JSK

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1903

(SENATE AUTHORS: WESTROM and Duckworth)						
DATE	D-PG	OFFICIAL STATUS				
03/08/2021	733	Introduction and first reading				
		Referred to Housing Finance and Policy				
03/15/2021	878a	Comm report: To pass as amended and re-refer to Capital Investment				

1.1	A bill for an act
1.2 1.3 1.4	relating to capital investment; appropriating money for a greater Minnesota housing infrastructure grant program; authorizing the sale and issuance of state bonds; proposing coding for new law in Minnesota Statutes, chapter 462A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [462A.40] GREATER MINNESOTA HOUSING INFRASTRUCTURE
1.7	<u>GRANT PROGRAM.</u>
1.8	Subdivision 1. Grant program established. The agency may make grants to counties
1.9	and cities to provide up to 50 percent of the capital costs of public infrastructure necessary
1.10	for an eligible workforce housing development project. The agency may make a grant award
1.11	only after determining that nonstate resources are committed to complete the project. The
1.12	nonstate contribution may be either cash or in kind. In-kind contributions may include the
1.13	value of the site, whether the site is prepared before or after the law appropriating money
1.14	for the grant is enacted.
1.15	Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
1.16	meanings given.
1.17	(b) "City" means a statutory or home rule charter city located outside the metropolitan
1.18	area, as defined in section 473.121, subdivision 2.
1.19	(c) "County" means a county located outside the metropolitan area, as defined in section
1.20	<u>473.121, subdivision 2.</u>
1.21	(d) "Housing infrastructure" means publicly owned physical infrastructure necessary to
1.22	support housing development projects, including but not limited to sewers, water supply

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	SF1903	REVISOR	JSK	S1903-1	1st Engrossment		
2.1	systems, util	ity extensions, streets	, wastewater tre	atment systems, storm	water management		
2.2	systems, and	facilities for pretrea	tment of wastew	vater to remove phospl	horus.		
2.3	Subd. 3.	Eligible projects. <u>H</u> e	ousing projects o	eligible for a grant und	ler this section may		
2.4	be single-far	nily or multifamily h	ousing develop	ments, owner-occupied	d or rental.		
2.5	Subd. 4.	Application. (a) The	agency must de	evelop forms and proce	dures for soliciting		
2.6	and reviewin	ng applications for gr	ants under this s	section. At a minimum	, a county or city		
2.7	must include	in its application a r	resolution of the	county or city council	certifying that the		
2.8	required non	state match is available	ble. The agency	must evaluate comple	te applications for		
2.9	funding for e	eligible projects to de	etermine that:				
2.10	(1) the pr	oject is necessary to	increase sites av	vailable for housing dev	velopment that will		
2.11	provide adec	uate housing stock f	or the current or	future workforce; and	1		
2.12	(2) the in	crease in workforce h	ousing will resu	ult in substantial public	and private capital		
2.13	investment in	n the county or city i	n which the pro	ject would be located.			
2.14	<u>(b)</u> The d	etermination of whe	ther to make a g	rant for a site is within	the discretion of		
2.15	the agency, s	ubject to this section	. The agency's d	ecisions and application	on of the criteria are		
2.16	not subject to	o judicial review, exc	ept for abuse of	f discretion.			
2.17	Subd. 5.	Maximum grant am	ount. A county	or city may receive no	more than \$20,000		
2.18	per lot for sin	ngle-family, duplex, t	riplex, or four-p	olex housing developed	l, and no more than		
2.19	\$50,000 per	lot for multifamily h	ousing with mor	re than four units per b	ouilding. A county		
2.20	or city may receive no more than \$500,000 in two years for one or more housing						
2.21	development	ts.					
2.22	Subd. 6.	Cancellation of grai	nt; return of gr	ant money. If after fiv	e years, the agency		
2.23	determines t	hat a project has not	proceeded in a t	imely manner and is u	nlikely to be		
2.24	completed, th	ne agency must cance	l the grant and re	equire the grantee to ret	urn all grant money		
2.25	awarded for	that project.					
2.26	Subd. 7.	Appropriation. Gra	nt money return	ed to the agency is app	propriated to the		
2.27	agency to ma	ake additional grants	under this secti	on.			
2.28	EFFECT	TIVE DATE. This se	ection is effectiv	e the day following fin	nal enactment.		
2.29	Sec. 2. <u>HO</u>	USING INFRASTI	RUCTURE GR	ANT PROGRAM.			
2.30	Subdivisi	on 1. Appropriation	n. <u>\$2,500,000 is</u>	appropriated from the	bond proceeds fund		
2.31	to the housin	g finance agency for	grants under the	e greater Minnesota hou	using infrastructure		
2.32	grant program	m, under Minnesota	Statutes, section	n 462A.40.			

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- 3.1 Subd. 2. Bond sale. To provide the money appropriated in this section from the bond
- 3.2 proceeds fund, the commissioner of management and budget shall sell and issue bonds of
- 3.3 the state in an amount up to \$2,500,000 in the manner, upon the terms, and with the effect
- 3.4 prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota
- 3.5 <u>Constitution, article XI, sections 4 to 7.</u>
- 3.6 **EFFECTIVE DATE.** This section is effective the day following final enactment.