The commission	ner shall make an appl	lication to the federal
27.13	government	on behalf of the state	of Minnesota f	or all state projects el	ligible for elective
27.14	payments ur	nder sections 6417 and	d 6418 of the In	ternal Revenue Code	, as added by Public
27.15	Law 117-16	9, 136 Statute 1818, tl	he Inflation Rec	luction Act of 2022.	
27.16	<u>(b)</u> The c	commissioner may ap	ply for, receive,	and expend money n	nade available from
27.17	federal, state	e, or other sources for	the purposes of	carrying out the dut	ies in this section.
27.18	<u>(c) Notw</u>	ithstanding section 16	6A.72, all funds	received under this s	subdivision are
27.19	deposited in	to the state building re	enewable energ	y, storage, and electri	ic vehicle account
27.20	and appropri	iated to the commission	oner for the pur	poses of subdivision	2 and as permitted
27.21	under this se	ection.			
27.22	<u>(d) Mone</u>	ey in the state building	g renewable ene	ergy, storage, and elec	ctric vehicle account
27.23	does not can	cel and is available u	ntil expended.		
27.24	Subd. 5.	Applications. A state	e agency applyin	ng for state building	renewable energy,
27.25	storage, EVS	SE, and electric fleet	vehicle funds m	ust submit an applica	ation to the
27.26	commission	er on a form, in the m	anner, and at th	e time prescribed by	the commissioner.
27.27	<u>Subd. 6.</u>	Treatment of certair	n payments rec	eived from federal §	government. <u>(a)</u>
27.28	Federal payr	ments received for elig	gible renewable	energy improvement	and storage projects
27.29	and EVSE p	rojects made with app	propriations from	n general obligation	bonds may be
27.30	transferred t	o the state bond fund	if consistent wi	th federal treasury re	gulations.

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- 28.1 (b) Federal payments received for eligible electric fleet vehicle purchases by the
- 28.2 Department of Administration's fleet division must be transferred to the motor pool revolving
 28.3 account established in section 16B.54, subdivision 8.
- 28.4 (c) Federal payments received for eligible electric fleet vehicle purchases made directly
- 28.5 by a state agency shall be transferred to the fund from which the purchase was made.
- 28.6 (d) When obligated to fulfill financing agreements, federal payments received for eligible
- 28.7 renewable energy improvements shall be transferred to the appropriate agency.
- 28.8 Subd. 7. Expiration. This section expires June 30, 2040.
- 28.9 **EFFECTIVE DATE.** This section is effective the day following final enactment.

28.10 Sec. 10. Minnesota Statutes 2022, section 16B.97, subdivision 1, is amended to read:

Subdivision 1. Grant agreement. (a) A grant agreement is a written instrument or electronic document defining a legal relationship between a granting agency and a grantee when the principal purpose of the relationship is to transfer cash or something of value to the recipient to support a public purpose authorized by law instead of acquiring by professional or technical contract, purchase, lease, or barter property or services for the direct benefit or use of the granting agency.

(b) This section does not apply to general obligation grants as defined by section 16A.695
 and, capital project grants to political subdivisions as defined by section 16A.86, or capital
 project grants otherwise subject to section 16A.642.

28.20 Sec. 11. Minnesota Statutes 2022, section 16B.98, subdivision 1, is amended to read:

Subdivision 1. Limitation. (a) As a condition of receiving a grant from an appropriation of state funds, the recipient of the grant must agree to minimize administrative costs. The granting agency is responsible for negotiating appropriate limits to these costs so that the state derives the optimum benefit for grant funding.

(b) This section does not apply to general obligation grants as defined by section 16A.695
 and also, capital project grants to political subdivisions as defined by section 16A.86, or
 capital project grants otherwise subject to section 16A.642.

28.28 Sec. 12. [84.705] COMMUNITY TREE-PLANTING GRANTS.

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

29.1	(b) "Shade tree" means a woody perennial grown primarily for aesthetic or environmental
29.2	purposes with minimal to residual timber value.
29.3	(c) "Supplemental demographic index" means an index in the Environmental Justice
29.4	Screening and Mapping Tool developed by the United States Environmental Protection
29.5	Agency that is based on socioeconomic indicators, including low income, unemployment,
29.6	less than high school education, limited English speaking, and low life expectancy.
29.7	Subd. 2. Grants. (a) The commissioner must establish a grant program to provide grants
29.8	to cities, counties, townships, Tribal governments, park and recreation boards in cities of
29.9	the first class, and owners of private property for the following purposes:
29.10	(1) removing and planting shade trees on public or Tribal land to provide environmental
29.11	benefits;
29.12	(2) replacing trees lost to forest pests, disease, or storms; and
29.13	(3) establishing a more diverse community forest better able to withstand disease and
29.14	forest pests.
29.15	(b) Any tree planted with money granted under this section must be a climate-adapted
29.16	species to Minnesota.
29.17	Subd. 3. Priority. (a) Priority for grants awarded under this section must be given to:
29.18	(1) projects removing and replacing ash trees that pose significant public safety concerns;
29.19	and
29.20	(2) projects located in a census block group with a supplemental demographic index
29.21	score in the 70th percentile or higher within the state of Minnesota.
29.22	(b) The commissioner may not prioritize projects based on criteria other than the criteria
29.23	established under paragraph (a).
29.24	Subd. 4. Eligible projects. (a) The proceeds of state general obligation bonds may only
29.25	be expended for grants to cities, counties, townships, and park and recreation boards in
29.26	cities of the first class.
29.27	(b) Appropriations from the general fund may be expended for grants to Tribal
29.28	governments, cities, counties, townships, park and recreation boards in cities of the first
29.29	class, and owners of private property.

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30.1	Sec. 13. [116J.99	27] PROMOTI	NG CONST	RUCTION AND RE	NOVATION OF
30.2	PUBLIC SKATE	PARKS THRO	UGHOUT T	HE STATE.	
30.3	Subdivision 1.	Definitions. For	purposes of t	his section:	
30.4	(1) "skate" or "	skate sports" me	ans wheeled r	onmotorized recreation	on, including
30.5	skateboarding, roll	er blading, roller	skating, and	BMX biking; and	
30.6	(2) "nonprofit o	organization" me	ans a tax-exei	npt organization unde	er section $501(c)(3)$
30.7	of the Internal Rev	enue Code.			
30.8	Subd. 2. Grant	rs. (a) The comm	issioner must	use money appropria	ted for this purpose
30.9	to make grants to p	olitical subdivisio	ons to construc	t or renovate public sk	ate parks throughout
30.10	the state. The gran	ts must be made	to political su	bdivisions for project	s selected by the
30.11	commissioner, in c	onsultation with	a nonprofit o	rganization with expe	rtise in public skate
30.12	park development,	for an amount d	etermined by	the commissioner. Gr	ants may be for the
30.13	full cost of the pro	ject or may supp	lement local f	unding as necessary t	o complete funding
30.14	for a project.				
30.15	(b) The commis	ssioner must cons	ult with a non	profit organization wit	h expertise in public
30.16	skate park develop	ment in the deve	lopment of ap	plication materials ar	nd in the review of
30.17	applications submit	tted for funding.			
30.18	(c) The commi	ssioner may use	up to ten perc	ent of any money app	ropriated for this
30.19	section from the g	eneral fund for a	dministrative	purposes, including co	osts to enter into a
30.20	contract with a sel	ected nonprofit o	rganization.		
30.21	Subd. 3. Appli	cation process.	The commission	oner must facilitate a p	process for soliciting
30.22	applications for gr	ants from politic	al subdivision	s and share the compl	leted applications
30.23	with the nonprofit	organization wit	h which it is c	onsulting.	
30.24	Subd. 4. Grant	selection proce	ss. (a) The co	mmissioner, in consul	ltation with the
30.25	nonprofit organiza	tion, shall use the	e following cr	iteria in selecting pro	jects for funding:
30.26	(1) the demons	trated interest of	the communi	ty in a skate park proj	ect, including the
30.27	commitment of loc	al government n	noney and pri	vate donations for the	project;
30.28	(2) the accessit	oility of the prop	osed site to an	arterial highway, tran	nsit, or pedestrian or
30.29	bike path;				
30.30	(3) equitable ge	eographic dispers	sion to maxim	ize potential for full u	utilization;
30.31	(4) commitmer	t to accommodat	te noncompeti	tive family and comm	unity skating for all
30.32	ages and to encour	age use of skate	parks by a div	verse population; and	

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31.1	(5) whether the	he project is requ	ested by more	than one local governme	nent unit.		
31.2	(b) The comm	nissioner, with co	nsultation fro	m the nonprofit organiz	zation, must give		
31.3	priority to applicants that propose projects designed by experts in the field of concrete skate						
31.4	park design and are to be constructed by professionals with experience in the construction						
31.5	of concrete skate parks.						
31.6	Subd. 5. Skat	te park requirem	ents. To be el	igible for a grant under	this section, a skate		
31.7	park must be:						
31.8	(1) accessible	e to the public wit	hout charge fo	or personal use;			
31.9	(2) constructe	ed of concrete; an	<u>d</u>				
31.10	(3) developed	l and programmed	d with input fi	om youth during the pl	anning, design, and		
31.11	programming for	the skate park.					
31.12	EFFECTIVI	E DATE. This see	ction is effecti	ve the day following fi	nal enactment.		
31.13	Sec. 14. Minne	sota Statutes 202	2, section 193	.143, as amended by L	aws 2024, chapter		
31.14	100, section 8, is	amended to read	:				
31.15	193.143 STA	TE ARMORY B	BUILDING C	OMMISSION, POW	ERS.		
31.16	Such corporat	tion, subject to the	conditions an	d limitations prescribed	in sections 193.141		
31.17	to 193.149, shall	possess all the po	owers of a boo	ly corporate necessary	and convenient to		
31.18	accomplish the o	bjectives and perf	orm the duties	prescribed by sections	193.141 to 193.149,		
31.19	including the foll	owing, which sha	ll not be constr	rued as a limitation upor	n the general powers		
31.20	hereby conferred	:					
31.21	(1) To acquire	e by lease, purcha	se, gift, or con	demnation proceedings	s all necessary right,		
31.22	title, and interest	in and to the land	ds required for	r a site for a new armor	y and all other real		
31.23	or personal prope	erty required for t	he purposes c	ontemplated by the Mi	litary Code and to		
31.24	hold and dispose	of the same, subj	ject to the con	ditions and limitations	herein prescribed;		
31.25	provided that any	y such real or pers	sonal property	v or interest therein may	be so acquired or		
31.26	accepted subject	to any condition	which may be	e imposed thereon by th	e grantor or donor		
31.27	and agreed to by	such corporation	not inconsiste	ent with the proper use	of such property by		

31.29 (2) To exercise the power of eminent domain in the manner provided by chapter 117,
31.30 for the purpose of acquiring any property which such corporation is herein authorized to
31.31 acquire by condemnation; provided, that the corporation may take possession of any such
31.32 property so to be acquired at any time after the filing of the petition describing the same in

the state for armory or military purposes as herein provided.

31.28

32.1 condemnation proceedings; provided further, that this shall not preclude the corporation
32.2 from abandoning the condemnation of any such property in any case where possession
32.3 thereof has not been taken.

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32.4 (3) To construct and equip new armories as authorized herein; to pay therefor out of the
funds obtained as hereinafter provided and to hold, manage, and dispose of such armory,
equipment, and site as hereinafter provided. The total amount of bonds issued on account
of such armories shall not exceed the amount of the cost thereof; provided also, that the
total bonded indebtedness of the commission shall not at any time exceed the aggregate
sum of \$15,000,000 \$45,000,000.

32.10 (4) To provide partnerships with federal and state governments and to match federal and32.11 local funds, when available.

32.12 (5) To sue and be sued.

32.13 (6) To contract and be contracted with in any matter connected with any purpose or 32.14 activity within the powers of such corporations as herein specified; provided, that no officer 32.15 or member of such corporation shall be personally interested, directly or indirectly, in any 32.16 contract in which such corporation is interested.

(7) To employ any and all professional and nonprofessional services and all agents, 32.17 employees, workers, and servants necessary and proper for the purposes and activities of 32.18 such corporation as authorized or contemplated herein and to pay for the same out of any 32.19 portion of the income of the corporation available for such purposes or activities. The officers 32.20 and members of such corporation shall not receive any compensation therefrom, but may 32.21 receive their reasonable and necessary expenses incurred in connection with the performance 32.22 of their duties; provided however, that whenever the duties of any member of the commission 32.23 require full time and attention the commission may compensate the member therefor at such 32.24 rates as it may determine. 32.25

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

(9) To use for the following purposes any available money received by such corporation
from any source as herein provided in excess of those required for the payment of the cost
of such armory and for the payment of any bonds issued by the corporation and interest

thereon according to the terms of such bonds or of any mortgage or trust deed accompanyingthe same:

(a) to pay the necessary incidental expenses of carrying on the business and activities
of the corporation as herein authorized;

33.5 (b) to pay the cost of operating, maintaining, repairing, and improving such new armories;

(c) if any further excess money remains, to purchase upon the open market at or above
or below the face or par value thereof any bonds issued by the corporation as herein
authorized, provided that any bonds so purchased shall thereupon be canceled.

33.9 (10) To adopt and use a corporate seal.

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

33.14 (12) Such corporation shall issue no stock.

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

(14) The Minnesota State Armory Building Commission created under section 193.142 33.18 shall keep all money and credits received by it as a single fund, to be designated as the 33.19 "Minnesota State Armory Building Commission fund," with separate accounts for each 33.20 armory; and the commission may make transfers of money from funds appertaining to any 33.21 armory under its control for use for any other such armory; provided such transfers shall 33.22 be made only from money on hand, from time to time, in excess of the amounts required 33.23 to meet payments of interest or principal on bonds or other obligations appertaining to the 33.24 armory to which such funds pertain and only when necessary to pay expenses of construction, 33.25 operation, maintenance, debt service, and other obligations reasonable and necessary, of 33.26 33.27 such other armory; provided further, no such transfer of any money paid for the support of any armory by the municipality in which such armory is situated shall be made by the 33.28 commission. 33.29

(15) The corporation created under section 193.142 may designate one or more state or
national banks as depositories of its funds, and may provide, upon such conditions as the
corporation may determine, that the treasurer of the corporation shall be exempt from

personal liability for loss of funds deposited in any such depository due to the insolvencyor other acts or omissions of such depository.

(16) The governor is empowered to apply for grants of money, equipment, and materials 34.3 which may be made available to the states by the federal government for leasing, building, 34.4 and equipping armories for the use of the military forces of the state which are reserve 34.5 components of the armed forces of the United States, whenever the governor is satisfied 34.6 that the conditions under which such grants are offered by the federal government, are for 34.7 34.8 the best interests of the state and are not inconsistent with the laws of the state relating to armories, and to accept such grants in the name of the state. The Minnesota State Armory 34.9 Building Commission is designated as the agency of the state to receive such grants and to 34.10 use them for armory purposes as prescribed in this chapter, and by federal laws, and 34.11 regulations not inconsistent therewith. 34.12

34.13 Sec. 15. Minnesota Statutes 2023 Supplement, section 256E.37, subdivision 1, is amended
34.14 to read:

Subdivision 1. Grant authority. The commissioner may make grants to state agencies
and, political subdivisions, nonprofit organizations, Indian Tribal governments, or private
child care providers licensed as a child care center or to provide in-home family child care
to construct or rehabilitate facilities for early childhood programs, crisis nurseries, or
parenting time centers. The following requirements apply:

34.20 (1) For grants funded with general obligation bonds, the facilities must be owned by the
34.21 state or a political subdivision, but may be leased under section 16A.695 to organizations
34.22 that operate the programs. The commissioner must prescribe the terms and conditions of
34.23 the leases.

34.24 (2) For grants funded with general fund appropriations, the facilities may be owned by
 34.25 a political subdivision, nonprofit organization, Tribal government, or private child care
 34.26 provider licensed as a child care center or to provide in-home family child care.

34.27 (2) (3) A grant for an individual facility must not exceed \$500,000 for each program
34.28 that is housed in the facility, up to a maximum of \$2,000,000 for a facility that houses three
34.29 programs or more. Programs include Head Start, School Readiness, Early Childhood Family
34.30 Education, licensed child care, and other early childhood intervention programs.

 $\begin{array}{ll} 34.31 & (3) (4) \\ \hline & \text{State appropriations must be matched on a } \frac{50 \ 25}{25} \\ \hline & \text{percent basis with nonstate} \\ \hline & \text{34.32} \\ \hline & \text{funds. The matching requirement must apply program wide and not to individual grants.} \end{array}$

35.1 Sec. 16. Minnesota Statutes 2022, section 446A.07, subdivision 8, is amended to read:

35.2 Subd. 8. Other uses of revolving fund. (a) The clean water revolving fund may be used
35.3 as provided in title VI of the Federal Water Pollution Control Act, including the following
35.4 uses:

35.5 (1) to buy or refinance the debt obligation of governmental units for treatment works
35.6 where debt was incurred and construction begun after March 7, 1985, at or below market
35.7 rates;

35.8 (2) to guarantee or purchase insurance for local obligations to improve credit market
 access or reduce interest rates;

(3) to provide a source of revenue or security for the payment of principal and interest
on revenue or general obligation bonds issued by the authority if the bond proceeds are
deposited in the fund;

35.13 (4) to provide loan guarantees, loans, or set-aside for similar revolving funds established
35.14 by a governmental unit other than state agencies, or state agencies under sections 17.117,
35.15 103F.725, subdivision 1a, and 116J.617;

35.16 (5) to earn interest on fund accounts; and

(6) to pay the reasonable costs incurred by the authority and the Pollution Control Agency
of administering the fund and conducting activities required under the Federal Water Pollution
Control Act, including water quality management planning under section 205(j) of the act
and water quality standards continuing planning under section 303(e) of the act;

35.21 (b) The clean water revolving fund may be used to provide additional subsidization as
 35.22 permitted under the Federal Water Pollution Control Act and other federal law based on
 35.23 affordability criteria and for projects that address specific needs as follows:

35.24 (7)(1) to provide principal forgiveness or grants to the extent permitted under the Federal
 35.25 Water Pollution Control Act and other federal law, based on the affordability criteria and
 requirements established for the wastewater water infrastructure funding program under
 section 446A.072; and

35.28 (8) (2) to provide loans, principal forgiveness, or grants to the extent permitted under
 35.29 the Federal Water Pollution Control Act and other federal law for 25 percent of project costs
 35.30 up to a maximum of \$1,000,000 for projects to address green infrastructure, water or energy
 35.31 efficiency improvements, or other environmentally innovative activities.; and

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36.1 (3) to provide principal forgiveness or grants for 50 percent of project costs up to a 36.2 maximum of \$3,000,000 for projects that address emerging contaminants as defined by the 36.3 United States Environmental Protection Agency.

36.4 (b) Amounts spent under paragraph (a), clause (6), may not exceed the amount allowed 36.5 under the Federal Water Pollution Control Act.

36.6 (c) Principal forgiveness or grants provided under paragraph (a), clause (8), may not
 36.7 exceed 25 percent of the eligible project costs as determined by the Pollution Control Agency
 36.8 for project components directly related to green infrastructure, water or energy efficiency
 36.9 improvements, or other environmentally innovative activities, up to a maximum of
 36.10 \$1,000,000.

Subd. 5a. **Type and amount of assistance.** (a) For a governmental unit receiving grant funding from the USDA/RECD, the authority may provide assistance in the form of a grant of up to 65 percent of the eligible grant need determined by USDA/RECD. A governmental unit may not receive a grant under this paragraph for more than \$5,000,000 \$10,000,000 per project or \$20,000 per existing connection, whichever is less, unless specifically approved by law.

Sec. 17. Minnesota Statutes 2022, section 446A.072, subdivision 5a, is amended to read:

36.18 (b) For a governmental unit receiving a loan from the clean water revolving fund under section 446A.07, the authority may provide assistance under this section in the form of a 36.19 grant if the average annual residential wastewater system cost after completion of the project 36.20 would otherwise exceed 1.4 percent of the median household income of the project service 36.21 area. In determining whether the average annual residential wastewater system cost would 36.22 exceed 1.4 percent, the authority must consider the total costs associated with building, 36.23 operating, and maintaining the wastewater system, including existing wastewater debt 36.24 service, debt service on the eligible project cost, and operation and maintenance costs. Debt 36.25 service costs for the proposed project are calculated based on the maximum loan term 36.26 permitted for the clean water revolving fund loan under section 446A.07, subdivision 7. 36.27 The amount of the grant is equal to 80 percent of the amount needed to reduce the average 36.28 annual residential wastewater system cost to 1.4 percent of median household income in 36.29 the project service area, to a maximum of \$5,000,000 \$10,000,000 per project or \$20,000 36.30 per existing connection, whichever is less, unless specifically approved by law. The eligible 36.31 project cost is determined by multiplying the total project costs minus any other grants by 36.32 the essential project component percentage calculated under subdivision 3, paragraph (c), 36.33

36.11

clause (1). In no case may the amount of the grant exceed 80 percent of the eligible project
cost.

(c) For a governmental unit receiving a loan from the drinking water revolving fund 37.3 under section 446A.081, the authority may provide assistance under this section in the form 37.4 of a grant if the average annual residential drinking water system cost after completion of 37.5 the project would otherwise exceed 1.2 percent of the median household income of the 37.6 project service area. In determining whether the average annual residential drinking water 37.7 37.8 system cost would exceed 1.2 percent, the authority must consider the total costs associated with building, operating, and maintaining the drinking water system, including existing 37.9 drinking water debt service, debt service on the eligible project cost, and operation and 37.10 maintenance costs. Debt service costs for the proposed project are calculated based on the 37.11 maximum loan term permitted for the drinking water revolving fund loan under section 37.12 446A.081, subdivision 8, paragraph (c). The amount of the grant is equal to 80 percent of 37.13 the amount needed to reduce the average annual residential drinking water system cost to 37.14 1.2 percent of median household income in the project service area, to a maximum of 37.15 \$5,000,000 \$10,000,000 per project or \$20,000 per existing connection, whichever is less, 37.16 unless specifically approved by law. The eligible project cost is determined by multiplying 37.17 the total project costs minus any other grants by the essential project component percentage 37.18 calculated under subdivision 3, paragraph (c), clause (1). In no case may the amount of the 37.19 grant exceed 80 percent of the eligible project cost. 37.20

(d) Notwithstanding the limits in paragraphs (a), (b), and (c), for a governmental unit
receiving supplemental assistance under this section after January 1, 2002, if the authority
determines that the governmental unit's construction and installation costs are significantly
increased due to geological conditions of crystalline bedrock or karst areas and discharge
limits that are more stringent than secondary treatment, the maximum award under this
section shall not be more than \$25,000 per existing connection.

37.27 Sec. 18. Minnesota Statutes 2022, section 446A.073, subdivision 1, is amended to read:

37.28 Subdivision 1. **Program established.** When money is appropriated for grants under this 37.29 program, the authority shall award grants up to a maximum of \$7,000,000 \$12,000,000 to 37.30 governmental units to cover 80 percent of the cost of water infrastructure projects made 37.31 necessary by:

37.32 (1) a wasteload reduction prescribed under a total maximum daily load plan required by
37.33 section 303(d) of the federal Clean Water Act, United States Code, title 33, section 1313(d);

(2) a phosphorus concentration or mass limit which requires discharging one milligram
per liter or less at permitted design flow which is incorporated into a permit issued by the
Pollution Control Agency;

38.4 (3) any other water quality-based effluent limit established under section 115.03,

subdivision 1, paragraph (e), clause (8), and incorporated into a permit issued by the Pollution
Control Agency that exceeds secondary treatment limits; or

38.7 (4) a total nitrogen concentration or mass limit that requires discharging ten milligrams
38.8 per liter or less at permitted design flow.

38.9 Sec. 19. Minnesota Statutes 2023 Supplement, section 446A.081, subdivision 9, is amended
38.10 to read:

38.11 Subd. 9. Other uses of fund. (a) The drinking water revolving loan fund may be used
38.12 as provided in the act, including the following uses:

(1) to buy or refinance the debt obligations, at or below market rates, of public water
systems for drinking water systems, where the debt was incurred after the date of enactment
of the act, for the purposes of construction of the necessary improvements to comply with
the national primary drinking water regulations under the federal Safe Drinking Water Act;

38.17 (2) to purchase or guarantee insurance for local obligations to improve credit market
 38.18 access or reduce interest rates;

(3) to provide a source of revenue or security for the payment of principal and interest
on revenue or general obligation bonds issued by the authority if the bond proceeds are
deposited in the fund;

38.22 (4) to provide loans or loan guarantees for similar revolving funds established by a
38.23 governmental unit or state agency;

38.24 (5) to earn interest on fund accounts;

(6) to pay the reasonable costs incurred by the authority, the Department of Employment
 and Economic Development, and the Department of Health for conducting activities as
 authorized and required under the act up to the limits authorized under the act; and

38.28 (7) to develop and administer programs for water system supervision, source water
38.29 protection, and related programs required under the act;.

38.30 (b) The drinking water revolving fund may be used to provide additional subsidization

38.31 as permitted under the federal Safe Drinking Water Act and other federal law to

38.32 disadvantaged communities defined as follows:

Article 2 Sec. 19.

39.1 (8)(1) to provide principal forgiveness or grants to the extent permitted under the federal
 39.2 Safe Drinking Water Act and other federal law, based on the affordability criteria and
 39.3 requirements established for drinking water projects under the water infrastructure funding
 39.4 program under section 446A.072;

39.5 (9) to provide loans, principal forgiveness or grants to the extent permitted under the
 federal Safe Drinking Water Act and other federal law to address green infrastructure, water
 or energy efficiency improvements, or other environmentally innovative activities;

39.8 (10) (2) to provide principal forgiveness, or grants for 80 percent of project costs up to
 a maximum of \$100,000 for projects needed to comply with national primary drinking water
 standards for an existing nonmunicipal community public water system;

39.11 (11)(3) to provide principal forgiveness or grants to the extent permitted under the
39.12 federal Safe Drinking Water Act and other federal laws for projects to replace the privately
39.13 owned portion of drinking water lead service lines; and

39.14 (12) (4) to provide principal forgiveness or grants to the extent permitted under the
39.15 federal Safe Drinking Water Act and other federal laws for 50 percent of project costs up
39.16 to a maximum of \$3,000,000 for projects to address emerging contaminants in drinking
39.17 water as defined by the United States Environmental Protection Agency-; and

39.18 (5) to provide principal forgiveness or grants for 50 percent of project costs up to a
 39.19 maximum of \$3,000,000 for projects needed to comply with a maximum contaminant level
 39.20 as defined by the federal Safe Drinking Water Act.

39.21 (b) Principal forgiveness or grants provided under paragraph (a), clause (9), may not
39.22 exceed 25 percent of the eligible project costs as determined by the Department of Health
39.23 for project components directly related to green infrastructure, water or energy efficiency
39.24 improvements, or other environmentally innovative activities, up to a maximum of
39.25 \$1,000,000.

39.26 Sec. 20. [446A.082] EMERGING CONTAMINANTS GRANTS.

39.27 <u>Subdivision 1.</u> Definition. For the purposes of this section, "supplemental demographic

39.28 index" means an index in the Environmental Justice Screening and Mapping Tool developed

39.29 by the United States Environmental Protection Agency that is based on socioeconomic

39.30 indicators, including low income, unemployment, less than high school education, limited

39.31 English speaking, and low life expectancy.

39.32 Subd. 2. Program established. When money is appropriated under this program, the 39.33 authority shall award grants to a governmental unit for up to 80 percent of the cost of drinking

Article 2 Sec. 20.

40.1	water infrastructure projects to address a confirmed exceedance of a health advisory level
40.2	for a drinking water emerging contaminant as defined by the Environmental Protection
40.3	Agency.
40.4	Subd. 3. Eligibility. An eligible project for this program must:
40.5	(1) be listed on the Drinking Water Revolving Fund Project Priority List per Minnesota
40.6	<u>Rules, part 4720.9015;</u>
40.7	(2) receive priority points under Minnesota Rules, part 4720.9020, subpart 4a; and
40.8	(3) be certified by the commissioner of health per Minnesota Rules, part 4720.9060.
40.9	Subd. 4. Application and reservation of funds. (a) Grant applications to the authority
40.10	may be made at any time on forms prescribed by the authority, including a project schedule
40.11	and cost estimate for the work necessary to comply with the purpose described in subdivision
40.12	<u>2.</u>
40.13	(b) The commissioner of health shall review and certify to the authority those projects
40.14	that have plans and specifications approved under Minnesota Rules, part 4720.9060. The
40.15	commissioner of health must also indicate in the certification the supplemental demographic
40.16	index scores of the projects.
40.17	(c) When a project is certified by the commissioner of health, the authority shall first
40.18	reserve grant funds for projects located in a census block group with a supplemental
40.19	demographic index score in the 70th percentile or higher within the state of Minnesota. Any
40.20	remaining funds shall be reserved for projects in the order listed on the commissioner of
40.21	health's project priority list and in an amount based on the cost estimate in the commissioner
40.22	of health certification or the as-bid costs, whichever is less.
40.23	Subd. 5. Grant amount. The grant amount for an eligible project under this program
40.24	shall be for an amount up to 80 percent of the eligible as-bid project cost up to \$12,000,000,
40.25	minus the amount of federal emerging contaminant funds the project receives under section
40.26	446A.081, subdivision 9, paragraph (a), clause (12), or other federal emerging contaminant
40.27	funds.
40.28	Subd. 6. Grant approval. The authority shall award a grant for an eligible project only
40.29	after:
40.30	(1) the applicant has submitted the as-bid project cost;
40.31	(2) the commissioner of health has certified the grant eligible portion of the project; and

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41.1 (3) the authority has determined that the additional financing necessary to complete the
41.2 project has been committed from other sources.

- 41.3 Subd. 7. Grant disbursement. Grant funds shall be disbursed by the authority as eligible
- 41.4 project costs are incurred by the governmental unit and in accordance with a project financing

41.5 agreement and applicable state laws and rules governing the disbursements.

- 41.6 Subd. 8. **Recovering expenses.** Money granted to a grantee under this program may be
- 41.7 recovered in a civil action brought by the attorney general against any person who may be
- 41.8 <u>liable under section 115B.04 or any other law. To be eligible for recovery, the expenses</u>
- 41.9 must be reasonable and necessary expenses, including all response costs, and administrative
- 41.10 and legal expenses. The authority, Department of Health, and Pollution Control Agency's
- 41.11 certification of expenses shall be prima facie evidence that the expenses are reasonable and
- 41.12 <u>necessary. Any money recovered in a civil action for a project financed with bonds under</u>
- 41.13 this section shall be transferred to the commissioner of management and budget for deposit
- 41.14 in the state bond proceeds fund and applied toward principal interest on outstanding bonds.
- 41.15 Sec. 21. Minnesota Statutes 2023 Supplement, section 462A.395, is amended to read:

41.16 462A.395 GREATER MINNESOTA HOUSING INFRASTRUCTURE GRANT 41.17 PROGRAM.

Subdivision 1. Grant program established. The commissioner of the Minnesota Housing 41.18 Finance Agency may make grants to counties and cities to provide up to 50 percent of the 41.19 capital costs of public infrastructure necessary for an eligible workforce housing development 41.20 project. The commissioner may make a grant award only after determining that nonstate 41.21 resources are committed to complete the project. The nonstate contribution may be cash, 41.22 other committed grant funds, or in kind. In-kind contributions may include the value of the 41.23 site, whether the site is prepared before or after the law appropriating money for the grant 41.24 is enacted. 41.25

- 41.26 Subd. 2. Definitions. (a) For the purposes of this section, the following terms have the41.27 meanings given.
- 41.28 (b) "City" means a statutory or home rule charter city located outside the metropolitan
 41.29 area, as defined in section 473.121, subdivision 2.

41.30 (c) "Housing infrastructure" means publicly owned physical infrastructure necessary to
41.31 support housing development projects, including but not limited to sewers, water supply
41.32 systems, utility extensions, streets, wastewater treatment systems, stormwater management
41.33 systems, and facilities for pretreatment of wastewater to remove phosphorus.

42.1	Subd. 3. Eligible projects. Housing projects eligible for a grant under this section may
42.2	be (1) a single-family or multifamily housing development, and either owner-occupied or
42.3	rental-; or (2) a manufactured home development qualifying for homestead treatment under
42.4	section 273.124, subdivision 3a.
42.5	Subd. 4. Application. (a) The commissioner must develop forms and procedures for
42.6	soliciting and reviewing applications for grants under this section. At a minimum, a city or
42.7	county must include in its application a resolution of the county board or city council
42.8	certifying that the required nonstate match is available. The commissioner must evaluate
42.9	complete applications for funding for eligible projects to determine that:
42.10	(1) the project is necessary to increase sites available for housing development that will
42.11	provide adequate housing stock for the current or future workforce; and
42.12	(2) the increase in workforce housing will result in substantial public and private capital
42.13	investment in the county or city in which the project would be located.
42.14	(b) The determination of whether to make a grant for a site is within the discretion of
42.15	the commissioner, subject to this section. The commissioner's decisions and application of
42.16	the criteria are not subject to judicial review, except for abuse of discretion.
42.17	Subd. 5. Maximum grant amount. A <u>county or city may receive no more than \$30,000</u>
42.18	<u>\$40,000</u> per lot for single-family, duplex, triplex, or fourplex housing developed, no more
42.19	than \$60,000 per manufactured housing lot, and no more than \$180,000 per lot for
42.20	multifamily housing with more than four units per building. A county or city may receive
42.21	no more than \$500,000 in two years for one or more housing developments. The \$500,000
42.22	limitation does not apply to use on manufactured housing developments.
42.23	Sec. 22. [473.355] COMMUNITY TREE-PLANTING GRANTS.
42.24	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
42.25	the meanings given them.

- 42.26 (b) "Metropolitan area" has the meaning given under section 473.121, subdivision 2.
- 42.27 (c) "Shade tree" means a woody perennial grown primarily for aesthetic or environmental
- 42.28 purposes with minimal to residual timber value.
- 42.29 (d) "Supplemental demographic index" means an index in the Environmental Justice
- 42.30 Screening and Mapping Tool developed by the United States Environmental Protection
- 42.31 Agency that is based on socioeconomic indicators, including low income, unemployment,
- 42.32 less than high school education, limited English speaking, and low life expectancy.

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43.1	Subd. 2.	Grants. (a) The Metro	politan Counc	cil must establish a grant	program to provide
43.2			-	ernments, owners of priv	
43.3	metropolita	n area, and implementi	ing agencies f	for the following purpose	<u>es:</u>
43.4	<u>(1) remo</u>	oving and planting shad	le trees on put	olic or Tribal land to prov	vide environmental
43.5	benefits;				
43.6	<u>(2)</u> repla	cing trees lost to fores	t pests, diseas	e, or storms; and	
43.7	<u>(3)</u> estab	lishing a more diverse	community f	Forest better able to with	stand disease and
43.8	forest pests.				
43.9 43.10	(b) Any species to M	•	ey granted un	der this section must be	a climate-adapted
43.11	<u>Subd. 3.</u>	Priority. (a) Priority f	for grants awa	rded under this section i	nust be given to:
43.12	<u>(1) proje</u>	cts removing and replace	cing ash trees	that pose significant publ	lic safety concerns;
43.13	and				
43.14	<u>(2) proje</u>	ects located in a census	block group	with a supplemental der	nographic index
43.15	score in the	70th percentile or high	her within the	state of Minnesota.	
43.16	(b) The]	Metropolitan Council 1	may not prior	itize projects based on c	riteria other than
43.17	the criteria e	established under parag	graph (a).		
43.18	<u>Subd. 4.</u>	Eligible projects. (a)	The proceeds	of state general obligation	on bonds may only
43.19	be expended	1 for grants to cities, co	ounties, towns	ships, and implementing	agencies.
43.20	(b) Appr	opriations from the ge	eneral fund ma	ay be expended for grant	s to Tribal
43.21	government	s, cities, counties, town	nships, owner	rs of private property in	the metropolitan
43.22	area, and im	plementing agencies.			
43.23	Sec. 23. M	linnesota Statutes 2023	Supplement,	section 473.5491, subdiv	ision 1, is amended
43.24	to read:				
43.25	Subdivis	sion 1. Definitions. (a)	For the purpo	ses of this section, the fo	llowing terms have
43.26	the meaning	gs given.			-
43.27	(b) "Aff e	ordability criteria" mea	uns an inflow-	and infiltration project s	ervice area that is
43.28	located, in v	vhole or in part, in a co	ensus tract wh	ere at least three of the	following apply as
43.29	determined	using the most recently	y published d	ata from the United Stat	es Census Bureau
43.30	or United St	tates Centers for Disea	se Control an	d Prevention:	
43.31	(1) 20 pe	rcent or more of the res	sidents have ir	ncome below the federal j	poverty thresholds;

44.1	(2) the tract has a United States Centers for Disease Control and Prevention Social
44.2	Vulnerability Index greater than 0.80;
44.3	(3) the upper limit of the lowest quintile of household income is less than the state upper
44.4	limit of the lowest quintile;
44.5	(4) the housing vacancy rate is greater than the state average; or
44.6	(5) the percent of the population receiving Supplemental Nutrition Assistance Program
44.7	(SNAP) benefits is greater than the state average.
44.8	(c) (b) "City" means a statutory or home rule charter city located within the metropolitan
44.9	area.
44.10	(c) "Supplemental demographic index" means an index in the Environmental Justice
44.11	Screening and Mapping Tool developed by the United States Environmental Protection
44.12	Agency that is based on socioeconomic indicators, including low income, unemployment,

44.13 less than high school education, limited English speaking, and low life expectancy.

44.14 Sec. 24. Minnesota Statutes 2023 Supplement, section 473.5491, subdivision 2, is amended
44.15 to read:

Subd. 2. Grants. (a) The council shall make grants to cities for capital improvements
in municipal wastewater collection systems to reduce the amount of inflow and infiltration
to the council's metropolitan sanitary sewer disposal system.

(b) A grant under this section may be made in an amount up to 50 percent of the cost to
mitigate inflow and infiltration in the publicly owned municipal wastewater collection
system. The council may award a grant up to 100 percent of the cost to mitigate inflow and
infiltration in the publicly owned municipal wastewater collection system if the project
meets affordability criteria is located in a census block group with a supplemental
demographic index score in the 70th percentile or higher within the state of Minnesota.

44.25 Sec. 25. Minnesota Statutes 2023 Supplement, section 473.5491, subdivision 4, is amended
44.26 to read:

Subd. 4. Application. The council must award grants based on applications from cities
that identify eligible capital costs and include a timeline for inflow and infiltration mitigation
construction, pursuant to guidelines established by the council. The council must prioritize
applications that meet affordability criteria for projects located in a census block group with
a supplemental demographic index score in the 70th percentile or higher within the state of
Minnesota.

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45.1	Sec. 26. Law	ys 2020, Fifth Speci	al Session char	oter 3, article 3, section	3, is amended to
45.2	read:		1		
45.3	Sec. 3. METR	OPOLITAN COU	JNCIL		5,125,000
45.4	To the Metropo	olitan Council for a	grant to the		
45.5	Minneapolis P	ark and Recreation	Board to		
45.6	predesign, desi	gn, construct, renov	ate, furnish,		
45.7	and equip the f	first phase of the N	orth		
45.8	Commons Imp	provement Project,	focused on		
45.9	the creation of	the field house cor	nponent of		
45.10	a new recreation	on center building a	and the first		
45.11	phase of other	community-oriente	ed activity		
45.12	and meeting sp	baces conceptualize	ed for the		
45.13	building. This a	appropriation for th	e first phase		
45.14	must not be us	ed for a sports dom	ne, and this		
45.15	appropriation i	s not available if a	ny money,		
45.16	including priva	ately raised funds, i	is used to		
45.17	construct a spo	orts dome. <u>Notwith</u>	standing		
45.18	Minnesota Star	tutes, section 16A.	642, this		
45.19	appropriation i	s available until De	ecember 31,		
45.20	<u>2026.</u>				
45.21	Sec. 27. Law	rs 2023, chapter 71,	, article 1, section	on 3, subdivision 4, is	amended to read:
45.22 45.23		epin County; Ana cycling Recovery	erobic Digeste	Ŧ	26,000,000
45.24	For a grant to I	Hennepin County to	o <u>acquire</u>		
45.25	land for, predes	sign, design, constr	uct, furnish,		
45.26	and equip a nev	w anaerobic digestic	on reuse and		
45.27	recycling recov	very facility in the	city of		
45.28	Brooklyn Park	. This project inclu	des the		

- 45.29 demolition of the Hennepin County Sheriff's
- 45.30 <u>facility at the site to make room for the reuse</u>
- 45.31 and recycling facility.
- 45.32 This appropriation is not available until
- 45.33 Hennepin County submits a plan for the
- 45.34 cessation of operations at the Hennepin Energy

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304,000

- 46.1 Recovery Center to the chairs and ranking
- 46.2 minority members of the legislative
- 46.3 committees with primary jurisdiction over
- 46.4 capital investment and environment and
- 46.5 natural resources.

46.6 Sec. 28. Laws 2023, chapter 71, article 1, section 6, subdivision 4, is amended to read:

- 46.7 Subd. 4. Sustainable Building Guidelines;
 46.8 Recommendations and Report
- To develop recommendations for updating 46.9 goals, measuring project performance in 46.10 46.11 meeting the goals, applicability, compliance, 46.12 waivers, outreach, and administration of the sustainable building guidelines under 46.13 Minnesota Statutes, section 16B.325, in 46.14 collaboration with the commissioner of 46.15 commerce and the Center for Sustainable 46.16 Building Research at the University of 46.17 Minnesota. The commissioner of 46.18 administration may contract with the 46.19 commissioner of commerce and the Center 46.20 for Sustainable Building Research at the 46.21 University of Minnesota for assistance in 46.22 developing the recommendations, including 46.23 46.24 obtaining input from public owners, nonprofit owners, design professionals, and other 46.25 stakeholders. The commissioner of 46.26 administration must provide a report of 46.27 findings and recommendations to the chairs 46.28 and ranking minority members of the 46.29 legislative committees with jurisdiction over 46.30 capital investment, energy finance and policy, 46.31 and environment finance and policy on or 46.32 before October 15, 2023. Upon completion of 46.33 development of the recommendations, any 46.34

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47.1	remaining funds	may be utilized t	to begin		
47.2	implementation of	of the recommen	dations.		
47.3	Sec. 29. Laws 2	2023, chapter 71,	article 1, secti	on 14, subdivision 21, i	s amended to read:
47.4	Subd. 21. Inver (Grove Heights; 1	Heritage Villag	ge	
47.5	Park				2,000,000
47.6	For a grant to the	city of Inver Gr	ove Heights		
47.7	to predesign, des	ign, construct, fu	rnish, and		
47.8	equip an inclusiv	e accessible play	structure		
47.9	structures for chi	ldren and to prec	lesign,		
47.10	design, construct,	furnish, and equi	p accessible		
47.11	restrooms, water	fountains, and a	fixed-shade		
47.12	structure structur	<u>es</u> , at Heritage V	illage Park.		
	~ ~ ~ ~ ~				
47.13	Sec. 30. Laws 2	2023, chapter 71,	, article 1, secti	on 15, subdivision 4, is	amended to read:
47.14	Subd. 4. Braham	i; Clean Water	Infrastructure	2	10,227,000
47.15	For a grant to the	city of Braham	to design,		
47.16	engineer, permit, a	and construct pub	olicly owned		
47.17	infrastructure in c	conjunction with	upgrades to		
47.18	the wastewater tr	eatment plant an	ıd		
47.19	improvements to	the collection sy	/stem, <u>and</u>		
47.20	clean drinking wa	ater infrastructur	e including		
47.21	water main replace	cement in variou	s locations		
47.22	and water well re	placement .			
47.00	See 21 CADIT	OI MALI DES		WODK HDDATE. MA	TCHINC FUNDS
47.23	Sec. 51. <u>CAFII</u>	<u>UL MALL DES</u>	DIGIN FRAME	WORK UPDATE; MA	ICHINGFUNDS.
47.24	Subdivision 1	. Definitions. (a)) For the purpos	ses of this section, the fo	llowing terms have
47.25	the meanings giv	en.			
47.26	(b) "Capitol M	Iall Design Fram	ework update"	means the Capitol Mall	Design Framework
47.27	update required b	y Laws 2023, cl	napter 62, artic	le 2, section 124.	
47.28	(c) "Nonstate	funds" means m	oney secured f	rom private sources, in	cluding individuals
47.29	and businesses, to	oward the Capito	ol Mall Design	Framework update.	

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48.1	Subd. 2. Capitol Mall Design Framework; use of nonstate funds. (a) Nonstate funds
48.2	must be used to predesign, design, construct, furnish, and equip improvements and
48.3	betterments of a capital nature consistent with the Capitol Mall Design Framework update.
48.4	(b) The commissioner of administration shall coordinate the expenditure of nonstate
48.5	funds toward the Capitol Mall Design Framework update improvements. Any unspent
48.6	nonstate funds may be used by the commissioner of administration for improvements and
48.7	betterments of a capital nature consistent with the Capitol Mall Design Framework update.
48.8	Sec. 32. CAPITOL MALL DESIGN FRAMEWORK IMPLEMENTATION.
48.9	Notwithstanding Laws 2023, chapter 62, article 1, section 11, subdivision 2, the
48.10	appropriation to implement the updated Capitol Mall Design Framework is available until
48.11	June 30, 2025.
48.12	Sec. 33. DIRECTION TO THE COMMISSIONER OF EDUCATION;
48.13	ALLOCATION OF CAPITAL PROJECTS FUND.
48.14	Of the portion of Minnesota's federally funded capital project fund allocation designated
48.15	for multipurpose community facilities, the commissioner of education must allocate 80
48.16	percent to capital projects within the seven-county metropolitan area and 20 percent to
48.17	capital projects outside of the seven-county metropolitan area.
48.18	Sec. 34. EFFECTIVE DATE.
48.19	Except as otherwise provided, this article is effective the day following final enactment.
48.20	ARTICLE 3
48.21	MINERALS TAXES
48.22	Section 1. Minnesota Statutes 2022, section 123B.53, subdivision 1, is amended to read:
48.23	Subdivision 1. Definitions. (a) For purposes of this section, the eligible debt service
48.24	revenue of a district is defined as follows:
48.25	(1) the amount needed to produce between five and six percent in excess of the amount
48.26	needed to meet when due the principal and interest payments on the obligations of the district
48.27	for eligible projects according to subdivision 2, excluding the amounts listed in paragraph
48.28	(b), minus
48.29	(2) the amount of debt service excess levy reduction for that school year calculated
48.30	according to the procedure established by the commissioner.

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- (b) The obligations in this paragraph are excluded from eligible debt service revenue: 49.1 (1) obligations under section 123B.61; 49.2 (2) the part of debt service principal and interest paid from the taconite environmental 49.3 protection fund or Douglas J. Johnson economic protection trust, excluding the portion of 49.4 49.5 taconite payments from the Iron Range school consolidation and cooperatively operated school schools and community development account under section 298.28, subdivision 7a; 49.6 49.7 (3) obligations for long-term facilities maintenance under section 123B.595; (4) obligations under section 123B.62; and 49.8 49.9 (5) obligations equalized under section 123B.535. (c) For purposes of this section, if a preexisting school district reorganized under sections 49.10 123A.35 to 123A.43, 123A.46, and 123A.48 is solely responsible for retirement of the 49.11 preexisting district's bonded indebtedness or capital loans, debt service equalization aid 49.12 must be computed separately for each of the preexisting districts. 49.13 (d) For purposes of this section, the adjusted net tax capacity determined according to 49.14 sections 127A.48 and 273.1325 shall be adjusted to include the tax capacity of property 49.15 generally exempted from ad valorem taxes under section 272.02, subdivision 64. 49.16 **EFFECTIVE DATE.** This section is effective the day following final enactment. 49.17 Sec. 2. Minnesota Statutes 2022, section 273.135, subdivision 2, is amended to read: 49.18 49.19 Subd. 2. Reduction amount. The amount of the reduction authorized by subdivision 1 shall be: 49.20 (a) In the case of property located within a municipality as defined under section 273.134, 49.21 paragraph (a), 66 percent of the tax, provided that the reduction shall not exceed the 49.22 maximum amounts specified in paragraph (c). 49.23 (b) In the case of property located within the boundaries of a school district which 49.24 qualifies as a tax relief area under section 273.134, paragraph (b), but which is outside the 49.25
- 49.26 boundaries of a municipality which meets the qualifications prescribed in section 273.134,
 49.27 paragraph (a), 57 percent of the tax, provided that the reduction shall not exceed the
 49.28 maximum amounts specified in paragraph (c).
- 49.29 (c) The maximum reduction of the tax is \$315.10 \$515 on property described in paragraph
 49.30 (a) and \$289.80 on property described in paragraph (b).

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50.1	EFFECTI	VE DATE. This se	ction is effecti	ve beginning with prop	erty taxes payable
50.2	in 2025.				
50.3		esota Statutes 2022	, section 275.0	65, is amended by addi	ing a subdivision to
50.4	read:				
50.5	<u>Subd. 3c.</u> <u>N</u>	lotice of proposed	taxes; proper	ty subject to chapter 2	276A. In the case of
50.6	property subject	et to the areawide ta	ax under sectio	on 276A.06, subdivision	n 7, for both the
50.7	current year ta	xes and the propose	ed tax amounts	s, the net tax capacity p	ortion of the taxes
50.8	shown for each	1 taxing jurisdiction	n must be base	d on the property's tota	l net tax capacity
50.9	multiplied by t	he jurisdiction's act	tual or propose	ed net tax capacity tax r	ate. In addition to
50.10	the tax amount	s shown for each ju	risdiction, the	statement must include	e a line showing the
50.11	"fiscal disparit	ies adjustment" equ	al to the total	gross tax payable minu	s the sum of the tax
50.12	amounts shown	n for the individual t	taxing jurisdict	tions. The fiscal disparit	ties adjustment may
50.13	be a negative n	umber. If the fiscal	disparities ad	justment for either the	current year taxes
50.14	or the proposed	l tax amount is a neg	gative number,	the percentage change	must not be shown.
50.15	In all other res	pects the statement	must fulfill th	e requirements of subd	ivision 3.
50.16	EFFECTI	VE DATE. This see	ction is effecti	ve beginning with prop	osed notices for
50.17	property taxes	payable in 2025.			
50.18		esota Statutes 2022	, section 276.0	04, is amended by addir	ng a subdivision to
50.19	read:				
50.20	Subd. 2a. C	Contents of tax stat	tements; prop	erty subject to chapte	r 276A. In the case
50.21	of property sub	pject to the areawid	e tax under see	ction 276A.06, subdivis	sion 7, for both the
50.22	current year tax	kes and the previous	s year tax amo	unts, the net tax capacit	ty portion of the tax
50.23	shown for each	taxing jurisdiction	n must be base	d on the property's tota	l net tax capacity
50.24	multiplied by the	ne jurisdiction's net	tax capacity tax	x rate. In addition to the	tax amounts shown
50.25	for each jurisd	iction, the statemen	t must include	a line showing the "fis	scal disparities
50.26	adjustment" eq	ual to the total gros	ss tax payable	minus the sum of the ta	ax amounts shown
50.27	for the individu	ual taxing jurisdicti	ons for each y	ear. The fiscal dispariti	es adjustment may
50.28	be a negative n	umber. In all other	respects the st	atement must fulfill the	e requirements of
50.29	subdivision 2.				

50.30 EFFECTIVE DATE. This section is effective beginning with proposed notices for
50.31 property taxes payable in 2025.

51.1 Sec. 5. Minnesota Statutes 2022, section 276A.01, subdivision 17, is amended to read:

- 51.2 Subd. 17. **School fund allocation.** (a) "School fund allocation" means an amount up to 51.3 25 percent of the areawide levy certified by the commissioner of Iron Range resources and 51.4 rehabilitation, after consultation with the Iron Range Resources and Rehabilitation Board, 51.5 to be used for the purposes of the Iron Range school consolidation and cooperatively operated 51.6 school schools and community development account under section 298.28, subdivision 7a.
- 51.7 (b) The allocation under paragraph (a) shall only be made after the commissioner of 51.8 Iron Range resources and rehabilitation, after consultation with the Iron Range Resources 51.9 and Rehabilitation Board, has certified by June 30 that the Iron Range school consolidation 51.10 and cooperatively operated schools and community development account has insufficient 51.11 funds to make payments as authorized under section 298.28, subdivision 7a.
- 51.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.

51.13 Sec. 6. Minnesota Statutes 2022, section 276A.06, subdivision 8, is amended to read:

Subd. 8. Certification of values; payment. The administrative auditor shall determine 51.14 for each county the difference between the total levy on distribution value pursuant to 51.15 subdivision 3, clause (1), including the school fund allocation within the county and the 51.16 total tax on contribution value pursuant to subdivision 7, within the county. On or before 51.17 51.18 May 16 of each year, the administrative auditor shall certify the differences so determined and the county's portion of the school fund allocation to each county auditor. In addition, 51.19 the administrative auditor shall certify to those county auditors for whose county the total 51.20 tax on contribution value exceeds the total levy on distribution value the settlement the 51.21 county is to make to the other counties of the excess of the total tax on contribution value 51.22 over the total levy on distribution value in the county. On or before June 15 and November 51.23 15 of each year, each county treasurer in a county having a total tax on contribution value 51.24 in excess of the total levy on distribution value shall pay one-half of the excess to the other 51.25 counties in accordance with the administrative auditor's certification. On or before June 15 51.26 and November 15 of each year, each county treasurer shall pay to the administrative auditor 51.27 that county's share of the school fund allocation. On or before December 1 of each year, 51.28 the administrative auditor shall pay the school fund allocation to the commissioner of Iron 51.29 Range resources and rehabilitation for deposit in the Iron Range school consolidation and 51.30 cooperatively operated schools and community development account. 51.31

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

Sec. 7. Minnesota Statutes 2023 Supplement, section 298.018, subdivision 1, is amended
to read:

52.3 Subdivision 1. Within taconite assistance area. (a) The proceeds of the tax paid under 52.4 sections 298.015 and 298.016 on ores, metals, or minerals mined or extracted within the 52.5 taconite assistance area defined in section 273.1341, shall be allocated as follows:

(1) except as provided under paragraph (b), five percent to the city or town within which 52.6 the minerals or energy resources are mined or extracted, or within which the concentrate 52.7 was produced. If the mining and concentration, or different steps in either process, are 52.8 carried on in more than one taxing district, the commissioner shall apportion equitably the 52.9 52.10 proceeds among the cities and towns by attributing 50 percent of the proceeds of the tax to the operation of mining or extraction, and the remainder to the concentrating plant and to 52.11 the processes of concentration, and with respect to each thereof giving due consideration 52.12 to the relative extent of the respective operations performed in each taxing district; 52.13

(2) ten percent to the taconite municipal aid account to be distributed as provided in
section 298.282, subdivisions 1 and 2, on the dates provided under this section;

(3) ten percent to the school district within which the minerals or energy resources are
mined or extracted, or within which the concentrate was produced. If the mining and
concentration, or different steps in either process, are carried on in more than one school
district, distribution among the school districts must be based on the apportionment formula
prescribed in clause (1);

(4) 20 percent to a group of school districts comprised of those school districts wherein 52.21 the mineral or energy resource was mined or extracted or in which there is a qualifying 52.22 municipality as defined by section 273.134, paragraph (b), in direct proportion to school 52.23 district indexes as follows: for each school district, its pupil units determined under section 52.24 126C.05 for the prior school year shall be multiplied by the ratio of the average adjusted 52.25 net tax capacity per pupil unit for school districts receiving aid under this clause as calculated 52.26 pursuant to chapters 122A, 126C, and 127A for the school year ending prior to distribution 52.27 52.28 to the adjusted net tax capacity per pupil unit of the district. Each district shall receive that portion of the distribution which its index bears to the sum of the indices for all school 52.29 districts that receive the distributions; 52.30

(5) ten percent to the county within which the minerals or energy resources are mined
or extracted, or within which the concentrate was produced. If the mining and concentration,
or different steps in either process, are carried on in more than one county, distribution
among the counties must be based on the apportionment formula prescribed in clause (1),

provided that any county receiving distributions under this clause shall pay one percent of 53.1 its proceeds to the Range Association of Municipalities and Schools; 53.2

(6) five percent to St. Louis County acting as the counties' fiscal agent to be distributed 53.3 as provided in sections 273.134 to 273.136; 53.4

53.5 (7) 20 percent to the commissioner of Iron Range resources and rehabilitation for the purposes of section 298.22; 53.6

53.7 (8) three percent to the Douglas J. Johnson economic protection trust fund;

(9) seven percent to the taconite environmental protection fund; and 53.8

53.9 (10) ten percent to the commissioner of Iron Range resources and rehabilitation for capital improvements to Giants Ridge Recreation Area. 53.10

(b) If the materials or energy resources are mined, extracted, or concentrated in School 53.11 District No. 2711, Mesabi East, then the amount under paragraph (a), clause (1), must instead 53.12 be distributed pursuant to this paragraph. The cities of Aurora, Babbitt, Ely, and Hoyt Lakes 53.13 must each receive 20 percent of the amount. The city of Biwabik and Embarrass Township 53.14 must each receive ten percent of the amount. 53.15

(c) For the first five years that tax paid under section 298.015, subdivisions 1 and 2, is 53.16 distributed under this subdivision, ten percent of the total proceeds distributed in each year 53.17 must first be distributed pursuant to this paragraph. The remaining 90 percent of the total 53.18 proceeds distributed in each of those years must be distributed as outlined in paragraph (a). 53.19 Of the amount available under this paragraph, the cities of Aurora, Babbitt, Ely, and Hoyt 53.20 Lakes must each receive 20 percent. Of the amount available under this paragraph, the city 53.21 of Biwabik and Embarrass Township must each receive ten percent. This paragraph applies 53.22 only to tax paid by a person engaged in the business of mining within the area described in 53.23 section 273.1341, clauses (1) and (2). 53.24

EFFECTIVE DATE. This section is effective beginning with the 2025 distribution. 53.25

Sec. 8. Minnesota Statutes 2022, section 298.17, is amended to read: 53.26

298.17 OCCUPATION TAXES TO BE APPORTIONED. 53.27

(a) All occupation taxes paid by persons, copartnerships, companies, joint stock 53.28 companies, corporations, and associations, however or for whatever purpose organized, 53.29 engaged in the business of mining or producing iron ore or other ores, when collected shall 53.30 be apportioned and distributed in accordance with the Constitution of the state of Minnesota, 53.31 article X, section 3, in the manner following: 90 percent shall be deposited in the state 53.32

treasury and credited to the general fund of which four-ninths shall be used for the support
of elementary and secondary schools; and ten percent of the proceeds of the tax imposed
by this section shall be deposited in the state treasury and credited to the general fund for
the general support of the university.

(b) Of the money apportioned to the general fund by this section: (1) there is annually 54.5 appropriated and credited to the mining environmental and regulatory account in the special 54.6 revenue fund an amount equal to that which would have been generated by a 2-1/2 cent tax 54.7 54.8 imposed by section 298.24 on each taxable ton produced in the preceding calendar year. Money in the mining environmental and regulatory account is appropriated annually to the 54.9 commissioner of natural resources to fund agency staff to work on environmental issues 54.10 and provide regulatory services for ferrous and nonferrous mining operations in this state. 54.11 Payment to the mining environmental and regulatory account shall be made by July 1 54.12 annually. The commissioner of natural resources shall execute an interagency agreement 54.13 with the Pollution Control Agency to assist with the provision of environmental regulatory 54.14 services such as monitoring and permitting required for ferrous and nonferrous mining 54.15 operations; (2) there is annually appropriated and credited to the Iron Range resources and 54.16 rehabilitation account in the special revenue fund an amount equal to that which would have 54.17 been generated by a 1.5 cent tax imposed by section 298.24 on each taxable ton produced 54.18 in the preceding calendar year, to be expended for the purposes of section 298.22; and (3) 54.19 there is annually appropriated and credited to the Iron Range resources and rehabilitation 54.20 account in the special revenue fund for transfer to the Iron Range school consolidation and 54.21 cooperatively operated school schools and community development account under section 54.22 298.28, subdivision 7a, an amount equal to that which would have been generated by a six 54.23 cent tax imposed by section 298.24 on each taxable ton produced in the preceding calendar 54.24 year. Payment to the Iron Range resources and rehabilitation account shall be made by May 54.25 54.26 15 annually.

(c) The money appropriated pursuant to paragraph (b), clause (2), shall be used (i) to 54.27 provide environmental development grants to local governments located within any county 54.28 54.29 in region 3 as defined in governor's executive order number 60, issued on June 12, 1970, which does not contain a municipality qualifying pursuant to section 273.134, paragraph 54.30 (b), or (ii) to provide economic development loans or grants to businesses located within 54.31 any such county, provided that the county board or an advisory group appointed by the 54.32 county board to provide recommendations on economic development shall make 54.33 recommendations to the commissioner of Iron Range resources and rehabilitation regarding 54.34

the loans. Payment to the Iron Range resources and rehabilitation account shall be made byMay 15 annually.

- (d) Of the money allocated to Koochiching County, one-third must be paid to theKoochiching County Economic Development Commission.
- 55.5 **EFFECTIVE DATE.** This section is effective the day following final enactment.

55.6 Sec. 9. Minnesota Statutes 2022, section 298.2215, subdivision 1, is amended to read:

55.7 Subdivision 1. **Establishment.** A county may establish a scholarship fund from any 55.8 unencumbered revenue received pursuant to section <u>93.22</u>, 298.018, 298.28, 298.39, 298.396, 55.9 or 298.405 or any law imposing a tax upon severed mineral values. Scholarships must be 55.10 used at a two-year Minnesota State Colleges and Universities institution, or an accredited 55.11 <u>skilled trades program</u>, within the county. The county shall establish procedures for applying 55.12 for and distributing the scholarships.

55.13 **EFFECTIVE DATE.** This section is effective retroactively from July 1, 2017.

55.14 Sec. 10. Minnesota Statutes 2023 Supplement, section 298.28, subdivision 7a, is amended
55.15 to read:

55.16Subd. 7a. Iron Range school consolidation and cooperatively operated school schools55.17and community development account. (a) The following amounts must be allocated to55.18the commissioner of Iron Range resources and rehabilitation to be deposited in the Iron55.19Range school consolidation and cooperatively operated school schools and community55.20development account that is hereby created:

(1) (i) for distributions beginning in 2015 in 2024 through 2032, ten 24 cents per taxable
ton of the tax imposed under section 298.24, (ii) for distributions beginning in 2033, ten
cents per taxable ton of the tax imposed under section 298.24;

(2) the amount as determined under section 298.17, paragraph (b), clause (3); and

55.25 (3) any other amount as provided by law.

(b) Expenditures from this account may be approved as ongoing annual expenditures and shall be made only to provide disbursements to assist school districts with the payment of bonds that were issued for qualified school projects, or for any other school disbursement as approved by the commissioner of Iron Range resources and rehabilitation after consultation with the Iron Range Resources and Rehabilitation Board. For purposes of this section, "qualified school projects" means school projects within the taconite assistance area as defined in section 273.1341, that were (1) approved, by referendum, after April 3, 2006;
and (2) approved by the commissioner of education pursuant to section 123B.71.

56.3 (c) Beginning in fiscal year 2019, the disbursement to school districts for payments for 56.4 bonds issued under section 123A.482, subdivision 9, must be increased each year to offset 56.5 any reduction in debt service equalization aid that the school district qualifies for in that 56.6 year, under section 123B.53, subdivision 6, compared with the amount the school district 56.7 qualified for in fiscal year 2018.

(d) No expenditure under this section shall be made unless approved by the commissioner
of Iron Range resources and rehabilitation after consultation with the Iron Range Resources
and Rehabilitation Board.

56.11

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

56.12 Sec. 11. Minnesota Statutes 2022, section 298.28, subdivision 8, is amended to read:

56.13 Subd. 8. **Range Association of Municipalities and Schools.** <u>-30</u> <u>0.50</u> cent per taxable 56.14 ton shall be paid to the Range Association of Municipalities and Schools, for the purpose 56.15 of providing an areawide approach to problems which demand coordinated and cooperative 56.16 actions and which are common to those areas of northeast Minnesota affected by operations 56.17 involved in mining iron ore and taconite and producing concentrate therefrom, and for the 56.18 purpose of promoting the general welfare and economic development of the cities, towns, 56.19 and school districts within the Iron Range area of northeast Minnesota.

56.20 **EFFECTIVE DATE.** This section is effective beginning with the 2024 distribution.

56.21 Sec. 12. Minnesota Statutes 2023 Supplement, section 298.28, subdivision 16, is amended56.22 to read:

56.23 Subd. 16. **Transfer.** Of the amount annually distributed to the Douglas J. Johnson 56.24 Economic Protection Trust Fund under this section, \$3,500,000 shall be transferred to the 56.25 Iron Range school consolidation and cooperatively operated school schools and community 56.26 <u>development</u> account under subdivision 7a. Any remaining amount of the amount annually 56.27 distributed to the Douglas J. Johnson Economic Protection Trust Fund shall be transferred 56.28 to the Iron Range resources and rehabilitation account under subdivision 7. The transfers 56.29 under this subdivision must be made within ten days of the August payment.

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

57.1 Sec. 13. Minnesota Statutes 2022, section 298.282, subdivision 1, is amended to read:

Subdivision 1. Distribution of taconite municipal aid account. (a) The amount 57.2 deposited with the county as provided in section 298.28, subdivision 3, must be distributed 57.3 as provided by this section among: (1) the municipalities located within a taconite assistance 57.4 area under section 273.1341 that meet the criteria of section 273.1341, clause (1) or (2); (2) 57.5 a township that contains a state park consisting primarily of an underground iron ore mine; 57.6 (3) a city located within five miles of that state park; and (4) Breitung Township in St. Louis 57.7 57.8 County, each being referred to in this section as a qualifying municipality. The distribution to Breitung Township under this subdivision shall be \$15,000 \$25,000 annually. 57.9

(b) The amount deposited in the state general fund as provided in section 298.018,
subdivision 1, must be distributed in the same manner as provided under paragraph (a),
except that subdivisions 3, 4, and 5 do not apply, and the distributions shall be made on the
dates provided under section 298.018, subdivision 1a.

57.14 **EFFECTIVE DATE.** This section is effective beginning with the 2024 distribution.

57.15 Sec. 14. Minnesota Statutes 2022, section 298.292, subdivision 2, is amended to read:

57.16 Subd. 2. Use of money. (a) Money in the Douglas J. Johnson economic protection trust
57.17 fund may be used for the following purposes:

(1) to provide loans, loan guarantees, interest buy-downs and other forms of participation with private sources of financing, but a loan to a private enterprise shall be for a principal amount not to exceed one-half of the cost of the project for which financing is sought, and the rate of interest on a loan to a private enterprise shall be no less than the lesser of eight percent or an interest rate three percentage points less than a full faith and credit obligation of the United States government of comparable maturity, at the time that the loan is approved;

57.24 (2) to fund reserve accounts established to secure the payment when due of the principal
57.25 of and interest on bonds issued pursuant to section 298.2211, including bonds authorized
57.26 by the legislature to be repaid from the distributions under section 298.28, subdivision 7a;

(3) to pay in periodic payments or in a lump-sum payment any or all of the interest on
bonds issued pursuant to chapter 474 for the purpose of constructing, converting, or
retrofitting heating facilities in connection with district heating systems or systems utilizing
alternative energy sources;

(4) to invest in a venture capital fund or enterprise that will provide capital to other
entities that are engaging in, or that will engage in, projects or programs that have the
purposes set forth in subdivision 1. No investments may be made in a venture capital fund

or enterprise unless at least two other unrelated investors make investments of at least 58.1 \$500,000 in the venture capital fund or enterprise, and the investment by the Douglas J. 58.2 Johnson economic protection trust fund may not exceed the amount of the largest investment 58.3 by an unrelated investor in the venture capital fund or enterprise. For purposes of this 58.4 subdivision, an "unrelated investor" is a person or entity that is not related to the entity in 58.5 which the investment is made or to any individual who owns more than 40 percent of the 58.6 value of the entity, in any of the following relationships: spouse, parent, child, sibling, 58.7 58.8 employee, or owner of an interest in the entity that exceeds ten percent of the value of all interests in it. For purposes of determining the limitations under this clause, the amount of 58.9 investments made by an investor other than the Douglas J. Johnson economic protection 58.10 trust fund is the sum of all investments made in the venture capital fund or enterprise during 58.11 the period beginning one year before the date of the investment by the Douglas J. Johnson 58.12 58.13 economic protection trust fund; and

(5) to purchase forest land in the taconite assistance area defined in section 273.1341 to be held and managed as a public trust for the benefit of the area for the purposes authorized in section 298.22, subdivision 5a. Property purchased under this section may be sold by the commissioner, after consultation with the advisory board. The net proceeds must be deposited in the trust fund for the purposes and uses of this section.

(b) Money from the trust fund shall be expended only in or for the benefit of the taconite
assistance area defined in section 273.1341.

(c) Money devoted to the trust fund under this section shall not be expended, appropriated,
or transferred from the trust fund for any purpose except as provided in this section.

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

58.24 Sec. 15. <u>IRON RANGE RESOURCES AND REHABILITATION COMMISSIONER;</u> 58.25 BONDS AUTHORIZED IN 2024.

58.26 Subdivision 1. Issuance; purpose. (a) Notwithstanding any provision of Minnesota

58.27 Statutes, chapter 298, to the contrary, the commissioner of Iron Range resources and

- ^{58.28} rehabilitation shall, by March 31, 2025, issue revenue bonds in one or more series in a
- 58.29 principal amount of up to \$49,000,000 plus an amount sufficient to pay costs of issuance
- 58.30 and fund a debt service reserve fund for the bonds if determined by the commissioner to be
- 58.31 necessary, and thereafter may issue bonds to refund those bonds. The proceeds of the bonds
- 58.32 <u>must be used to pay the costs of issuance, fund a debt service reserve fund if determined</u>
- 58.33 by the commissioner to be necessary, and make distributions pursuant to this section. The
- 58.34 commissioner may establish a debt service reserve fund from funds available under Minnesota

Statutes, section 298.291 to 298.297, or from the proceeds of the bonds. The commissioner 59.1 of Iron Range resources and rehabilitation must distribute these transferred funds as outlined 59.2 59.3 in this section. In order to receive a distribution, a recipient must submit to the commissioner a plan of how the distribution will be spent and the commissioner must ensure that the plan 59.4 matches the intended use outlined in this section. The plan must be submitted in a form and 59.5 manner determined by the commissioner. The uses listed are not subject to review or 59.6 recommendation by the Iron Range Resources and Rehabilitation Board. For all distributions 59.7 59.8 equal to or greater than \$1,000,000, a recipient must appear and present and provide a copy of the plan to the Iron Range Resources and Rehabilitation Board. By December 31, 2025, 59.9 each recipient must report to the commissioner how the distribution received under this 59.10 section was spent. If a recipient's plan is submitted and approved, the commissioner must 59.11 distribute the funds for the uses outlined in subdivision 3. The bonds issued under this 59.12 section do not constitute public debt as that term is defined in article XI, section 4 of the 59.13 Minnesota Constitution, and as such are not subject to its provisions. 59.14 (b) The bonds issued under this section are debt obligations and the commissioner of 59.15 Iron Range resources and rehabilitation is a district for purposes of Minnesota Statutes, 59.16 section 126C.55, except that payments made under Minnesota Statutes, section 126C.55, 59.17 subdivision 2, are not subject to Minnesota Statutes, section 126C.55, subdivisions 4 to 7. 59.18 (c) If the commissioner of Iron Range resources and rehabilitation determines that 59.19 available funds, other than through the issuance of bonds pursuant to subdivision 1, shall 59.20 be used to make grants as provided in subdivision 3, the requirements of subdivision 1, 59.21 relating to the submission of a plan and report to the commissioner of Iron Range resources 59.22 and rehabilitation and the Iron Range Resources and Rehabilitation Board, and subdivision 59.23 3, relating to the grant amount and identified purpose, shall apply. 59.24 (d) Funds under this section are available for 30 months from the date the bonds are 59.25 issued. Any unexpended funds after that date cancel to the Iron Range resources and 59.26 rehabilitation account under Minnesota Statutes, section 298.28, subdivision 7, and must 59.27 be used by the commissioner of Iron Range resources and rehabilitation for publicly owned 59.28 capital investments located within the taconite tax relief area as defined in Minnesota 59.29 Statutes, section 273.134. 59.30 Subd. 2. Appropriation. (a) Notwithstanding Minnesota Statutes, section 298.28, 59.31 subdivision 7a, paragraph (b), there is annually appropriated from the allocation of the 59.32 revenues under Minnesota Statutes, section 298.28, subdivision 7a, from the taconite 59.33 assistance area prior to the calculation of any amount remaining, an amount sufficient to 59.34 59.35 pay when due the principal and interest on the bonds issued pursuant to subdivision 1.

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60.1	Notwithstanding the foregoing and Minnesota Statutes, section 298.28, subdivisions 7a to
60.2	11, to the extent bonds authorized by subdivision 1 are paid from taconite production tax
60.3	revenues, any outstanding bonds payable from distributions of taconite production tax
60.4	revenues shall be paid pro rata based on debt service when due.
60.5	(b) If in any year the amount available under paragraph (a) is insufficient to pay principal
60.6	and interest due on the bonds in that year, an additional amount is appropriated from the
60.7	Douglas J. Johnson economic protection trust fund to make up the deficiency.
60.8	(c) The appropriation under this subdivision terminates upon payment or maturity of
60.9	the last of the bonds issued under this section.
60.10	Subd. 3. Grants. (a) The commissioner of Iron Range resources and rehabilitation must
60.11	distribute funds available for distribution under subdivision 1 for the following uses:
60.12	(1) \$160,000 to the Grand Portage Band of Lake Superior Chippewa to construct a
60.13	playground;
60.14	(2) \$3,600,000 to the Mesabi Fit Coalition for the renovation, reconstruction, and
60.15	expansion of the former Mesabi Family YMCA in the city of Mountain Iron;
60.16	(3) \$950,000 to the Buyck Volunteer Fire Department for design, engineering, and
60.17	construction of a new fire and training hall and related equipment;
60.18	(4) \$750,000 to the Voyageur Trail Society for a joint maintenance facility with Voyageur
60.19	Country ATV in the city of Orr;
60.20	(5) \$2,250,000 to Cook County, of which \$250,000 must be spent to preserve affordable
60.21	housing units for seniors in the city of Grand Marais and \$2,000,000 must be used to
60.22	construct, furnish, and equip a solid waste transfer station in the county;
60.23	(6) \$1,000,000 to the Northland Learning Center for construction costs;
60.24	(7) \$2,720,000 to the city of Chisholm, of which \$1,520,000 must be used for the
60.25	renovation of the Chisholm Ice Arena facility and parking and the remaining amount must
60.26	be used for the public works facility;
60.27	(8) \$1,000,000 to the city of Gilbert for the Gilbert Community Center;
60.28	(9) \$360,000 to the city of Biwabik for housing infrastructure;
60.29	(10) \$3,000,000 to the city of Tower for water management infrastructure projects;
60.30	(11) \$3,000,000 to the city of Silver Bay to design, engineer, construct, and reconstruct
60.31	publicly owned infrastructure including sewers, water systems, utility extensions, street

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61.1	construction.	, wastewater treatmer	nt, stormwater	management systems,	sidewalks, and
61.2		with the Americans v			<u> </u>
61.3	(12) \$2,1	00,000 to St. Louis C	ounty for the d	evelopment of the Cany	yon Integrated Solid
61.4	Waste Mana	gement Campus;			
61.5	(13) \$3,6	40,000 to the city of	Eveleth to desi	gn, engineer, and cons	truct public utilities
61.6	<u> </u>	-		Frick Avenue slip ramp	-
61.7	(14) \$700),000 to the city of M	leadowlands fo	or costs related to park	improvements and
61.8	a community	v center;			
61.9	(15) \$600),000 to School Distr	ict No. 2142, S	St. Louis County, of wh	nich \$400,000 must
61.10	<u> </u>			ge School and \$200,00	
61.11	cafeteria rene	ovations at Northeast	Range School	in Babbitt and Tower	Elementary School
61.12	in Tower;				
61.13	(16) \$250),000 to the city of Ty	wo Harbors for	band stand repairs and	d Odegard Park and
61.14	Trail restorat	tion;			
61.15	<u>(17)</u> \$850),000 to the Central I	ron Range San	itary Sewer District fo	r infrastructure
61.16	projects;				
61.17	<u>(18)</u> \$2,4	20,000 to the Minnes	sota Discovery	Center, of which \$200	0,000 may, at the
61.18	discretion of	the director of the Mi	nnesota Discov	very Center, be used for	operating expenses,
61.19	and \$2,220,0	000 must be used to d	lesign, construe	et, renovate, furnish, ar	nd repair facilities,
61.20	including HV	AC upgrades, demol	ition, and comp	liance with the Americ	ans with Disabilities
61.21	Act, at the M	linnesota Discovery (Center in the ci	ty of Chisholm, and fo	r historical research
61.22	funding;				
61.23	(19) \$5,2	00,000 to the commi	ssioner of Iron	Range resources and r	ehabilitation for the
61.24	design, engir	neering, and upgrades	s or replacement	nt of chair lifts or an irr	rigation system, and
61.25	for the desig	n, engineering, demo	lition, and con	struction of a nordic a	nd welcome center
61.26	at the Giants	Ridge Recreation A	rea;		
61.27	(20) \$250	,000 to Independent	School District	No. 696, Ely, for baseb	ball field renovation;
61.28	<u>(21)</u> \$500),000 to the city of M	lountain Iron fe	or the Outdoor Recreat	ion Center;
61.29	<u>(22)</u> \$200),000 to Cook Count	y Higher Educa	ation Board for costs to	b bring commercial
61.30	drivers' licens	ses and trades training	to the region a	long with educational tr	aining and academic
61.31		mote populations;			
61.32	<u>(23) \$200</u>),000 to Save Our Sh	ip, Inc., for rer	novation costs;	

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62.1	(24) \$3,000),000 to Hibbing Pu	ublic Utilities fo	r water infrastructure	projects;
62.2	(25) \$400,0	000 to Veterans On	The Lake for de	emolition of existing s	tructures and the
62.3	building of a tr	riplex that is compl	iant with the An	nericans with Disabili	ties Act;
62.4	<u>(26)</u> \$350,0)00 to the city of E	veleth for the Hi	ppodrome renovation	. 2
62.5	<u>(27)</u> \$225,0	000 to the Minneso	ta Forest Zone T	Trappers Association to	o plan, engineer,
62.6	purchase land,	and develop the Sp	portsperson Trai	ning and Developmen	t Center;
62.7	<u>(28)</u> \$200,0	000 to the Sturgeon	Chain Lake As	sociation to update the	engineering and
62.8	hydrology stud	ly of the lakes, for	regulatory and c	ommunity outreach, a	nd for preparing
62.9	recommendation	ons to the commissi	ioner of natural r	esources related to bar	nk stabilization and
62.10	maintenance;				
62.11	(29) \$300,0	000 to the Northern	Lights Music Fe	stival to support progra	ams, of this amount
62.12	<u>\$100,000 is av</u>	ailable each year ir	n calendar years	2025, 2026, and 2027	<u>;</u>
62.13	(30) \$250,0	000 to Cherry Towr	ship for recreat	ional facilities upgrad	es and lights;
62.14	(31) \$350,0)00 to the East Ran	ge Developmen	tal Achievement Cent	er for building
62.15	renovations;				
62.16	(32) \$500,0	000 to the Departme	ent of Iron Rang	e Resources and Reha	bilitation for grants
62.17	or loans to (i) b	ousinesses or resorts	s that were econo	omically damaged by f	loods that occurred
62.18	in 2022 or 202	3 and which are eli	gible under artic	cle 5 of the Canadian	oorder counties
62.19	economic relie	f program, or (ii) or	utfitters in the bo	order region who expe	rienced either more
62.20	than a 50 perce	ent reduction in Bo	undary Waters C	Canoe Area Wildernes	s permits obtained
62.21	by their custon	ners between 2019	and 2021, or a 5	50 percent reduction b	etween 2019 and
62.22	<u>2021 in trips a</u>	cross the fee-based	mechanical por	tages into the Bounda	ry Waters Canoe
62.23	Area Wilderne	ss or Quetico Provi	ncial Park. Busi	nesses may be awarded	d a maximum grant
62.24	under this clau	se of up to \$50,000), must be locate	ed within the taconite a	assistance area, as
62.25	defined under	Minnesota Statutes	, section 273.13	41, and must not have	received a grant
62.26	under the Cana	adian border counti	es economic rel	ief program;	
62.27	(33) \$100,0	000 to Crystal Bay	Township for a	septic project at the C	air Nelson
62.28	Community Co	enter;			
62.29	(34) \$25,00)0 to the Northwoo	ds Friends of the	e Arts in the city of Co	ook for facility
62.30	upgrades and p	orograms;			
62.31	(35) \$50,00	00 to the Bois Forte	Band of Chipp	ewa for food shelf exp	enses;

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63.1	<u>(36)</u> \$10	00,000 to the Lake Veri	milion Cultural	Center to improve and	renovate the facility
63.2	and its disp	lays in Tower;			
63.3	(37) \$50	0,000 to the Lyric Cen	ter for the Arts	in Virginia for repairs	and renovation;
63.4	(38) \$50	0,000 to the Pioneer M	line historical s	te for maintenance ar	nd displays in Ely;
63.5	<u>(39) \$15</u>	50,000 to the Lake Supe	erior School Dis	trict to support an eme	rgency preparedness
63.6	career intro	duction program;			
63.7	<u>(40)</u> \$20	00,000 to the city of B	abbitt for ADA	compliance and reno	vations to the city's
63.8	parks;				
63.9	<u>(41) \$75</u>	5,000 to the Vermilion	Penguins Snov	mobile Club and \$75	5,000 to the Cook
63.10	Timberwol	ves Snowmobile Club	, to update main	tenance equipment a	nd trail programs;
63.11	<u>(42)</u> \$3,	000,000 to Lone Pine	Township to de	sign, engineer, and be	egin construction for
63.12	its sewage 1	treatment plan in partr	nership with the	city of Nashwauk;	
63.13	(43) \$50	0,000 to Essentia Heal	th-Virginia Reg	ional Foundation for	the development of
63.14	a substance	use disorder commun	nity education and	nd awareness program	<u>n;</u>
63.15	<u>(44)</u> \$3,	300,00 to the city of V	/irginia for a gra	ant to be used by Esse	ntia Health-Virginia
63.16	for:				
63.17	<u>(i) mode</u>	ernization, renovation,	and expansion	of the hospital's emerg	gency room complex
63.18	to 12 emerg	gency rooms;			
63.19	(ii) cons	struction of an emerge	ncy behavior he	ealth suite for adults a	nd children within
63.20	the hospital	; and			
63.21	(iii) sec	urity and safety upgrad	des to the hospi	tal. The grant must be	transferred by the
63.22	city to the h	nospital within 30 days	s of receipt; and	<u> </u>	
63.23	(45) \$50	00,000 for grants of \$2	25,000 distribut	ed pursuant to paragra	aph (b).
63.24	<u>(b) Of th</u>	ne amount under parag	graph (a), clause	(45), grants of \$25,00	00 to be used for trail
63.25	grooming c	costs or equipment mu	st be made avai	lable to the following	entities:
63.26	<u>(1) Albo</u>	orn Dirt Devils ATV C	Club;		
63.27	<u>(2) Wild</u>	d Country ATV Club;			
63.28	(3) Ely	Igloo Snowmobile Clu	ub;		
63.29	<u>(4) CC</u>	Riders Snowmobile C	<u>lub;</u>		
63.30	<u>(5) Path</u>	Blazers Snowmobile	<u>Club;</u>		

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64.1	<u>(6) Cool</u>	x Timberwolves Snow	vmobile Club;		
64.2	<u>(7)</u> Cran	e Lake Voyageurs Cl	ub;		
64.3	<u>(8)</u> Pequ	aywan Area Trail Bla	azers Snowmobi	le Club;	
64.4	(9) Evel	eth Trail Hawks Snov	vmobile Club;		
64.5	<u>(10) Rar</u>	nger Snowmobile/AT	V Club;		
64.6	<u>(11) Silv</u>	ver Trail Riders Snow	mobile and ATV	/ Club;	
64.7	<u>(12)</u> Voy	vageur Snowmobile C	<u>Club;</u>		
64.8	(13) Me	sabi Sno Voyageurs;			
64.9	<u>(14)</u> Qua	ad Cities ATV Club;			
64.10	<u>(15) Pro</u>	spector ATV Club;			
64.11	<u>(16) Noi</u>	thern Traxx ATV Clu	<u>ıb;</u>		
64.12	<u>(17) Fin</u>	land Snowmobile and	l ATV Club;		
64.13	<u>(18) Bab</u>	bitt ATV and Snowm	nobile Club;		
64.14	<u>(19) Coo</u>	ok County ATV Club;	; and		
64.15	(20) Ver	milion Penguins Snov	wmobile Club.		
64.16	<u>(c)</u> Notw	vithstanding Minneso	ta Statutes, secti	on 16B.98, subdivisi	on 14, of the money
64.17	distributed u	under this subdivision	n, the commission	oner of Iron Range res	sources and
64.18	rehabilitatio	on must not use any an	mount for admir	nistrative uses.	
64.19	EFFEC	TIVE DATE. This se	ection is effectiv	e the day following f	inal enactment and
64.20	applies begi	nning with the 2024	distribution und	er Minnesota Statutes	s, section 298.28.
64.21	Sec. 16. IF	KON RANGE RESO	URCES AND R	EHABILITATION (COMMISSIONER;
64.22		UTHORIZED IN 20			
64.23	Subdivis	sion 1. Issuance; pur	pose. (a) Notwi	thstanding any provis	ion of Minnesota
64.24	Statutes, cha	apter 298, to the contr	rary, the commis	ssioner of Iron Range	resources and
64.25	rehabilitatio	n shall, in 2025, issue	revenue bonds	n one or more series i	n a principal amount
64.26	of up to \$31	,000,000 plus an amo	ount sufficient to	pay costs of issuance	e and fund a debt
64.27	service rese	rve fund for the bond	s if determined	by the commissioner	to be necessary, and
64.28	thereafter m	ay issue bonds to refu	und those bonds	. The proceeds of the	bonds must be used
64.29	to pay the c	osts of issuance, fund	a debt service r	eserve fund if determ	ined by the

64.30 commissioner to be necessary, and make distributions pursuant to this section. The

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commissioner may establish a debt service reserve fund from funds available under Minnesota 65.1 Statutes, section 298.291 to 298.297, or from the proceeds of the bonds. The commissioner 65.2 65.3 of Iron Range resources and rehabilitation must distribute these transferred funds as outlined in this section. In order to receive a distribution, a recipient must submit to the commissioner 65.4 a plan of how the distribution will be spent and the commissioner must ensure that the plan 65.5 matches the intended use outlined in this section. The plan must be submitted in a form and 65.6 manner determined by the commissioner. The uses listed are not subject to review or 65.7 65.8 recommendation by the Iron Range Resources and Rehabilitation Board. For all distributions 65.9 equal to or greater than \$1,000,000, a recipient must appear and present and provide a copy of the plan to the Iron Range Resources and Rehabilitation Board. By December 31, 2026, 65.10 each recipient must report to the commissioner how the distribution received under this 65.11 section was spent. If a recipient's plan is submitted and approved, the commissioner must 65.12 65.13 distribute the funds for the uses outlined in subdivision 3. The bonds issued under this section do not constitute public debt as that term is defined in Article XI, section 4 of the 65.14 Minnesota Constitution, and as such are not subject to its provisions. 65.15 (b) The bonds issued under this section are debt obligations and the commissioner of 65.16 Iron Range resources and rehabilitation is a district for purposes of Minnesota Statutes, 65.17 section 126C.55, except that payments made under Minnesota Statutes, section 126C.55, 65.18 subdivision 2, are not subject to Minnesota Statutes, section 126C.55, subdivisions 4 to 7. 65.19 (c) If the commissioner of Iron Range resources and rehabilitation determines that 65.20 available funds, other than through the issuance of bonds pursuant to subdivision 1, shall 65.21 be used to make grants as provided in subdivision 3, the requirements of subdivision 1, 65.22 relating to the submission of a plan and report to the commissioner of Iron Range resources 65.23 and rehabilitation and the Iron Range Resources and Rehabilitation Board, and subdivision 65.24 3, relating to the grant amount and identified purpose, shall apply. 65.25 (d) Funds under this section are available for 30 months from the date the bonds are 65.26 65.27 issued. Any unexpended funds after that date cancel to the Iron Range resources and rehabilitation account under Minnesota Statutes, section 298.28, subdivision 7, and must 65.28 65.29 be used by the commissioner of Iron Range resources and rehabilitation for publicly owned capital investments located within the taconite tax relief area as defined in Minnesota 65.30 Statutes, section 273.134. 65.31 Subd. 2. Appropriation. (a) Notwithstanding Minnesota Statutes, section 298.28, 65.32 subdivision 7a, paragraph (b), there is annually appropriated from the allocation of the 65.33 revenues under Minnesota Statutes, section 298.28, subdivision 7a, from the taconite 65.34 assistance area prior to the calculation of any amount remaining, an amount sufficient to 65.35

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5.1 pay when due the principal and interest on the bonds	
Notwithstanding the foregoing and Minnesota Statute	
11, to the extent bonds authorized by subdivision 1 a	re paid from taconite production tax
revenues, any outstanding bonds payable from distrib	butions of taconite production tax
revenues shall be paid pro rata based on debt service	when due.
(b) If in any year the amount available under parag	raph (a) is insufficient to pay principal
and interest due on the bonds in that year, an addition	nal amount is appropriated from the
Douglas J. Johnson economic protection trust fund to	o make up the deficiency.
(c) The appropriation under this subdivision term	inates upon payment or maturity of
the last of the bonds issued under this section.	
Subd. 3. Grants. (a) The commissioner of Iron Ra	ange resources and rehabilitation must
distribute funds available for distribution under subd	ivision 1 for the following uses:
(1) \$3,200,000 to the Minnesota Discovery Cente	er, of which \$200,000 may, at the
discretion of the director of the Minnesota Discovery	Center, be used for operating expenses
and \$3,000,000 must be used to design, construct, ren	novate, furnish, and repair facilities,
including HVAC upgrades, demolition, and complianc	e with the Americans with Disabilities
Act, at the Minnesota Discovery Center in the city of	Chisholm, and for historical research
funding;	
(2) \$7,600,000 to the commissioner of Iron Range	e resources and rehabilitation for the
design, engineering, and upgrades or replacement of	chair lifts or an irrigation system, and
for the design, engineering, demolition, and construc	tion of a nordic and welcome center
at the Giants Ridge Recreation Area;	
(3) \$350,000 to the Central Iron Range Sanitary Se	wer District for infrastructure projects;
(4) \$1,000,000 to Independent School District No	. 2909, Rock Ridge, for demolition of
the James Madison Elementary School in Virginia;	
(5) \$500,000 to the city of Buhl for infrastructure	projects;
(6) \$500,000 to St. Louis and Lake Counties Reg	ional Railroad Authority to design,
engineer, acquire right-of-way, and begin construction	on the Mesabi Trail Spur from Aurora
to Hoyt Lakes;	
(7) \$2,000,000 to the city of Mountain Iron for int	frastructure projects including but not
limited to Enterprise Drive North East infrastructure	development, water main and other
infrastructure in the city, waste water plant improven	nents to comply with new permits,
supervisory control and data acquisition on lift station	ns, and recreation projects;

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67.1	(8) \$3,00	00,000 to the city of S	liver Bay to des	ign, engineer, constr	uct, and reconstruct
67.2	publicly ow	ned infrastructure inc	luding sewers, v	vater systems, utility	extensions, street
67.3	construction	n, wastewater treatmer	nt, stormwater n	nanagement systems,	, sidewalks, and
67.4	compliance	with the Americans v	vith Disabilities	Act;	
67.5	<u>(9) \$5,00</u>	00,000 to Independent	t School District	No. 696, Ely, for pl	anning, design,
67.6	engineering	, demolition, and cons	struction related	to the district's athle	tic complex;
67.7	<u>(10)</u> \$1,0	080,000 to the Northla	and Learning Ce	nter to construct the	Alternative Learning
67.8	Center on th	ne campus in the city of	of Mountain Iron	<u>n;</u>	
67.9	<u>(11) \$1,0</u>	000,000 for the city of	f Biwabik for a p	public safety facility;	<u>.</u>
67.10	(12) \$1,7	770,000 to Hibbing Pu	ublic Utilities fo	r water infrastructure	e projects;
67.11	<u>(13)</u> \$30	0,000 to Independent	School District N	No. 701, Hibbing, to l	be used for long term
67.12	maintenance	e needs;			
67.13	<u>(14) \$1,</u> 1	150,000 to the city of	Hibbing for hou	sing development;	
67.14	<u>(15) \$55</u>	0,000 to the city of H	ibbing to develo	p the Hull Rust Min	e historic site;
67.15	(16) \$50	0,000 to St. Louis Cou	anty for the demo	olition of the public s	chool in Hoyt Lakes;
67.16	and				
67.17	<u>(17) \$1,5</u>	500,000 to the city of	Babbitt for reno	vations to the ice are	ena.
67.18	(b) Notw	vithstanding Minnesot	ta Statutes, secti	on 16B.98, subdivisi	on 14, of the money
67.19	distributed u	under this subdivision	, the commissio	ner of Iron Range rea	sources and
67.20	rehabilitatio	on must not use any ar	nount for admin	istrative uses.	
67.21	EFFEC	TIVE DATE. This se	ection is effective	e the day following f	final enactment and
67.22	applies begi	nning with the 2025 c	listribution unde	er Minnesota Statutes	s, section 298.28.
67.02	Sec. 17 T	RANSFER 2024 DI	STDIBUTION	ΟΝΙ V• ΤΑ CONITI	FECONOMIC
67.23			SINDUIION	ONLI, IACONIII	<u>e economic</u>
67.24	DEVELOP	<u>MENT FUND.</u>			
67.25	Of the fu	unds distributed to the	taconite econor	nic development fun	d under Minnesota
67.26	Statutes, sec	ction 298.28, subdivis	ion 9a, for the 2	024 distribution only	, an amount equal to
67.27	\$300,000 sh	all be transferred from	n the taconite ec	conomic developmen	t fund to the city of
67.28	Chisholm fo	or the Senator David 7	Tomassoni Bridg	ge of Peace. The tran	sfer must be made
67.29	within ten d	ays of the August 202	24 payment. If le	ess than \$300,000 is	distributed to the

67.30 taconite economic development fund in 2024, distributions to the fund in future years must

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68.1	be transferred	d to the city of Chish	olm, pursuant t	o this paragraph, until	the total amount
68.2	transferred ed	quals \$300,000.			
68.3	EFFECT	IVE DATE. This se	ection is effectiv	ve the day following fir	al enactment.
68.4			ARTICL	E 4	
68.5		EMPI	LOYEE COM	PENSATION	
68.6	Section 1. N	Ainnesota Statutes 20	023 Supplement	t, section 3.855, subdiv	ision 2. is amended
68.7	to read:				
68.8	Subd 2	Unrepresented Stat	e employee cor	npensation. (a) The co	mmissioner of
68.9		-		r of the commission any	
68.10	-	-		ubdivisions 2, 3, 3b, an	
68.11	-			shall submit any compe	
68.12		-		on disapproves a compe	-
68.13				the parties those portion	-
68.14	-	_		oves a compensation pla	
68.15	e			d or rejected under this	•
08.15		C	-	·	
68.16		-		commission may give i	
68.17	a salary or co	mpensation plan. Th	e commission s	hall submit the salaries	-and compensation
68.18	plans for whi	ch it has provided ap	proval to the er	ntire legislature for ratif	ication at a special
68.19	legislative see	ssion called to consid	er them or at its	next regular legislative	session as provided
68.20	in this section	1. Approval or disapp	proval by the con	mmission is not binding	y on the legislature.
68.21	(c) When	the legislature is not	in session, (b)	The proposed salary or	compensation plan
68.22	must be impl	emented upon its ap	proval by subm	ission to the commission	on , and state
68.23	employees co	overed by the propos	ed plan or salar	y do not have the right	to strike while the
68.24	interim appro	oval is in effect.			
68.25	Sec. 2. Min	nesota Statutes 2023	Supplement, so	ection 3.855, subdivisio	on 3, is amended to
68.26	read:				
68.27	Subd. 3. (Other salaries and e	ompensation p	lans salary and compo	ensation plan. The
68.28	commission	shall÷			
68.29	(1) review	v and approve or reje	ect a plan for co	mpensation and terms	and conditions of
68.30	employment	prepared and submitt	ted by the comm	nissioner of managemer	it and budget under
68.31	section 43A.	18, subdivision 2, co	vering all state	employees who are not	t represented by an

69.1 exclusive bargaining representative and whose compensation is not provided for by chapter
69.2 43A or other law;

(2) review and approve or reject a plan for total compensation and terms and conditions
 of employment for employees in positions identified as being managerial under section
 43A.18, subdivision 3, whose salaries and benefits are not otherwise provided for in law or
 other plans established under chapter 43A;

69.7 (3) review and approve or reject recommendations for salary range of officials of higher
 69.8 education systems under section 15A.081, subdivision 7c;

69.9 (4) review and approve or reject plans for compensation, terms, and conditions of
 69.10 employment proposed under section 43A.18, subdivisions 3a, 3b, and 4; and

69.11 (5) review and approve or reject the plan for compensation, terms, and conditions of
69.12 employment of classified employees in the office of the legislative auditor under section
69.13 3.971, subdivision 2.

69.14 Sec. 3. Minnesota Statutes 2023 Supplement, section 3.855, subdivision 6, is amended to69.15 read:

69.16 Subd. 6. Information required; collective bargaining agreements, memoranda of
69.17 understanding, and interest arbitration awards. Within 14 days after the implementation
69.18 of a collective bargaining agreement, memorandum of understanding, compensation plan,
69.19 or receipt of an interest arbitration award, the commissioner of management and budget
69.20 must submit to the Legislative Coordinating Commission the following:

69.21 (1) a copy of the collective bargaining agreement or compensation plan showing changes
69.22 from previous agreements and a copy of the executed agreement;

69.23 (2) a copy of any memorandum of understanding that has a fiscal impact or interest69.24 arbitration award;

(3) a comparison of biennial compensation costs under the current agreement <u>or plan to</u>
the projected biennial compensation costs under the new agreement, memorandum of
understanding, or interest arbitration award; and

(4) a comparison of biennial compensation costs under the current agreement or plan to
the projected biennial compensation costs for the following biennium under the new
agreement, memorandum of understanding, or interest arbitration award.

70.1

Sec. 4. Minnesota Statutes 2022, section 43A.05, subdivision 3, is amended to read:

Subd. 3. Commissioner's plan. The commissioner shall periodically develop and
establish pursuant to this chapter a commissioner's plan. The commissioner shall submit
the plan, before becoming effective, to the Legislative Coordinating Commission for
approval.

Sec. 5. Minnesota Statutes 2022, section 43A.18, subdivision 2, is amended to read:

Subd. 2. Commissioner's plan. Except as provided in section 43A.01, the compensation, 70.7 terms and conditions of employment for all classified and unclassified employees, except 70.8 unclassified employees in the legislative and judicial branches, who are not covered by a 70.9 collective bargaining agreement and not otherwise provided for in chapter 43A or other law 70.10 are governed solely by a plan developed by the commissioner. The Legislative Coordinating 70.11 Commission shall review and approve, reject, or modify the plan under section 3.855, 70.12 subdivision 2. The plan need not be adopted in accordance with the rulemaking provisions 70.13 of chapter 14. 70.14

70.15 Sec. 6. Minnesota Statutes 2022, section 43A.18, subdivision 3, is amended to read:

Subd. 3. Managerial plan. (a) The commissioner shall identify individual positions or
groups of positions in the classified and unclassified service in the executive branch as being
managerial. The list must not include positions listed in subdivision 4.

(b) The commissioner shall periodically prepare a plan for total compensation and terms
and conditions of employment for employees of those positions identified as being managerial
and whose salaries and benefits are not otherwise provided for in law or other plans
established under this chapter. Before becoming effective those portions of the plan
establishing compensation and terms and conditions of employment must be reviewed and
approved or modified by submitted to the Legislative Coordinating Commission and the
legislature under section 3.855, subdivisions 2 and 3.

(c) Incumbents of managerial positions as identified under this subdivision must be
 excluded from any bargaining units under chapter 179A.

(d) The management compensation plan must provide methods and levels of
compensation for managers that will be generally comparable to those applicable to managers
in other public and private employment. The plan must ensure that compensation within
assigned salary ranges is related to level of performance. The plan must also provide a
procedure for establishment of a salary rate for a newly created position and a new appointee

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- to an existing position and for progression through assigned salary ranges. The employee
- ^{71.2} benefits established under the provisions of the managerial plan may be extended to agency
- ^{71.3} heads whose salaries are established in section 15A.0815 and to constitutional officers,
- ^{71.4} judges of the Workers' Compensation Court of Appeals, and Tax Court judges.
- 71.5 Sec. 7. Minnesota Statutes 2022, section 43A.18, subdivision 9, is amended to read:

71.6Subd. 9. Summary information on website. Before the commissioner submits a

- 71.7 proposed collective bargaining agreement, arbitration award, or compensation plan to the
- 71.8 Legislative Coordinating Commission for review under section 3.855, the commissioner
- must post on a state website a summary of the proposed agreement, award, or plan. The
- 71.10 summary must include the amount of and nature of proposed changes in employee
- 71.11 compensation, the estimated cost to the state of proposed changes in employee compensation,
- 71.12 and a description of proposed significant changes in policy. After approval of an agreement,
- 71.13 award, or plan by the Legislative Coordinating Commission, the commissioner must provide
- 71.14 a link from the commissioner's summary to the full text of the agreement, award, or plan.
- 71.15 The summary must remain on the website at least until the full legislature has approved the
- 71.16 agreement, award, or plan. This section also applies to agreements, awards, and plans
- 71.17 covering employees of the Minnesota State Colleges and Universities and to compensation
- 71.18 plans that must be submitted to the Legislative Coordinating Commission by other executive
- 71.19 appointing authorities. The Minnesota State Colleges and Universities and other executive
- appointing authorities must submit information to the commissioner, at a time and in a
 manner specified by the commissioner, so the commissioner can post information relating
- 71.22 to these appointing authorities on the web as required by this section.
- 71.23 Sec. 8. **REPEALER.**

71.24	Minnesota Statutes 2023 Supplement, section 3.855, subdivision 5, is repealed.
71.25	ARTICLE 5
71.26	HUBERT H. HUMPHREY STATUE
71.27	Section 1. BE IT RESOLVED.
71.28	WHEREAS, an act of Congress of July 2, 1864, established National Statuary Hall in
71.29	the United States Capitol; and
71.30	WHEREAS, the act provides that each state has the right to donate "statues, in marble
71.31	or bronze, not exceeding two in number for each State, of deceased persons who have been

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72.1	citizens thereof, and illustrious for their historic renown or for distinguished civic or military								
72.2	services"; and								
72.3	WHEREAS, the state of Minnesota appreciates the opportunity provided by that act;								
72.4	and								
72.5	WHEREAS, Minnesota currently has contributed for display a statue of Maria Sanford								
72.6	and a statue of Henry Mower Rice; and								
72.7	WHEREAS, the act of Congress creating Statuary Hall in the United States Capitol was								
72.8	amended in 2000 by Section 311 of H.R. 5657, established as law by Public Law 106-554,								
72.9	and provides that "Any State may request the Joint Committee on the Library of Congress								
72.10	to approve the replacement of a statue the State has provided for display"; and								
72.11	WHEREAS	, the statue of Hen	ry Mower Rice,	having been first plac	ed on display in				
72.12	1916, has met the minimum requirement of that act for display for at least ten years; and								
72.13	WHEREAS	, by this resolution,	the state has sel	ected the Honorable Hu	ıbert H. Humphrey,				
72.14	former Vice Pre	esident of the Unite	ed States, to be	newly commemorated	; and				
72.15	WHEREAS	<u>, Hubert H. Humpl</u>	nrey served as N	layor of Minneapolis	from 1945 to 1948;				
72.16	and								
72.17	WHEREAS	, Hubert H. Humph	rey led forces at	the 1948 Democratic N	lational Convention				
72.18	in Philadelphia	in support of the su	ccessful minori	ty platform plank on ci	vil rights and equal				
72.19	opportunity, cha	allenging the deleg	ates to "get out	of the shadow of state	s' rights and walk				
72.20	forthrightly into the bright sunshine of human rights"; and								
72.21	WHEREAS	, Hubert H. Hump	hrey spent a tota	al of 23 years of service	e in the Senate,				
72.22	serving from 19	49 to 1964 and fro	m 1970 to 1978	, compiling a record o	faccomplishments				
72.23	virtually unmate	ched in the 20th cer	ntury, including	the Civil Rights Act o	f 1964, the Nuclear				
72.24	Test-Ban Treaty	y, Medicare, human	rights, workfor	ce development, labor	rights, health care,				
72.25	arms control and	l disarmament, the	Peace Corps, sn	nall business assistance	e, education reform,				
72.26	wilderness pres	ervation, immigrat	tion reform, and	agriculture; and					
72.27	WHEREAS	, Hubert H. Hump	hrey served as A	Assistant Senate Major	rity Leader and				
72.28	Deputy Presider	nt Pro Tempore; ar	nd						
72.29	WHEREAS	, Hubert H. Humph	rey served as flo	or leader during the Se	nate's consideration				
72.30	of the Civil Rights Act of 1964, which was essential to the eventual passage of the act in								
72.31	the aftermath of	f breaking the filib	uster against thi	s historic legislation;	and				

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73.1	WHEREAS, Hubert H. Humphrey, although dedicated to the Democratic Party, always							
73.2	sought bipartisan support for his legislative goals and routinely shared credit with other							
73.3	Senators for his legislative victories; and							
73.4	WHEREAS, Hubert H. Humphrey, as Vice President of the United States, loyally served							
73.5	President Lyndon Baines Johnson and successfully carried out a number of domestic and							
73.6	overseas assignments; and							
73.7	WHEREAS, Hubert H. Humphrey served as the Democratic Party's nominee for President							
73.8	of the United States in 1968; and							
73.9	WHEREAS, Hubert H. Humphrey was reelected by the people of Minnesota, in 1970							
73.10	and 1976, to two additional terms in the Senate, thereby continuing his extraordinary record							
73.11	of legislative achievement with passage of such bills as the Humphrey-Hawkins Full							
73.12	Employmen	t Act; and						
73.13	WHERE	AS, Hubert H. Humph	nrey, after his tin	ne in government, wen	t on to be a Professor			
73.14	at Macalaste	er College and the Un	iversity of Min	nesota; and				
73.15	WHERE	EAS, the state of Minn	esota would co	ntract with the Koh-V	/arilla Guild, Inc., to			
73.16	replicate the statue of Hubert H. Humphrey that currently stands on the mall of the Minnesota							
73.17	State Capitol, sculpted by artists Jeff and Anna Koh Varilla; and							
73.18	WHERE	EAS, the state of Minn	esota understar	nds its responsibilities	for expenditures			
73.19	associated with removing and transporting the replaced statue and erecting the new statue							
73.20	in its place;	and						
73.21	WHERE	EAS, the statue of Hen	nry Mower Rice	would be transferred	to the State of			
73.22	Minnesota; NOW, THEREFORE,							
73.23	<u>BE IT R</u>	ESOLVED by the Ho	use of Represen	ntatives and the Senat	te of the State of			
73.24	Minnesota t	hat they request that th	he application t	o replace the statue of	Henry Mower Rice			
73.25	with a statue	e of Hubert H. Humph	nrey, consistent	with the requirement	s of Public Law			
73.26	<u>106-554, be</u>	approved by the Join	t Committee on	the Library of Cong	ress;			
73.27	BE IT F	URTHER RESOLVE	D that the revise	or of statutes is direct	ed to prepare an			
73.28	enrolled copy of this resolution, to be authenticated by the signature of the secretary of state							
73.29	and that of the governor, and that the secretary of state transmit the enrolled copy to the							
73.30	Architect of	the Capitol, for forwa	arding to the Joi	nt Committee on the l	Library of Congress.			

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3.855 EMPLOYEE RELATIONS.

Subd. 5. **Information required.** The commissioner of management and budget must submit to the Legislative Coordinating Commission the following information with the submission of a compensation plan under subdivision 2:

(1) for each agency and for each proposed plan, a comparison of biennial compensation costs under the current plan to the projected biennial compensation costs under the proposed plan, paid with funds appropriated from the general fund;

(2) for each agency and for each proposed plan, a comparison of biennial compensation costs under the current plan to the projected biennial compensation costs under the proposed plan, paid with funds appropriated from each fund other than the general fund;

(3) for each agency and for each proposed plan, an identification of the amount of the additional biennial compensation costs that are attributable to salary and wages and to the cost of nonsalary and nonwage benefits; and

(4) for each agency, for clauses (1) to (3), the impact of the aggregate of all plans being submitted to the commission.

16A.662 INFRASTRUCTURE DEVELOPMENT BONDS.

Subdivision 1. **Infrastructure development fund.** The infrastructure development fund is created as an account in the state treasury. The commissioner of management and budget shall credit to the fund income from the sources provided by law. The commissioner of management and budget shall from time to time certify to the State Board of Investment the assets of the fund not currently needed. The amount certified must be invested by the State Board of Investment subject to section 11A.24. Investment income and investment losses attributable to investment of fund assets must be credited to or borne by the fund.

Subd. 2. **Bonds authorized.** When authorized by law enacted in accordance with the constitution, article XI, sections 5 and 7, the commissioner may by order sell and issue bonds of the state evidencing public debt incurred for any purpose stated in the law. The bonds are general obligations of the state, and the full faith and credit of the state are pledged for their payment.

Subd. 3. **Manner of issuance; maturities.** The bonds must be issued and sold in accordance with section 16A.641. Sections 16A.672 and 16A.675 apply to the bonds.

Subd. 4. **Debt service account; appropriation of debt service account money.** There is established within the state bond fund a separate and special account designated as the infrastructure development bond debt service account. The money on hand in the debt service account must be used solely for the payment of the principal of and interest on bonds issued under Laws 1990, chapter 610, article 1, section 30, subdivision 2, and is appropriated for this purpose. This appropriation does not cancel as long as any of the bonds remain outstanding.

Subd. 5. Assessment to higher education systems. (a) In order to reduce the amount otherwise required to be transferred to the state bond fund with respect to bonds heretofore or hereafter issued under Laws 1990, chapter 610, article 1, section 30, subdivision 2, the commissioner of management and budget shall assess each higher education system for one-third the amount that would otherwise need to be transferred with respect to those bonds sold to finance capital improvement projects at institutions under the control of the system; provided that, to the extent that the amount to be transferred is for payment of principal and interest on bonds sold to finance life safety improvements, the commissioner must not assess the higher education systems for the transfer.

(b) After each sale of the bonds, the commissioner of management and budget shall notify the Board of Trustees of the Minnesota State Colleges and Universities and the regents of the University of Minnesota of the amounts for which each system is responsible for each year for the life of the bonds. The amounts payable each year are reduced by one-third of the net income from investment of those bond proceeds that must be allocated among the systems in proportion to the amount of principal and interest otherwise required to be paid by each. Each higher education system shall pay its annual share of debt service payments to the commissioner of management and budget by December 1 each year. If a higher education system fails to make a payment when due, the commissioner of management and budget shall reduce allotments for appropriations from the general fund otherwise payable to the system to cover the amount of the missed debt service payment. The commissioner of management and budget shall credit the payments received from the higher education systems to the infrastructure development bond debt service account in the state bond fund each December 1 before the transfer is made under subdivision 4.

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Subd. 6. Appropriation from general fund. There is annually appropriated from the general fund for transfer to the infrastructure development bond debt service account the amount that, added to the amount in the infrastructure development bond debt service account on December 1 each year, after giving effect to subdivisions 4 and 5, is equal to the full amount of principal and interest to come due on all bonds to and including July 1 in the second ensuing year.

Subd. 7. **Constitutional tax levy.** Under the constitution, article XI, section 7, the state auditor must levy each year on all taxable property within the state a tax sufficient, with the amount then on hand in the infrastructure development bond debt service account, to pay all principal and interest on the bonds due and to become due to and including July 1 in the second ensuing year. The tax is not subject to limit as to rate or amount. However, the amount of money appropriated from other sources as provided in subdivisions 4, 5, and 6, and actually received and on hand before the levy in any year, reduces the amount of the tax otherwise required to be levied. The proceeds of the tax must be credited to the infrastructure development bond debt service account.

Subd. 8. Application and appropriation of proceeds. The proceeds of the bonds must be deposited and spent as provided in this subdivision and are appropriated for those purposes. Any accrued interest and any premium received on the sale of the bonds must be credited to the infrastructure development bond debt service account. Except as otherwise required by law, the balance of the bond proceeds shall be credited to the infrastructure development fund and spent for the purposes specified in the law authorizing the issuance of the bonds. So much of the proceeds as is necessary must be used to pay costs incurred in issuing and selling the bonds. **116J.417 GREATER MINNESOTA CHILD CARE FACILITY CAPITAL GRANT PROGRAM.**

Subd. 9. **Cancellation of grant; return of money.** If the commissioner determines that a grantee is unable to proceed with an approved project or has not expended or obligated the grant money within five years of entering into the grant agreement with the commissioner, the commissioner shall cancel the grant and the money is available for the commissioner to make other grants under this section. Money made available to the commissioner from a canceled grant is subject to cancellation under section 16A.642 as if it had been appropriated to the program in the year in which the grant is canceled.

240A.20 PROMOTING CONSTRUCTION AND RENOVATION OF PUBLIC SKATE PARKS THROUGHOUT THE STATE.

Subdivision 1. **Definition.** For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, roller skating, and BMX biking.

Subd. 2. Promotion of public skate parks. The Minnesota Amateur Sports Commission shall:

(1) develop new public skate parks statewide; and

(2) provide matching grants to local units of government for public skate parks based on the criteria in this section.

Subd. 3. Criteria for grants to local units of government for public skate parks. (a) The commission shall administer a site selection process for the skate parks. The commission shall invite proposals from cities, towns, counties, consortia of cities, park boards, and school districts that are eligible to receive a grant under this program. A proposal for a skate park must include matching contributions including in-kind contributions of land, access roadways and access roadway improvements, and necessary utility services, landscaping, and parking.

(b) The skate park must be accessible to the public without charge for personal use.

(c) The skate park must be constructed of concrete.

(d) The location for all proposed facilities must be in areas of maximum demonstrated interest and must maximize accessibility to an arterial highway, transit, or pedestrian or bike path.

(e) To the extent possible, all proposed facilities must be dispersed equitably, must be located to maximize potential for full utilization, must accommodate noncompetitive family and community skating for all ages, and must encourage use of skate parks by a diverse population.

(f) The commission will give priority to proposals that come from more than one local government unit.

(g) The commission may also use the money to upgrade current facilities.

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(h) To the extent possible, 50 percent of all grants must be awarded to communities in greater Minnesota.

(i) A grant awarded under subdivision 2, clause (2), may not exceed \$500,000 unless the grantee demonstrates that the facility will have a regional or statewide draw. A grant awarded under subdivision 2, clause (2), may be for up to \$1,000,000 for a skate park with regional impact. A grant awarded under subdivision 2, clause (2), may be for up to \$2,000,000 for a skate park that has or will have more than 40,000 square feet.

(j) In selecting projects to be awarded grants under this section, the commission must give priority to those projects that are designed by experts in the field of concrete skate park design and are to be constructed by professionals with experience in the construction of concrete skate parks.

(k) To be eligible for a grant under this section, a local government must have engaged or must commit to engage youth in the planning, design, and programming for the concrete skate park.

Subd. 4. **Technical assistance.** To the extent possible, the commission shall provide technical assistance on skate park planning, design, and operation to communities.

Subd. 5. Agreements with local governments and cooperative purchasing agreements. (a) The Minnesota Amateur Sports Commission may enter into agreements with local units of government and provide financial assistance in the form of grants for the construction of skate parks that, in the determination of the commission, conform to its criteria.

(b) The commission may enter into cooperative purchasing agreements under section 471.59 with local governments to purchase skate park equipment and services through state contracts. The cooperative skate park equipment purchasing revolving fund is a separate account in the state treasury. The commission may charge a fee to cover the commission's administrative expenses to government units that have joint or cooperative purchasing agreements with the state under section 471.59. The fees collected must be deposited in the revolving fund established by this subdivision. Money in the fund is appropriated to the commission to administer the programs and services covered by this subdivision.

Subd. 6. Awarding a design-build contract. Notwithstanding section 471.345, cities, towns, counties, park boards, and school districts may solicit and award a design-build or construction manager at-risk contract for a construction or upgrade project funded under this section on the basis of a best value selection process. The city, town, county, park board, or school district must consider at least three proposals when awarding a design-build contract under this section.

Subd. 7. Availability of funds. A grant of money from an appropriation under this program is available to each grantee until the project that is the subject of the grant is completed or abandoned, subject to section 16A.642.

Laws 2023, chapter 53, article 17, section 2

Sec. 2. CAPITOL AREA COMMUNITY VITALITY ACCOUNT.

<u>Subdivision 1.</u> Account established; appropriation. (a) A Capitol Area community vitality account is established in the special revenue fund. Money in the account is appropriated to the commissioner of administration to improve the livability, economic health, and safety of communities within the Capitol Area, provided that no funds may be expended until a detailed program and oversight plan to govern their use, in accordance with the spending recommendations of the Capitol Area Community Vitality Task Force as approved by the Capitol Area Architectural and Planning Board, has been further approved by law.

(b) As used in this section, "Capitol Area" includes that part of the city of St. Paul within the boundaries described in Minnesota Statutes, section 15B.02.

Subd. 2. Appropriation. \$5,000,000 in fiscal year 2024 is transferred from the general fund to the Capitol Area community vitality account.