Companion to House File No. 3280. (Authors:Becker-Finn and Scott)

Adoption of Report: Placed on the General Register

Read for the Second Time

Presented to Governor

Governor Approval

Calendar for the Day, Amended Read Third Time as Amended Passed by the House as Amended

Read First Time and Referred to the Committee on Rules and Legislative Administration

Joint Rule 2.03 has been waived for any subsequent committee action on this bill

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State of Minnesota

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HOUSE OF REPRESENTATIVES Unofficial Engrossment

House Engrossment of a Senate File

NINETY-THIRD SESSION S. F. No. 3307

A bill for an act 1.1 relating to legislative enactments; correcting miscellaneous oversights, 1 2 inconsistencies, ambiguities, unintended results, and technical errors; amending 1.3 Minnesota Statutes 2022, section 268.057, subdivision 7; Laws 2023, chapter 13, 1.4 article 1, section 7; Laws 2023, chapter 33, section 18; Laws 2023, chapter 37, 1.5 article 2, section 8, subdivision 2; article 6, section 14; Laws 2023, chapter 52, 1.6 article 2, section 3, subdivision 8; article 6, section 10, subdivision 2; 2023 H.F. 1.7 1830, articles 2, section 16, if enacted; 7, section 10, if enacted; 2023 H.F. 2310, 1.8 article 4, if enacted; 2023 H.F. No. 2497, article 1, if enacted. 1.9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.10 Section 1. [CORR23-01] Laws 2023, chapter 13, article 1, section 7, is amended to read: 1.11 Sec. 7. Minnesota Statutes 2022, section 171.06, is amended by adding a subdivision to 1.12 read: 1.13 Subd. 11. Noncompliant license or identification card; secondary documents. (a) 1.14 For purposes of a noncompliant driver's license or identification card, a secondary document 1.15 under Minnesota Rules, part 7410.0400, subpart 3, or successor rules, includes: 1.16 (1) a second primary document listed under subdivision 10, paragraph (a); 1.17 (2) a notice of action on or proof of submission of a completed Application for Asylum 1.18 and for Withholding of Removal issued by the United States Department of Homeland 1.19 Security, Form I-589; 1.20 (3) a Certificate of Eligibility for Nonimmigrant Student Status issued by the United 1.21 States Department of Homeland Security, Form I-20; 1.22

Section 1.

	ENGROSSMENT	REVISOR	EAP	UES3307-1
2.1	(4) a Certificate of Eligibility	for Exchange Visitor St	atus issued by the	e United States
2.2	Department of State, Form DS-20	019;		
2.3	(5) a Deferred Action for Chil	dhood Arrival approval	notice issued by t	he United States
2.4	Department of Homeland Securit	y;		
2.5	(6) an employment authorizat	ion document issued by	the United States	s Department of
2.6	Homeland Security, Form I-688,	Form I-688A, Form I-68	88B, or Form I-70	66;
2.7	(7) a document issued by the	Social Security Adminis	stration Internal R	Revenue Service
2.8	with an individual taxpayer ident	ification number;		
2.9	(8) a Social Security card;			
2.10	(9) a Supplemental Security I	ncome award statement	issued no more tl	nan 12 months
2.11	before the application;			
2.12	(10) an unexpired Selective S	ervice card;		
2.13	(11) military orders that are st	till in effect at the time of	of application;	
2.14	(12) a Minnesota unemploym	ent insurance benefit sta	itement issued no	more than 90
2.15	days before the application;			
2.16	(13) a valid identification care	d for health benefits or a	n assistance or so	ocial services
2.17	program;			
2.18	(14) a Minnesota vehicle cert	ificate of title issued no	more than 12 mor	nths before the
2.19	application;			
2.20	(15) mortgage documents for	the applicant's residence	e;	
2.21	(16) a filed property deed or t	itle for the applicant's re	esidence;	
2.22	(17) a Minnesota property tax	statement for the curren	nt or prior calend	ar year, or a
2.23	proposed Minnesota property tax	notice for the current ye	ear, that shows th	e applicant's
2.24	principal residential address both	on the mailing portion and	d the portion station	ng what property
2.25	is being taxed;			
2.26	(18) a certified copy of a divo	orce decree or dissolution	n of marriage that	t specifies the

Section 1. 2

applicant's name or name change, issued by a court; and

(19) any of the following documents issued by a foreign jurisdiction:

(i) a driver's license that is current or has been expired for five years or less;

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3.1	(ii) a high school, college, or u	university student identi	fication card with	h a certified
3.2	transcript from the school;			
3.3	(iii) an official high school, co	llege, or university tran	script that include	es the applicant's
3.4	date of birth and a photograph of	the applicant at the age	the record was is	ssued;
3.5	(iv) a federal electoral card issu	ned on or after January 1,	1991, that contai	ns the applicant's
3.6	photograph;			
3.7	(v) a certified copy of the app	licant's certificate of ma	arriage; and	
3.8	(vi) a certified copy of a court	order or judgment from	a court of compo	etent jurisdictior
3.9	that contains the applicant's name	and date of birth.		
3.10	(b) Submission of more than of	one secondary documen	t is not required t	under this
3.11	subdivision.			
3.12	Sec. 2. [CORR23-03A] Laws 20	023, chapter 37, article	6, section 14, is a	mended to read
3.13	Sec. 14. WORKGROUP ON I	EXPEDITING RENTA	AL ASSISTANC	E.
3.14	Subdivision 1. Creation; duti	es. A workgroup is crea	ated to study how	to expedite both
3.15	the processing of applications for	rental assistance and fo	r emergency rent	al assistance and
3.16	the distribution of rental assistance	ee funds to landlords, in	order to identify	what processes,
3.17	procedures, and technological or p	oersonnel resources wou	ıld be necessary to	o enable the state
3.18	or county agencies responsible fo	r administering governi	ment rental assist	ance funds,
3.19	including the family homelessnes	s prevention and assista	ance program, the	eemergency
3.20	assistance program, and emergence	cy general assistance, to	meet the follow	ing goals:
3.21	(1) within two weeks of receiv	ving a completed applic	ation for rental as	ssistance, make
3.22	and issue a determination on the a	application; and		
3.23	(2) within 30 days of receiving	g a completed application	on for rental assis	stance, issue
3.24	payment on an approved rental ap	oplication to the landlor	d.	
3.25	Subd. 2. Membership. The w	orkgroup shall consist of	of the following:	
3.26	(1) the commissioner of the M	Iinnesota Housing Fina	nce Agency or a	designee;
3.27	(2) the commissioner of the D	epartment of Human Se	ervices or designe	ee;
3.28	(3) a representative from the M	Minnesota Multi Housin	ng Association;	

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(5) a representative from HOME Line;

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(4) a representative from Mid-Minnesota Legal Aid;

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4.1	(6) a representative from the U	nited Way;		
4.2	(7) a representative from the S	alvation Army;		
4.3	(8) a representative from the C	ommunity Action Part	nership;	
4.4	(9) a representative from Com	munity Mediation Min	nesota;	
4.5	(10) a representative from the	Family Housing Fund;		
4.6	(11) four county administrator	s of emergency rental a	ssistance, includ	ing two county
4.7	administrators who work for metro	politan counties, as defi	ned by Minnesota	Statutes, section
4.8	473.121, subdivision 4, and two c	ounty administrators w	ho work for nonr	netropolitan
4.9	counties, with one member from e	each category appointed	d by the speaker of	of the house of
4.10	representatives and one from each	category appointed by	the senate major	rity leader;
4.11	(12) one member from the hou	se of representatives ap	ppointed by the s	peaker of the
4.12	house; and			
4.13	(13) one member from the sen	ate appointed by the se	nate majority lead	der.
4.14	Subd. 3. Facilitation; organiz	ation; meetings. (a) Th	ne Management A	nalysis Division
4.15	of Minnesota Management and Bu	ndget shall facilitate the	e workgroup and	convene the first
4.16	meeting by July September 15, 20	23.		
4.17	(b) The workgroup must meet	at regular intervals as o	often as necessary	to accomplish
4.18	the goals enumerated under subdi-	vision 1.		
4.19	(c) Meetings of the workgroup	are subject to the Min	nesota Open Mee	eting Law under
4.20	Minnesota Statutes, chapter 13D.			
4.21	Subd. 4. External consultatio	n. The workgroup shal	l consult with oth	ner individuals
4.22	and organizations that have expert	ise and experience that	t may assist the w	orkgroup in
4.23	fulfilling its responsibilities, inclu	ding entities engaging	in additional exte	rnal stakeholder
4.24	input from those with lived experi	ence and administrator	rs of emergency a	ssistance not
4.25	named to the workgroup, including	g Minnesota's Tribal na	ations.	

subdivision 5, or February 28, 2024, whichever is later. 4.31

Subd. 5. **Report required.** The workgroup shall submit a final report by February $1\underline{29}$,

2024, to the chairs and ranking minority members of the legislative committees with

jurisdiction over housing finance and policy. The report shall include draft legislation

Subd. 6. Expiration. The workgroup expires upon submission of the final report in

Sec. 2. 4

required to implement the proposed legislation.

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5.1	Sec. 3. [CORR23-03B] Laws 2023, chapter 37, article 6, section 14, the effective date, is
5.2	amended to read:

- **EFFECTIVE DATE.** This section is effective the day following final enactment and expires March 1, 2024 the day following sine die adjournment of both bodies of the 93rd regular legislative session.
- Sec. 4. [CORR23-04] Laws 2023, chapter 37, article 2, section 8, subdivision 2, is amended to read:
- 5.8 Subd. 2. **Eligible organizations.** To be eligible for a grant under this section an organization must:
 - (1) be a nonprofit organization that is tax exempt under section 501(c)(3) of the Internal Revenue Code that has been doing business in the state for at least ten years as demonstrated by registration or filing of organizational documents with the secretary of state;
 - (2) have its primary operations located in the state;
 - (3) be experiencing significant detrimental financial impact due to recent economic and social conditions, including but not limited to decreased operating revenue due to loss of rental income or increased operating expenses due to inflation in utility expenses, insurance, or other expenses;
 - (4) have supportive services options available for the individuals and families residing in a portion of the rental housing it provides to low-income populations; and
 - (5) provide, as of December 31, 2022, housing units in the state that it owns or controls consisting of any of the following:
 - (i) at least 1,000 units of naturally occurring affordable housing. For purposes of this item, "naturally occurring affordable housing" means multiunit rental housing developments that have not received financing from the federal low-income housing tax credit program for which the majority of the units have agreements in place to be affordable to individuals or families with incomes at or below 60 percent of the area median income as determined by the United States Department of Housing and Urban Development, adjusted for family size, and that do not receive project- or other place-based rental subsidies from the federal government;
 - (ii) rental housing units, not including naturally occurring affordable housing, of which 50 percent of the total number of units are rented to individuals or families whose annual incomes, according to the most recent income certification as of December 31, 2022, are

Sec. 4. 5

- at or below 30 percent of the area median income as determined by the United States 6.1
- Department of Housing and Urban Development, adjusted for family size; or 6.2
- (iii) at least 250 units of permanent supportive housing, as defined in Minnesota Statutes, 6.3 section 462A.36, subdivision 1, paragraph (e). 6.4
- Sec. 5. [CORR23-06] 2023 H.F. No. 2310, article 4, if enacted during the 2023 regular 6.5
- legislative session, is amended to add: 6.6
- Sec. 113. EFFECTIVE DATE. 6.7
- H.F. No. 2310, article 4, sections 22 and 29 to 34, are effective January 1, 2024. 6.8
- **EFFECTIVE DATE.** This section is effective at the time H.F. No. 2310, article 4, 6.9
- sections 22 and 29 to 34, are effective and only if H.F. No. 2310 is enacted in the 2023 6.10
- regular legislative session. 6.11
- Sec. 6. [CORR23-07] 2023 H.F. No. 2497, article 1, if enacted during the 2023 regular 6.12
- legislative session, is amended to add a section to read: 6.13
- Sec. 10. Minnesota Statutes 2022, section 126C.05, subdivision 1, is amended to read: 6.14
- Subdivision 1. Pupil unit. Pupil units for each Minnesota resident pupil under the age 6.15
- of 21 or who meets the requirements of section 120A.20, subdivision 1, paragraph (c), in 6.16
- average daily membership enrolled in the district of residence, in another district under 6.17
- sections 123A.05 to 123A.08, 124D.03, 124D.08, or 124D.68; in a charter school under 6.18
- chapter 124E; or for whom the resident district pays tuition under section 123A.18, 123A.22, 6.19
- 123A.30, 123A.32, 123A.44, 123A.488, 123B.88, subdivision 4, 124D.04, 124D.05, 125A.03 6.20
- to 125A.24, 125A.51, or 125A.65, shall be counted according to this subdivision. 6.21
- (a) A prekindergarten pupil with a disability who is enrolled in a program approved by 6.22
- the commissioner and has an individualized education program is counted as the ratio of 6.23
- the number of hours of assessment and education service to 825 times 1.0 with a minimum 6.24
- average daily membership of 0.28, but not more than 1.0 pupil unit. 6.25
- (b) A prekindergarten pupil who is assessed but determined not to be disabled is counted 6.26
- as the ratio of the number of hours of assessment service to 825 times 1.0. 6.27
- (c) A kindergarten pupil with a disability who is enrolled in a program approved by the 6.28
- commissioner is counted as the ratio of the number of hours of assessment and education 6.29

Sec. 10. 6

7.20 school readiness plus program, 7.21 is counted as the ratio of the number of hours of instruction to 850 times 1.0, but not more 7.22 than 0.6 pupil units. A pupil qualifying under this paragraph must be counted in the same 7.23

7.24 manner as a voluntary prekindergarten student for all general education and other school

funding formulas. 7.25

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EFFECTIVE DATE. This section is effective for fiscal year 2024 and later.

Sec. 10. 7 read:

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8.1	Sec. 7. [CORR23-09] 2023 H.F. No. 1830, article 2, section 16, if enacted, is amended to

- 8.3 Sec. 16. Minnesota Statutes 2022, section 3.855, is amended by adding a subdivision to read:
 - Subd. 6. **Information required; collective bargaining agreements, memoranda of understanding, and interest arbitration awards.** Within 14 days after the implementation of a collective bargaining agreement, memorandum of understanding, or receipt of an interest arbitration award, the commissioner of management and budget must submit to the Legislative Coordinating Commission the following:
 - (1) a copy of the collective bargaining agreement showing changes from previous agreements and a copy of the executed agreement;
 - (2) a copy of any memorandum of understanding that has a fiscal impact, <u>or</u> interest, <u>or</u> arbitration award;
 - (3) a comparison of biennial compensation costs under the current agreement to the projected biennial compensation costs under the new agreement, memorandum of understanding, or interest, or arbitration award; and
 - (4) a comparison of biennial compensation costs under the current agreement to the projected biennial compensation costs for the following biennium under the new agreement, memorandum of understanding, or interest, or arbitration award.
- Sec. 8. [CORR23-10] Laws 2023, chapter 52, article 6, section 10, subdivision 2, is amended to read:
- Subd. 2. **Prosecutor-initiated sentence adjustment.** The prosecutor <u>for the jurisdiction</u> responsible for the prosecution of an individual convicted of a crime may commence a proceeding to adjust the sentence of that individual at any time after the initial sentencing provided the prosecutor does not seek to increase the period of confinement or, if the individual is serving a stayed sentence, increase the period of supervision.

Sec. 8. 8

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9.1	Sec. 9. [CORR23-11] 2023 H.F. No	o. 1830, article 7, se	ction 10, if enacted	d, is amended to
9.2	read:			
9.3 9.4	Sec. 10. Minnesota Statutes 2022, read:	section 16B.98, is ar	nended by adding	a subdivision to
9.5	Subd. 14. Administrative costs.	Unless amounts are	otherwise approp	riated for
9.6	administrative costs, a state agency m	nay retain up to five p	percent of the amo	unt appropriated
9.7	to the agency for grants enacted by the	he legislature and fo	rmula grants and ı	up to ten percent
9.8	for competitively awarded grants. The	nis subdivision appli	es to appropriation	ns made for new
9.9	grant programs enacted on or after the	he effective date of t	this subdivision. T	his subdivision
9.10	does not apply to grants funded with	an appropriation of	proceeds from the	e sale of state
9.11	general obligation bonds.			
9.12	EFFECTIVE DATE. This section	on is effective July 1,	, 2023, and applies	to grants issued

- on or after that date. 9.13
- Sec. 10. [CORR23-02A] Minnesota Statutes 2022, section 268.057, subdivision 7, is 9.14 amended to read: 9.15
 - Subd. 7. Credit adjustments, refunds. (a) If an employer makes an application for a credit adjustment of any amount paid under this chapter or section 116L.20 within four years of the date that the payment was due, in a manner and format prescribed by the commissioner, and the commissioner determines that the payment or any portion was erroneous, the commissioner must make an adjustment and issue a credit without interest. If a credit cannot be used, the commissioner must refund, without interest, the amount erroneously paid. The commissioner, on the commissioner's own motion, may make a credit adjustment or refund under this subdivision.
- Any refund returned to the commissioner is considered unclaimed property under chapter 9.24 345. 9.25
 - (b) If a credit adjustment or refund is denied in whole or in part, a determination of denial must be sent to the employer by mail or electronic transmission. The determination of denial is final unless an employer files an appeal within 20 45 calendar days after sending. Proceedings on the appeal are conducted in accordance with section 268.105.
- EFFECTIVE DATE. This section is effective for determinations issued on or after 9.30 May 5, 2024. 9.31

Sec. 10. 9

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10.1	Sec. 11.	[CORR23-02B]	Laws 2023,	chapter 33, see	ction 18, is an	mended to read

- Sec. 18. Minnesota Statutes 2022, section 268.105, subdivision 2, is amended to read:
 - Subd. 2. **Request for reconsideration.** (a) Any party, or the commissioner, may within 20 45 calendar days of the sending of the unemployment law judge's decision under subdivision 1a, file a request for reconsideration asking the judge to reconsider that decision.
 - (b) Upon a request for reconsideration having been filed, the chief unemployment law judge must send a notice, by mail or electronic transmission, to all parties that a request for reconsideration has been filed. The notice must inform the parties:
 - (1) that reconsideration is the procedure for the unemployment law judge to correct any factual or legal mistake in the decision, or to order an additional hearing when appropriate;
 - (2) of the opportunity to provide comment on the request for reconsideration, and the right under subdivision 5 to obtain a copy of any recorded testimony and exhibits offered or received into evidence at the hearing;
 - (3) that providing specific comments as to a perceived factual or legal mistake in the decision, or a perceived mistake in procedure during the hearing, will assist the unemployment law judge in deciding the request for reconsideration;
 - (4) of the right to obtain any comments and submissions provided by any other party regarding the request for reconsideration; and
- 10.19 (5) of the provisions of paragraph (c) regarding additional evidence.
- This paragraph does not apply if paragraph (d) is applicable. Sending the notice does not mean the unemployment law judge has decided the request for reconsideration was timely filed.
- 10.23 (c) In deciding a request for reconsideration, the unemployment law judge must not consider any evidence that was not submitted at the hearing, except for purposes of determining whether to order an additional hearing.
 - The unemployment law judge must order an additional hearing if a party shows that evidence which was not submitted at the hearing:
- 10.28 (1) would likely change the outcome of the decision and there was good cause for not 10.29 having previously submitted that evidence; or
- 10.30 (2) would show that the evidence that was submitted at the hearing was likely false and that the likely false evidence had an effect on the outcome of the decision.

Sec. 11. 10

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"Good cause" for purposes of this paragraph is a reason that would have prevented	ıa
reasonable person acting with due diligence from submitting the evidence.	

- (d) If the party who filed the request for reconsideration failed to participate in the hearing, the unemployment law judge must issue an order setting aside the decision and ordering an additional hearing if the party who failed to participate had good cause for failing to do so. The party who failed to participate in the hearing must be informed of the requirement to show good cause for failing to participate. If the unemployment law judge determines that good cause for failure to participate has not been shown, the judge must state that in the decision issued under paragraph (f).
- 11.10 Submission of a written statement at the hearing does not constitute participation for purposes of this paragraph. 11.11
- "Good cause" for purposes of this paragraph is a reason that would have prevented a 11.12 reasonable person acting with due diligence from participating in the hearing. 11.13
- (e) A request for reconsideration must be decided by the unemployment law judge who 11.14 issued the decision under subdivision 1a unless that judge: 11.15
- (1) is no longer employed by the department; 11.16
- (2) is on an extended or indefinite leave; or 11.17
 - (3) has been removed from the proceedings by the chief unemployment law judge.
- (f) If a request for reconsideration is timely filed, the unemployment law judge must 11.19 issue: 11.20
- (1) a decision affirming the findings of fact, reasons for decision, and decision issued 11.21 under subdivision 1a; 11.22
- (2) a decision modifying the findings of fact, reasons for decision, and decision under 11.23 11.24 subdivision 1a; or
- (3) an order setting aside the findings of fact, reasons for decision, and decision issued 11.25 11.26 under subdivision 1a, and ordering an additional hearing.
- The unemployment law judge must issue a decision dismissing the request for 11.27 reconsideration as untimely if the judge decides the request for reconsideration was not 11.28 filed within 45 calendar days after the sending of the decision under subdivision 1a. 11.29
- The unemployment law judge must send to all parties, by mail or electronic transmission, 11.30 the decision or order issued under this subdivision. A decision affirming or modifying the 11.31 previously issued findings of fact, reasons for decision, and decision, or a decision dismissing 11.32

Sec. 11. 11

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12.1	the request for reconsideration as untimely, is the final	al decision on the matter	and is binding
12.2	on the parties unless judicial review is sought under	subdivision 7.	
	G 12 [GODD22 05] I 2022 1 4 52 4	. 1 2 2 . 1 1:	• • • •
12.3	Sec. 12. [CORR23-05] Laws 2023, chapter 52, art	ficle 2, section 3, subdiv	1810n 8, 18
12.4	amended to read:		
12.5	Subd. 8. Office of Justice Programs	94,758,000	80,434,000
12.6	Appropriations by Fund		
12.7	General 94,662,000 80,338,000)	
12.8 12.9	State Government Special Revenue 96,000 96,000)	
12.10	(a) Domestic and Sexual Violence Housing		
12.11	\$1,500,000 each year is to establish a		
12.12	Domestic Violence Housing First grant		
12.13	program to provide resources for survivors of		
12.14	violence to access safe and stable housing and		
12.15	for staff to provide mobile advocacy and		
12.16	expertise in housing resources in their		
12.17	community and a Minnesota Domestic and		
12.18	Sexual Violence Transitional Housing		
12.19	program to develop and support medium to		
12.20	long term transitional housing for survivors		
12.21	of domestic and sexual violence with		
12.22	supportive services. The base for this		
12.23	appropriation is \$1,000,000 beginning in fiscal		
12.24	year 2026.		
12.25	(b) Federal Victims of Crime Funding Gap		
12.26	\$11,000,000 each year is to fund services for		
12.27	victims of domestic violence, sexual assault,		
12.28	child abuse, and other crimes. This is a		
12.29	onetime appropriation.		
12.30	(c) Office for Missing and Murdered Black		
12.31	Women and Girls		

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Sec. 12.

Sec. 12. 14

options for conflict or crisis de-escalation to

Sec. 12. 15

16.1 (n) **Prosecutor Training**

16.2	\$100,000 each year is for a grant to the
16.3	Minnesota County Attorneys Association to
16.4	be used for prosecutorial and law enforcement
16.5	training, including trial school training and
16.6	train-the-trainer courses. All training funded
16.7	with grant proceeds must contain blocks of
16.8	instruction on racial disparities in the criminal
16.9	justice system, collateral consequences to
16.10	criminal convictions, and trauma-informed
16.11	responses to victims. This is a onetime
16.12	appropriation.
16.13	The Minnesota County Attorneys Association
16.14	must report to the chairs and ranking minority
16.15	members of the legislative committees with
16.16	jurisdiction over public safety policy and
16.17	finance on the training provided with grant
16.18	proceeds, including a description of each
16.19	training and the number of prosecutors and
16.20	law enforcement officers who received
16.21	training. The report is due by February 15,
16.22	2025. The report may include trainings
16.23	scheduled to be completed after the date of
16.24	submission with an estimate of expected
16.25	participants.
16.26	(o) Minnesota Heals
16.27	\$500,000 each year is for the Minnesota Heals
16.28	grant program. This is a onetime
16.29	appropriation.
16.30	(p) Sexual Assault Exam Costs
16.31	\$3,967,000 the first year and \$3,767,000 the
16.32	second year are to reimburse qualified health

Sec. 12. 16

care providers for the expenses associated with

medical examinations administered to victims

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Sec. 12. 17

(r) Pathways to Policing

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Sec. 12. 18

color that primarily serve communities of

color, when allocating funds.

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\$250,000 each year is for grants to

(t) Racially Diverse Youth

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19.3	organizations to address racial disparity of
19.4	youth using shelter services in the Rochester
19.5	and St. Cloud regional areas. Of this amount,
19.6	\$125,000 each year is to address this issue in
19.7	the Rochester area and \$125,000 each year is
19.8	to address this issue in the St. Cloud area. A
19.9	grant recipient shall establish and operate a
19.10	pilot program connected to shelter services to
19.11	engage in community intervention outreach,
19.12	mobile case management, family reunification,
19.13	aftercare, and follow up when family members
19.14	are released from shelter services. A pilot
19.15	program must specifically address the high
19.16	number of racially diverse youth that enter
19.17	shelters in the regions. This is a onetime
	• .•
19.18	appropriation.
19.18 19.19	appropriation. (u) Violence Prevention Project Research
19.19	(u) Violence Prevention Project Research
19.19 19.20	(u) Violence Prevention Project Research Center
19.19 19.20 19.21	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the
19.19 19.20 19.21 19.22	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center,
19.19 19.20 19.21 19.22 19.23	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for
19.19 19.20 19.21 19.22 19.23 19.24	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for research focused on reducing violence in
19.19 19.20 19.21 19.22 19.23 19.24 19.25	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for research focused on reducing violence in society that uses data and analysis to improve
19.19 19.20 19.21 19.22 19.23 19.24 19.25 19.26	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for research focused on reducing violence in society that uses data and analysis to improve criminal justice-related policy and practice in
19.19 19.20 19.21 19.22 19.23 19.24 19.25 19.26	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for research focused on reducing violence in society that uses data and analysis to improve criminal justice-related policy and practice in Minnesota. Research must place an emphasis
19.19 19.20 19.21 19.22 19.23 19.24 19.25 19.26 19.27	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for research focused on reducing violence in society that uses data and analysis to improve criminal justice-related policy and practice in Minnesota. Research must place an emphasis on issues related to deaths and injuries
19.19 19.20 19.21 19.22 19.23 19.24 19.25 19.26 19.27 19.28 19.29	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for research focused on reducing violence in society that uses data and analysis to improve criminal justice-related policy and practice in Minnesota. Research must place an emphasis on issues related to deaths and injuries involving firearms. This is a onetime
19.19 19.20 19.21 19.22 19.23 19.24 19.25 19.26 19.27 19.28 19.29 19.30	(u) Violence Prevention Project Research Center \$500,000 each year is for a grant to the Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for research focused on reducing violence in society that uses data and analysis to improve criminal justice-related policy and practice in Minnesota. Research must place an emphasis on issues related to deaths and injuries involving firearms. This is a onetime appropriation.

Sec. 12. 19

submit an annual report to the chairs and

ranking minority members of the legislative

committees with jurisdiction over public safety

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19.34

REVISOR

EAP

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Sec. 12. 20

child welfare, and employment.

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Sec. 12. 21

onetime.

Unless otherwise provided, each section of this act is effective at the time the provision

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being corrected is effective.

Sec. 13. 22